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



## **Privacy Impact Assessment** for the **OCCO-Web**

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

Users, Holcombe, Henry Digitally signed by Users, Holcombe, Henry Date: 2024.08.30 10:03:37 -04'00'

# U.S. Department of Commerce Privacy Impact Assessment USPTO OCCO-Web

**Unique Project Identifier: EBPL-CCX-04-00** 

**Introduction:** System Description

Provide a brief description of the information system.

OCCO-Web involves 3 websites – www.uspto.gov (WWW), ptoweb.uspto.gov (PTOWeb), and imagegallery.uspto.gov (Image Gallery).

WWW provides public stakeholders with information from the United States Patent and Trademark Office (USPTO) about all aspects of intellectual property. It serves as the main web-based information dissemination channel for USPTO and provides links to public-facing, web-based applications used to conduct USPTO's day-to-day operations at WWW.

It also includes USPTO's corporate intranet website, PTOWeb serving as the primary internal communication, information dissemination and collaboration system for employees and contractors. Offices within the USPTO are able to utilize the Intranet Website to meet everyday business goals on the PTOWeb web site.

Additionally, the Image Gallery provides the ability to catalog, track, and make available a curated set of approved images for use on USPTO web properties. The solution is based on an open-source product (Gallery) and is targeted at a limited user group of USPTO internal users.

#### Address the following elements:

- (a) Whether it is a general support system, major application, or other type of system OCCO-WEB is a Major Application.
- (b) System location

OCCO-WEB is hosted in the USPTO Amazon Cloud Service (UACS) System.

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

OCCO-WEB is interconnected to:

**ICAM Identity as a Service (ICAM-IDaaS)** - Provides an enterprise authentication and authorization service to all applications/ Automatic Identification Systems (AIS)'s.

**Security and Compliance Services (SCS)** -is a system that utilizes its subsystems to connect with all the USPTO systems for enterprise monitoring and security operations.

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

OCCO-WEB provides the public and key stakeholders with information from USPTO about all aspects of intellectual property. It serves as the main web-based information dissemination channel for USPTO and provides links to public-facing, web-based applications used to conduct USPTO's day-to-day operations.

PTOWeb is the USPTO's corporate intranet website serving as the primary internal communication, information dissemination and collaboration system for employees and contractors. Offices within the USPTO are able to utilize the Intranet Website to meet everyday business goals on the ptoweb.uspto.gov web site.

The Image Gallery provides the ability to catalog, track, and make available a curated set of approved images for use on USPTO web properties. The solution is based on an open-source product (Gallery) and is targeted at a limited user group of USPTO internal users.

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

Information in the system is retrieved through the internet browser without authentication for public users, while authorized users have to be authenticated to access information that is not publicly available.

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

Information is transmitted via Hypertext Transfer Protocol Secure (HTTPS) with Transport Layer Security (TLS) 1.2.

(g) Any information sharing

Information is shared with the general public since OCCO-WEB is the main, web-based information dissemination channel for the Agency publishes public Personally Identifiable Information (PII) in the form of senior leadership biographies and news stories about interesting people in the world of Intellectual Property.

(h)	n) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information 5 U.S.C. 301 35 U.S.C. 2						
	Article Section 8, C. 8, 1 E-Government Act of 20 Open Government Act o	002		s and Scope of Power,	U.S.	Constitution	
(i)	The Federal Information Processing Standards (FIPS) 199 security impact category for the system						
	Moderate						
Sec	ction 1: Status of the Inf	orm	ation	System			
1.1	Indicate whether the	infor	matio	on system is a new or e	xistin	g system.	
	☐ This is a new information	tion s	syster	n.			
	☐ This is an existing info	orma	tion s	ystem with changes th	at cre	ate new privacy risks. (Ch	heck
	all that apply.)						
	Changes That Create New	v Priv	vacv R	isks (CTCNPR)			$\overline{}$
	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 of Data	
	j. Other changes that crea	te nev	v priva	cy risks (specify):			
	☐ This is an existing info	orma	tion s	ystem in which chang	es do	not create new privacy risl	ks,
	and there is not a	SAC	P app	proved Privacy Impac	t Asse	essment.	
						not create new privacy risl	ks,
	_			ed Privacy Impact As		• •	ŕ
Sec	etion 2: Information in t	he S	ysten	1			
2.1	-	•		fiable information (PII or disseminated. <i>(Che</i>	*	iness identifiable informat that apply.)	ion
-	dentifying Numbers (IN)			Duivrou's Liegras		i Financial Account	
a	,	<u> </u>		Driver's License	<u> </u>	j. Financial Account	╀╬
b	. TaxpayerID	П	g. F	assport		k. Financial Transaction	

