U.S. Department of Commerce National Oceanic & Atmospheric Administration



Privacy Threshold Analysis for the NOAA0520

NOAA Enterprise Data Centers (EDC)

U.S. Department of Commerce Privacy Threshold Analysis NOAA/OCIO/SDD/Enterprise Data Centers (EDC)

Unique Project Identifier: NOAA0520

Introduction: This Privacy Threshold Analysis (PTA) is a questionnaire to assist with determining if a Privacy Impact Assessment (PIA) is necessary for this IT system. This PTA is primarily based from the Office of Management and Budget (OMB) privacy guidance and the Department of Commerce (DOC) IT security/privacy policy. If questions arise or further guidance is needed in order to complete this PTA, please contact your Bureau Chief Privacy Officer (BCPO).

Description of the information system and its purpose: *Provide a general description (in a way that a non-technical person can understand) of the information system that addresses the following elements:*

The E-Government Act of 2002 defines "information system" by reference to the definition section of Title 44 of the United States Code. The following is a summary of the definition: "Information system" means a discrete set of information resources organized for the collection, processing, maintenance, use, sharing, dissemination, or disposition of information. See: 44. U.S.C. § 3502(8).

a) Whether it is a general support system, major application, or other type of system

The NOAA Enterprise Data Center (EDC) NOAA0520 is comprised of several "subsystems" or "locations." NOAA0520 is a general facility support system. The EDC is responsible for the overall management of operations and oversight at NOAA's Enterprise Data Center locations. The EDC NOAA0520 is missioned with a primary function requirement to provide co-location services which include common controls to the various NOAA programs who reside in the various rooms, buildings, or facilities managed under the EDC umbrella. This information system is also capable of supporting SCADA information system (IS) which provides building power, badging and CCTV security support services and resources in select locations.

For the NOAA0520, the system boundary is defined both logically and physically. Logically, or from an IT services perspective, the scope or boundary of the NOAA0520 system is considered to include the SCADA systems used to monitor and maintain the facilities that NOAA maintains; environmental monitors for the locations that NOAA does not maintain; and the systems used to support those applications.

<i>b)</i>	System location

Physically, the scope or boundary of the NOAA0520 system is considered to include all of the following data center locations:

Boulder, CO (additional)

Silver Spring, MD (additional)

Ashburn, VA (additional)

Fairmont, WV (primary)

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

Interconnected with NOAA N-Wave for transport services between NOAA0520 locations.

d) The purpose that the system is designed to serve

System provides Physical and Environmental security controls in NOAA OCIO Data Centers; assisting in high availability and redundancy with high environmental and physical capabilities. Physical Access Control is a primary mission along with ensuring the Data Centers operate in accordance with DOC and NOAA policies.

e) The way the system operates to achieve the purpose

PII consists of information provided for building and restricted area access, including video data. PII inside of the NOAA0520 system boundary is only accessible by Federal employees and NOAA0520 support contractors for the determination of access and badge coding. C-Cure is an application used to manage and monitor physical access.

f) A general description of the type of information collected, maintained, used, or disseminated by the system

Two separate cards may be required to gain entry to NOAA offices and work areas: One, to access the building itself issued by the facility; this is needed to use common areas within the facility. The other is a CAC (or Common Access Card) authorized by NOAA, and issued by a Federal Government office. The EDC Access Request, via a Smartsheets form, should be used to

request the issue of a building access card and for adding EDC-managed areas to an existing CAC.

In accordance with applicable security controls, unescorted access to EDC must first be requested utilizing the EDC Access Request, via a Smartsheets form, prior to access approvals. Those individuals who would like unescorted access must supply the requested/required data on the EDC Access Request, via a Smartsheets form. Those requested/required data items are Name, Telephone Number, Job Title. Additionally, information collected from CAC is CAC Number (10-digit), Agency, System CS/CI, Personal ID, Org ID and Org Category. Those requests and associated data supplied by the user are stored in a database and accessible only by authorized privileged account administrators. The individual-supplied data is used only for identification and coding of their CAC as well as for contact purposes if there should be a problem with the account. The user base consists of Federal employees and contractors.

g) Identify individuals who have access to information on the system

Federal Employees responsible for Physical access decisions which includes system owner, information system security officer, data center manager and access controllers. Contractors also have access to information through their role in producing badges or supporting the physical security mission.

h) How information in the system is retrieved by the user

Personnel with security responsibilities access door access and video data via an isolated workstation that has limited access to both the room and terminal. Access determinations are stored within Smartsheets and are only accessible by those involved in access determinations.

i) How information is transmitted to and from the system

Via email, Smartsheets, and via administrative input (workstation) for access determinations. Video data and door access data is transmitted to / from a workstation for security management.

