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



Privacy Threshold Analysis for the Serco Patent Processing System (PPS)

## U.S. Department of Commerce Privacy Threshold Analysis USPTO Serco Patent Processing System (PPS)

Unique Project Identifier: [1858] PTOC-016-00

**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 Senior Agency Official for Privacy (SAOP).

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

- Serco PPS is a Major Application (MA). This system processes inbound electronic images of patent applications received by Serco Inc. from USPTO. Patent applications consist of electronic applications that conform to the application requirements as defined by USPTO.
- The system consists of a variety of application review, research tools and data entry tools to facilitate the evaluation and classification of the application creating a series of US Patent Classification (USPC) system and Cooperative Patent Classification (CPC) system classification data elements that describe the application.
- The PPS is exclusively dedicated for processing USPTO information. The system is physically located at the contractor owned, staffed, and operated facility located at Serco Inc., 1450 Technology Drive, Harrisonburg, VA 22801.

## **Questionnaire:**

1.	What is the status of this information system?									
				system. Continue to answer qu		and complete certification. at create new privacy risl	ks.			
		Complete chart below, continue to answer questions, and complete certification.								
		Changes That Create New Privacy Risks (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 of Data				
		j. Other changes that create n	ew pri	vacy risks (specify):						
		This is an existing inf risks. Continue to answer que		•	hange	es do not create new priva	acy			
2.	NIS coll thos	the IT system or its inform encerns? ST Special Publication 800-53 Revision a dection and use of PII, but may neverthelese activities and can be used to analyze the audio recordings, video surveillance, bui	4, Appe ess raise ne priva	ndix J, states "Organizations may a e privacy concerns and associated a cy risk and mitigate such risk whe	also eng risk. Th n necess	age in activities that do not involve to the privacy controls are equally applic sary." Examples include, but are not	he able to			
		Yes. Please describe	the a	ctivities which may rai	se pr	ivacy concerns.				
	$\boxtimes$	No								
3.	As j the priv "Co sub	per DOC Privacy Policy: "For the purport Freedom of Information Act (FOIA) as vileged or confidential." (5 U.S.C.552(b) ommercial" is not confined to records that mitter has a commercial interest" and cat, although it may not be exempt from relative to the confidential of the confident	ose of the 'trade so (4)). The treveal	is policy, business identifiable info ecrets and commercial or financial is information is exempt from auto basic commercial operations" but e information submitted by a nonp	ormation informatic re include profit en	n consists of (a) information that is deation obtained from a person [that is] elease under the (b)(4) FOIA exempt any records [or information] in whitity, or (b) commercial or other information.	efined in			
		Yes, the IT system co apply.)	BII about: (Check all th	ıat						
		□ Companies								

		$\boxtimes$	Other business entities
			No, this IT system does not collect any BII.
1.	Per	son	ally Identifiable Information
	(PI As p trace perso	I)? er ON	dB 07-16, Footnote 1: "The term 'personally identifiable information' refers to information which can be used to distinguish or dividual's identity, such as their name, social security number, biometric records, etc alone, or when combined with other or identifying information which is linked or linkable to a specific individual, such as date and place of birth, mother's maiden"
	$\boxtimes$		Yes, the IT system collects, maintains, or disseminates PII about: (Check all that apply.)
			DOC employees
			Contractors working on behalf of DOC
		$\boxtimes$	Members of the public
			No, this IT system does not collect any PII.
If t	he a	nsw	er is "yes" to question 4a, please respond to the following questions.
	4b.		Does the IT system collect, maintain, or disseminate PII other than user ID?
	$\boxtimes$		Yes, the IT system collects, maintains, or disseminates PII other than user ID.
			No, the user ID is the only PII collected, maintained, or disseminated by the IT system.

	Il the purpose for which the PII is collected, stored, used, processed, disclosed, or inated (context of use) cause the assignment of a higher PII confidentiality impact
level?	
Examples treatments	of context of use include, but are not limited to, law enforcement investigations, administration of benefits, contagious disease, etc.
	Yes, the context of use will cause the assignment of a higher PII confidentiality impact level.
	No, the context of use will not cause the assignment of a higher PII confidentiality impact level.

If any of the answers to questions 2, 3, 4b, and/or 4c are "Yes," a Privacy Impact Assessment (PIA) must be completed for the IT system. This PTA and the 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 Serco PPS 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 <b>do not apply</b> to the Serco PPS and as a consequence of this non-applicability, a PIA for this IT system is not necessary.
consequence of this non-applicability, at lex lor tills it system is not necessary.
Name of System Owner (SO):
Signature of SO: Date: 3/21/17
Name of Senior Information Security Officer (SISO):  Rami Dillon
Signature of SISO:
Name of Authorizing Official (AO) & Bureau Chief Privacy Officer (BCPO):
Signature of AO & BCPO:
Name of Authorizing Official (AO) or Designated Representative:
Signature of AO: Maria Hollman Date: 4/5/17