c. EmployerID		h. Alien Registration		l. Vehicle Identifier	
d. Employee ID		i. Credit Card		m. Medical Record	
e. File/Case ID					
n. Other identifying numbers	(speci	y):			
	needto	o collect, maintain, or disseminat	te the S	ocial Security number, including	5
truncated form:					
General Personal Data (GPI	T	1 D. G. CD' (1)		F'' 11 C	
a. Name		h. Date of Birth		o. Financial Information	
b. Maiden Name		i. Place of Birth	$\boxtimes$	p. Medical Information	
c. Alias		j. Home Address		q. Military Service	$\boxtimes$
d. Gender	$\boxtimes$	k. Telephone Number		r. Criminal Record	$\boxtimes$
e. Age	$\boxtimes$	l. Email Address		s. Marital Status	$\boxtimes$
f. Race/Ethnicity	$\boxtimes$	m. Education	$\boxtimes$	t. Mother's Maiden Name	
g. Citizenship		n. Religion			
u. Other general personal dat	ta (spec	ify):			
Work-Related Data (WRD)					
a. Occupation	$\boxtimes$	e. Work Email Address	$\boxtimes$	i. Business Associates	$\boxtimes$
b. Job Title	$\boxtimes$	f. Salary		j. Proprietary or Business Information	
c. Work Address		g. Work History	$\boxtimes$	k. Procurement/contracting records	
d. Work Telephone Number	$\boxtimes$	h. Employment Performance Ratings or			
Number		other Performance			
		Information			
l. Other work-related data (s	specify	): Office or department addresses	5		
Distinguishing Features/Bio	metric	s(DFB)			
a. Fingerprints	П	f. Scars, Marks, Tattoos		k. Signatures	$\boxtimes$
b. Palm Prints		g. HairColor	$\boxtimes$	1. Vascular Scans	
c. Voice/Audio Recording		h. Eye Color	$\boxtimes$	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	I —	ľ			
System Administration/Aud	it Doto	(SAAD)			
a. User ID		c. Date/Time of Access	$\boxtimes$	e. IDFiles Accessed	$\boxtimes$
b. IP Address	$\boxtimes$	f. Queries Run		f. Contents of Files	

AN: 08222408043889

g. Other system a dministration/audit data (specify):					
Other Information (spec	cify)				
2 Indicate sources	of the PII	/BII in the system. <i>(Che</i>	ck all the	at apply.)	
		hom the Information Pertai	ns		
In Person	$\boxtimes$	Hard Copy: Mail/Fax		Online	Σ
Telephone	$\boxtimes$	Email	$\boxtimes$		
Other(specify):					
Government Sources					
Within the Bureau		Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign	$\frac{1}{\Box}$		
Other(specify):		1 - 5			
Non-government Source		I Del and Cardan		I Comment I Date Date and	
Public Organizations		Private Sector	$\boxtimes$	Commercial Data Brokers	
Third Party Website or A	pplication		$\boxtimes$		
Other(specify):					
OCCO-WEB is secur in accordance with the controls (encryption, awareness and role-baddress how to handlindividuals with prividuals an audit tra	red using access coased train, ileges havill and per	al Institute of Standards a ontrol, and auditing). Man ning is required for staff value and dispose of data. All a we undergone vetting and orforms random, periodic	ve, physiand Techndatory lawho have access has suitabilized	ical, and technical safegua mology (NIST) security Information Technology ( e access to the system and as role-based restrictions a ity screen. The USPTO	IT) l and
Is the information	covered	by the Paperwork Reduc	ction Act	?	