Questionnaire:

1. Status of the Information System

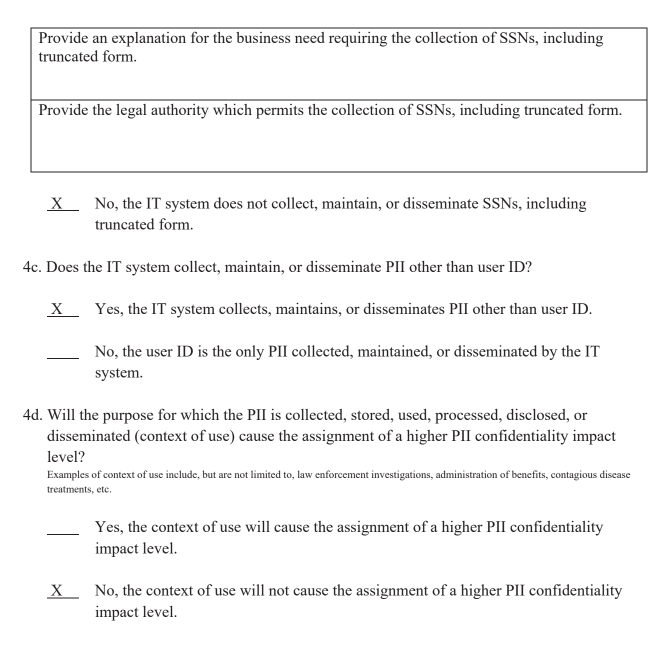
1a. Wha	at is the status of this information	on system?					
		ystem. Continue to answer questions and ion system with changes that or questions, and complete certification.					
Ch	anges That Cuesta New Drives y Di	dra (CTCNDD)					
a.	Changes That Create New Privacy Risks (CTCNPR) a. Conversions d. Significant Merging g. New Interagency U						
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 create new priva-	cy risks (specify):					
risks, and there is not a SAOP approved Privacy Impact Assessment. Continue to answer questions and complete certification. This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2015 01-2017). Continue to answer questions and complete certification. X This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2019 later). Skip questions and complete certification.							
	Yes. This is a new information	tion system.					
	Yes. This is an existing information system for which an amended contract is needed.						
	No. The IT Compliance in Acquisitions Checklist is not required for the acquisition of equipment for specialized Research and Development or scientific purposes that are not a National Security System.						
X	No. This is not a new inform	mation system.					
CONO NIST collec	ne IT system or its information cerns? Special Publication 800-53 Revision 4, Appertion and use of PII but may nevertheless raise activities and can be used to analyze the privace.	dix J, states "Organizations may also engage privacy concerns and associated risk. The pri	in activities that do not involve the vacy controls are equally applicable to				

to, audio recordings, video surveillance, building entry readers, and electronic purchase transactions.

X	Yes.	(Check all	that apply.)
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	Activities							
İ	Audio recordings		Building entry readers	X				
	Video surveillance*	X	Electronic purchase transactions					
	Other (specify): There is video surveillance in EDC	ties which houses NOAA offices and NOAA emplo	oyees.					
* GSA Building								
	No.							
3.	•	ninate business identifiable information (Bl dentifiable information consists of (a) information that is define tial or financial information obtained from a person [that is]						
	privileged or confidential." (5 U.S.C.552(b)(4)). This information is exempt from automatic release under the (b)(4) FOIA exemption. "Commercial" is not confined to records that reveal basic commercial operations" but includes any records [or information] in which the submitter has a commercial interest" and can include information submitted by a nonprofit entity, or (b) commercial or other information that, although it may not be exempt from release under FOIA, is exempt from disclosure by law (e.g., 13 U.S.C.)."							
Yes, the IT system collects, maintains, or disseminates BII.								
	X No, this IT system does not collec	t any	BII.					
4.	Personally Identifiable Information (PII)							
4a. Does the IT system collect, maintain, or disseminate PII? As per OMB 17-12: "The term PII refers to information that can be used to distinguish or trace an individual's identity either alone combined with other information that is linked or linkable to a specific individual."								
X Yes, the IT system collects, maintains, or disseminates PII about: (Check all that apply.)								
	X DOC employees							
	X Contractors working on behalf	f of D	OC					
	X Other Federal Government per							
	Members of the public							
	No, this IT system does not collec	t any	PII.					
If	the answer is "yes" to question 4a, please resp	ond to	o the following questions.					
4ł	b. Does the IT system collect, maintain, or d including truncated form?	lissem	ninate Social Security numbers (SSNs),					
	Yes, the IT system collects, maint	ains,	or disseminates SSNs, including truncated					

form.



If any of the answers to questions 2, 3, 4b, 4c, and/or 4d are "Yes," a Privacy Impact Assessment (PIA) must be completed for the IT system. This PTA and the SAOP approved PIA must be a part of the IT system's Assessment and Authorization Package.

CERTIFICATION

I certify the criteria implied by one or more of the questions above **apply** to the NOAA Enterprise Data Centers (EDC) and as a consequence of this applicability, I will perform and document a PIA for this IT system.

____ I certify the criteria implied by the questions above **do not apply** to the NOAA Enterprise Data Centers (EDC) and as a consequence of this non-applicability, a PIA for this IT system is not necessary.

Information Technology Security Officer Information System Security Officer or System Owner Name: Ansaruddin Hasan Office: NOAA/OCIO Name: Justin May (ISSO) Office: NOAA/OCIO Phone: 240-255-8556 Phone: (303) 437-8155 Email: Ansaruddin.Hasan@noaa.gov Email:justin.may@noaa.gov MAY.JUSTIN MAY.JUSTIN.NAT HANIEL.10396359 HASAN.ANSA Digitally signed by HASAN.ANSARUDD Signature: NATHANIEL 80 Signature: RUDDIN.ISA. 1376816210 Date signed: .1039635980 2021.03.02 Date: 2021.03.02 1376816210 Date signed: 14:17:58 -05'00' **Privacy Act Officer Authorizing Official** Name: Adrienne Thomas Name: Douglas Perry Office: NOAA OCIO/CDO Office: NOAA/OCIO Phone: 828-257-3148 Phone: (301) 706-8742 Email: Adrienne.thomas@noaa.gov Email: douglas.a.perry@noaa.gov

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Bureau Chief Privacy Officer

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