		LECTICY	number for the collection.			
	0651-0077, National Summer Teacher Institute					
	0651-0080, Clearance for the Collection of Qualitative Feedback on Agency Service Delivery					
		1g Cusi	tomer Experience and Improving Service Delivery			
	OMB Circular A-11, Section 280					
	No, the information is not covered by the P	a nerw	ork Reduction Act			
	Two, the information is not covered by the i	a per w	or reduction/ret.			
2.5 Inc	dicate the technologies used that conta	ain PII	I/BII in ways that have not been previously	I		
	<b>C</b>		<sub></sub>			
ae	ployed. (Check all that apply.)					
70	l. ' IIl.C'. ' DII/DII N. 4 D	·	D. J. J. (TUCDDADD)			
	nnologies Used Containing PII/BII Not Pre	Viousiy				
Sma	rt Cards		Biometrics			
Calle	er-ID		Personal Identity Verification (PIV) Cards			
Othe	r(specify):					
Othe	r (speerly).					
	Lan		NV/DW !			
	There are not any technologies used that co	ontain F	PII/BII in ways that have not been previously deplo	ved.		
$\boxtimes$				,		
$\boxtimes$						
$\boxtimes$	<u> </u>			<u> </u>		
	n 3: System Supported Activities			<u></u>		
	n 3: System Supported Activities			<u></u>		
Sectio		es whi	ch raise privacy risks/concerns. (Check at	<u> </u>		
Sectio	Indicate IT system supported activitie	es whi	ch raise privacy risks/concerns. (Check at	<u> </u>		
Sectio		es whi	ch raise privacy risks/concerns. (Check ai	<u> </u>		
Sectio	Indicate IT system supported activitie apply.)	s whi	ch raise privacy risks/concerns. (Check al	<u> </u>		
Sectio	Indicate IT system supported activitien apply.)  vities			<u> </u>		
Section 1.1 Acti	Indicate IT system supported activities to recordings	es whi	Building entry readers	<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities  vities to recordings o surveillance			<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities to recordings		Building entry readers	<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities  vities to recordings o surveillance		Building entry readers	<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities  vities to recordings o surveillance		Building entry readers	<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities apply.)  vities to recordings to surveillance to surveillance to specify): Video recordings		Building entry readers Electronic purchase transactions	<u> </u>		
Section 3.1  Activate Aud Vide	Indicate IT system supported activities  vities to recordings o surveillance		Building entry readers Electronic purchase transactions	<u> </u>		
.1  Acti Aud Vide	Indicate IT system supported activities apply.)  vities to recordings to surveillance to surveillance to specify): Video recordings		Building entry readers Electronic purchase transactions	<u> </u>		

## **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			
For a Computer Matching Program		For a dm inistering human resources programs	
For a dministrative matters	$\boxtimes$	To promote information sharing initiatives	$\boxtimes$
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	$\boxtimes$
For web measurement and customization technologies (single-session)		For web measurement and customization technologies (multi-session)	
Other(specify):			

#### **Section 5: Use of the Information**

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

The information collected is in reference to Contractors, Department of Commerce (DOC) employees and Members of the public for administrative matters and to improve federal services online.

Senior leadership biography examples are used to promote information sharing and improve employee/customer satisfaction.

Some biography examples can be found at: <a href="https://www.uspto.gov/about-us/executive-biographies">https://www.uspto.gov/about-us/executive-biographies</a>; newsworthy innovator examples are here: <a href="https://www.uspto.gov/learning-and-resources/journeys-innovation">https://www.uspto.gov/learning-and-resources/journeys-innovation</a>.

All content on <u>www.uspto.gov</u> is reviewed and approved as per AAO 219 and related handbooks.

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.)

The threats to privacy are insider threats, and foreign governments. USPTO requires annual security role-based training and annual mandatory security awareness procedure training for all employees. The annual training has made all employees aware of the possibility of insider threats and threats from adversarial or foreign entities and how these bad actors can affect USPTO's reputation. The following are USPTO's current policies that are adhered to: IT Privacy Policy (OCIO-POL-18), IT Security Education Awareness Training Policy (OCIO-POL-19), Personally Identifiable Data Removal Policy (OCIO-POL-23), and USPTO Rules of the Road (OCIOPOL36). The combination of USPTO trainings and policies will help USPTO employees to recognize insider threats and threats from adversarial or foreign entities. All offices of the USPTO adhere to the USPTO Records Management Office's Comprehensive Records Schedule that describes the types of USPTO records and their corresponding disposition authority or citation.

#### Technical Controls in place:

OCCO-WEB has put certain security controls in place to ensure that information is handled, retained, and disposed of appropriately. For example, advanced encryption is used to secure the data both during transmission and while stored at rest. 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. USPTO requires annual security role-based training and annual mandatory security awareness procedure training for all employees. The following are current USPTO policies; Information Security Foreign Travel Policy (OCIO-POL-6), IT Privacy Policy (OCIO-POL-18), IT Security Education Awareness Training Policy (OCIO-POL-19), Personally Identifiable Data Removal Policy (OCIO-POL-23), USPTO Rules of the Road (OCIO-POL-36). All offices of the USPTO adhere to the USPTO Records Management Office's Comprehensive Records Schedule that describes the types of USPTO records and their corresponding disposition authority or citation.

#### 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				
	Case-by-Case	Bulk Transfer	Direct Access		
Within the bureau			$\boxtimes$		
DOC bureaus					
Federal a gencies					
State, local, tribal gov't agencies					
Public			$\boxtimes$		
Private sector					
Foreign governments					
Foreign entities					
Other(specify):					

	The PII/BII in the system will not be shared.								
6.2 Does the DOC bureau/operating unit place a limitation on re-dissemination of PII/BI shared with external agencies/entities?									
	Yes, the external agency/entity is required to verify dissemination of PII/BII.	Yes, the external a gency/entity is required to verify with the DOC bureau/operating unit before redissemination of PII/BII.							
$\boxtimes$	No, the external agency/entity is not required to verify with the DOC bureau/operating unit before redissemination of PII/BII.								
	No, the bureau/operating unit does not share PII/BII	with external a gencies/entities.							
6.3	Indicate whether the IT system connects with systems authorized to process PII and/or BII.	•	Γ						
$\boxtimes$	Yes, this IT system connects with or receives inform process PII and/or BII.	nation from a nother IT system(s) a uthorized to							
	Provide the name of the IT system and describe the technical controls which prevent PII/BII lea kage: SCS ICAM-IDaaS								
	Technical Controls in place: OCCO-WEB has put certain security controls in place disposed of a ppropriately. For example, a dvanced entransmission and while stored at rest. Access to indicate all personnel who access the data must first a uthentic generated when the database is accessed. USPTO remandatory security a wareness procedure training for policies; Information Security Foreign Travel Policy IT Security Education Awareness Training Policy (CRemoval Policy (OCIO-POL-23), USPTO Rules of adhere to the USPTO Records Management Office's types of USPTO records and their corresponding dis	ncryption is used to secure the data both during vidual's PII is controlled through the application at cate to the system at which time an audit trail is quires a nnual security role-based training and a nnual allemployees. The following are current USPTO (OCIO-POL-6), IT Privacy Policy (OCIO-POL-DCIO-POL-19), Personally Identifiable Data the Road (OCIO-POL-36). All offices of the USP of Comprehensive Records Schedule that describes to	nd ual ) 18),						
	No, this IT system does not connect with or receive process PII and/or BII.	information from a nother IT system(s) authorized	to						
6.4	Identify the class of users who will have acceall that apply.)	ess to the IT system and the PII/BII. (Chec	ck						
	lass of Users								
<u> </u>		Government Employees	$\boxtimes$						
	ontractors								
Oth	ther(specify):								

### **Section 7:** Notice and Consent

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

$\boxtimes$	Yes, notice is provided pursuant to a system 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: <a href="https://www.uspto.gov/privacy-policy">https://www.uspto.gov/privacy-policy</a>		
$\boxtimes$	Yes, notice is provided by other means.	Specify how: Senior leaders are given the ability to review and approve their biography and newsworthy innovators are provided links to the stories they are featured in.	
	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: Newsworthy innovators may decline to be featured. It is part of the USPTO process to include the biography of senior leadership. They may optto not provide biography and/or photograph.
	No, individuals do not have an opportunity to decline to provide PII/BII.	Specify why not:

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

$\boxtimes$	Yes, individuals have an opportunity to	Specify how: Newsworthy innovators sign a consent as part of
_	consent to particular uses of their	the process of creating the article and senior leadership provide
	PII/BII.	the content of the featured biography.
	No, individuals do not have an	Specify why not:
	opportunity to consent to particular	
	uses of their PII/BII.	

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

	X	Yes, individuals have an opportunity to	Specify how: Senior leaders can request updates to their bios;
-		review/update PII/BII pertaining to	newsworthy innovator can provide corrections to published
		them.	stories since they are provided links to the stories they are
			featured in.
		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.)

	A11 1 C1 (1) 1 1 1 1
	All users signed a confidentiality a greement or non-disclosure agreement.
	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.
	Access to the PII/BII is restricted to a uthorized personnel only.
$\boxtimes$	Access to the PII/BII is being monitored, tracked, or recorded.
	Explanation: As with all content on the websites, access is logged in server logs.
$\boxtimes$	The information is secured in a ccordance with the Federal Information Security Modernization Act (FISMA) requirements.
	Provide date of most recent Assessment and Authorization (A&A): 3/27/2024
	☐ 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 5 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 a ccess to the system are subject to information security provisions in their contracts required by DOC policy.
	Contracts with customers establish DOC ownership rights over data including PII/BII.
Ш	Acceptance of lia bility for exposure of PII/BII is clearly defined in a greements 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*).

OCCO-Web publishes public PII. Author accounts are limited to trained authors, administrative accounts follow least privilege principles, and web communication is encrypted via HTTPS using Transport Layer Security (TLS) 1.2. PII in OCCO-Web is secured using appropriate administrative, physical, and technical safeguards in accordance with the applicable federal laws, executive orders, directives, policies, regulations, and standards. 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 USPTO maintains an audit trail and performs random periodic reviews to identify unauthorized access.

Adversarial entities, foreign governments, insider threats and inadvertent private information exposure are all risks and USPTO has policies, procedures and training to ensure that employees are aware of their responsibility of protecting sensitive information and the negative impact on the agency if there is a loss, misuse, or unauthorized access to or modification of sensitive private information. USPTO requires annual security role based training and annual mandatory security awareness procedure training for all employees. The following are current USPTO policies; Information Security Foreign Travel Policy (OCIO-POL-6), IT Privacy Policy (OCIOPOL-18), IT Security Education Awareness Training Policy (OCIO-POL-19), Personally Identifiable Data Removal Policy (OCIO-POL-23), USPTO Rules of the Road (OCIO-POL- 36). All offices of the USPTO adhere to the USPTO Records Management Office's Comprehensive Records Schedule that describes the types of USPTO records and their corresponding disposition authority or citation.

<u>Secti</u>	<u>on 9</u> : Pi	rivacy Act
9.1	Is the F	PII/BII searchable by a personal identifier (e.g, name or Social Security number)?
	$\boxtimes$	Yes, the PII/BII is searchable by a personal identifier.
		No, the PII/BII is not searchable by a personal identifier.
9.2	§ 552a by an e As per the	e whether a system of records is being created under the Privacy Act, 5 U.S.C. (A new system of records notice (SORN) is required if the system is not covered existing SORN).  Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned vidual."
	• Disser • https: • Inform	tis system is covered by a nexisting system of records notice (SORN).  e the SORN name, number, and link. (list all that apply):  mination Events and Registrations, PAT-TM-19  //www.commerce.gov/opog/privacy/SORN/SORN-DEPT-20  mation Collected Electronically in Connection with Department of Commerce Activities, Events, ograms, DEPT-23
	Yes, a	SORN has been submitted to the Department for approval on (date).
	No, th	is system is not a system of records and a SORN is not applicable.

#### Section 10: Retention of Information

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

$\boxtimes$	There is an approved record control s			
	Provide the name of the record control			
<u> </u>	GRS 5.1, item 020 – non-recordkeep			
	No, there is not an approved record c		e. ng and submitting a records control schedule:	
	Provide the stage in which the project	t is in develop.	ng and submitting a records control schedule.	
$\boxtimes$	Yes, retention is monitored for comp	liance to the sc	hedule.	
	No, retention is not monitored for con	mpliance to the	eschedule. Provide explanation:	
10.2	Indicate the disposal method of t	he PII/BII.	(Check all that apply.)	
	1			
Disp	osal			
	dding	ТП	Overwriting	
	aussing		Deleting	
1 -	e		Beleting	$\boxtimes$
Otne	er(specify):			
<u> </u>				
Section	n 11. NIST Special Publication	800_122 P	II Confidentiality Impact Level	
Sectio	1111. 11151 Speciall ublication	1000-1221	if Community Impact Level	
11.1	Indicate the potential impact that	t could resul	t to the subject individuals and/or the	
	• •		essed, used, or disclosed. (The PII	
		•	•	
	Confidentiality Impact Level is n	ot the same,	and does not have to be the same, as the	ie
	Federal Information Processing	Standards (	FIPS) 199 security impact category.)	
$\boxtimes$	Low—the loss of confidentiality, inte	egrity, or a vaila	bility could be expected to have a limited adve	rse
	effect on organizational operations, o			
			vailability could be expected to have a serious	
	adverse effect on organizational oper			
			ability could be expected to have a severe or	
	catastrophic adverse effect on organiz	zational operat	ions, organizational assets, or individuals.	
11.2	Indicate which factors were used	l to determin	e the above PII confidentiality impact l	evel
11.4		i to acteriiii	ic the above in confidentiality impact i	CVCI.
	(Check all that apply.)			
$\boxtimes$	Identifiability	l Provide exp	lanation: Names, telephone numbers, work ema	ail. and
			in be all combined to identify an individual.	, aa
$\boxtimes$	Quantity of PII		lanation: One newsworthy person per month is	added
	Quantity of the	to the site ar	id all Senior Leadership (15 individuals) biogra	phies
		are on the si		.pines
$\boxtimes$	Data Field Sensitivity	1	lanation: The data includes limited personal and	d
			delements and does not include sensitive identi	
			since all the information processed by OCCO-	
			ord information.	
$\boxtimes$	Context of Use		lanation: Serves as the main web-based in forma	ation
			on channel for the Agency and provides links to	
			g, web-based a pplications used to conduct the	
	-			

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		Agency's day-to-day operations.
$\boxtimes$	Obligation to Protect Confidentiality	Provide explanation: There is no obligation to protect the confidentiality of the PII, the PII processed by OCCO-WEB is publicly a vailable.
	Access to and Location of PII	Provide explanation: The PII within this system is a vailable to the public. The system stores its data within the cloud and thus logical access is enforced for back-end database maintenance.  The executive biographies are located here: <a href="https://www.uspto.gov/about-us/executive-biographies">https://www.uspto.gov/about-us/executive-biographies</a> The newsworthy innovator examples are listed at: <a href="https://www.uspto.gov/learning-and-resources/journeys-innovation">https://www.uspto.gov/learning-and-resources/journeys-innovation</a> The PII on this system is a vailable to the general public on the
		websites listed a bove.
	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.)

All content is completely reviewed before publishing to prevent inadvertently publishing any PII or sensitive PII. We only collect the PII that is needed to complete the executive biographies and newsworthy innovators articles. USPTO has identified and evaluated potential threats to PII such as loss of confidentiality and integrity of information. The USPTO's threat assessment policies, procedures, and training has been implemented to ensure that employees are aware of their responsibility to protect PII and to be aware of insider threats. Our employees are aware of the negative impact to the agency if there is a loss, misuse, or unauthorized access to or modification of PII.

12.2 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:
$\boxtimes$	No, the conduct of this PIA does not result in any required technology changes.