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



# **Privacy Impact Assessment** for the Private Branch Exchange - Voice Over Internet Protocol (PBX-VOIP)

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- ☐ Concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer
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# U.S. Department of Commerce Privacy Impact Assessment USPTO Private Branch Exchange – Voice Over Internet Protocol (PBX-VOIP)

**Unique Project Identifier: EIPL-IHSN-03-00** 

**Introduction:** System Description

Provide a brief description of the information system.

The Private Branch Exchange – Voice over Internet Protocol (PBX-VOIP) is an infrastructure information system consisting of three sub-systems, Cisco VOIP, Enterprise Call Center (ECC), and Cellular Repeater System (CRS). PBX-VOIP provides the following services in support of analog voice, digital voice, collaborative services and data communications for business units across the entire USPTO:

- Converged and non-converged analog and digital voice communication services;
- Customer Contact Center voice and terminal support;
- Teleworker collaborative computing environment; and
- Enhances cellular device (phones) service throughout the USPTO campus.

## Address the following elements:

- (a) Whether it is a general support system, major application, or other type of system PBX-VOIP is a General Support System (GSS).
- (b) System location
  PBX-VOIP is located in Alexandria, VA.
- (c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)PBX-VOIP interconnects with the following systems:
  - Enterprise Desktop Platform (EDP): EDP is an infrastructure information system that provides a standard enterprise-wide environment that manages desktops and laptops running on the Windows operating system (OS), providing United States Government Configuration Baseline (USGCB) compliant workstations.
  - Enterprise Windows Services (EWS): EWS is an infrastructure information system, which provides a hosting platform for major applications that support various USPTO missions.
  - Network and Security Infrastructure System (NSI): 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 United States Patent and Trademark Office (USPTO) IT applications.
- Enterprise UNIX Services (EUS): EUS System consists of assorted UNIX operating system variants (OS), each of which is comprised of many utilities, along with the master control program, the kernel.
- Trademark Processing System External Systems (TPS-ES): TPS-ES is a Major Application information system, and provides customer support for processing Trademark applications for USPTO.
- Information Dissemination Support System (IDSS): IDSS is an application information system, and provides the following services or functions in support of the USPTO mission. The purpose of the IDSS system is to support the Trademark and Electronic Government Business Division, the Corporate Systems Division (CSD), the Patent Search System Division, the Office of Electronic Information Products, and the Office of Public Information Services. It provides automated support for the timely search and retrieval of electronic text and images concerning patent applications and patents by USPTO internal and external users.
- Security and Compliance Services (SCS): SCS is a system that utilizes its subsystems to connect with all the USPTO systems. This system contains all cybersecurity tools used to assess the security posture of a system and maintains data for after action investigations.
- **Database Services (DBS):** DBS is an infrastructure information system, which provides a Database Infrastructure to support mission of USPTO.
- Enterprise Software System (ESS): ESS provides Enterprise Directory Services, Role-Based Access Control System, Email as a Service, and PTO Exchange Services.

(d) The way the system operates to achieve the purpose(s) identified in Section 4 PBX-VOIP operates through the following Automated Information Systems (AISs) to achieve its purpose:

**Cisco Voice over Internet Protocol (Cisco- VoIP):** Provides telephony services to the USPTO Headquarters and Nation-wide Satellite Offices.

Enterprise Contact Center (ECC): Provides technology that allows the public and USPTO employees the ability to contact USPTO business centers and access interactive and automated information regarding USPTO products, processes, and services. Additionally, ECC features an automated failover capability for system redundancy.

Cellular Repeater System (CRS): Cellular Repeater System (CRS) provides inbuilding cellular frequency coverage so that corporate and personal cellular devices can effectively communicate to enhance the cellular phone usage experience while on the USPTO campus.

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

Information in the system is retrieved through webpage access. Secure Shell (SSH) - used for secure logins, file transfers (secure copy protocol, Secure file transfer protocol) and port forwarding. This port is needed for logging into the call managers and for nightly backups for the Cisco- VoIP Cluster. (Call Manager Signaling) credentials are validated via Active Directory.

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

Cisco-VoIP employs cryptographic protections to prevent unauthorized disclosure of information and detect changes during transmission through the implementation of TLS 1.0 for URLs with FIPS 140-2 compliant protocols. In addition, Cisco-VoIP implements HTTPS (TLS/SSL) for the WEB administration and the remote command line utilizes SSH.

(g) Any information sharing

The Emergency Notification System connects to the Cisco Call Manager to obtain telephone information for users. In addition, Cisco WebEx Meeting Server utilizes Cisco Call Manager for account information. ECC might share some information with another system for reporting purposes.

- (h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information Clinger-Cohen Act and Leahy-Smith America Invents Act
- (i) The Federal Information Processing Standards (FIPS) 199 security impact category for the system Moderate

#### Sec

Section 1: Status of the Information System								
1.1 Indicate whether the infor	.1 Indicate whether the information system is a new or existing system.							
	☐ This is a new information system.  ☐ This is an existing information system with changes that create new privacy risks. (Check all that apply.)							
Changes That Create New Priv	acy R	isks (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 new privacy risks (specify):					
and there is not ⊠ This is an existing in	<ul> <li>□ This is an existing information system in which changes do not create new privacy risks, and there is not a SAOP approved Privacy Impact Assessment.</li> <li>☑ This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment.</li> </ul>				
Section 2: Information in	the S	ystem			
		dentifiable information (PI ned, or disseminated. <i>(Che</i>	/	siness identifiable informati I that apply.)	on
Identifying Numbers (IN)					
a. Social Security*	ΙП	f. Driver's License		j. Financial Account	П
b. TaxpayerID	+	g. Passport		k. Financial Transaction	
c. EmployerID	$+\overline{-}$	h. Alien Registration		l. Vehicle Identifier	
d. Employee ID		i. Credit Card		m. MedicalRecord	
e. File/Case ID					
n. Other identifying numbers	s (specif	iy):			
*Explanation for the business truncated form:	s need to	o collect, maintain, or dissemina	te the S	ocial Security number, including	5
General Personal Data (GP	T	Li Di CDid		T : 11 C ::	
a. Name	$\boxtimes$	h. Date of Birth		o. Financial Information	
b. Maiden Name		i. Place of Birth		p. MedicalInformation	
c. Alias		j. Home Address		q. Military Service	
d. Gender		k. Telephone Number	$\boxtimes$	r. CriminalRecord	
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 (specify):					
W I D I / ID / (WDD)					
Work-Related Data (WRD)  a. Occupation		e. Work Email Address		i. Business Associates	
b. Job Title		f. Salary		j. Proprietary or Business Information	
c. Work Address		g. Work History		k. Procurement/contracting records	

Directly from Individual about Whom the Information Pertains  In Person	d. Work Telephone Number	$\boxtimes$	h. Employment Performance Ratings or other Performance			
a. Fingerprints	l. Other work-related data (s	pecify				
a. Fingerprints						
a. Fingerprints	Distinguishing Features/Bio	metric	rs (DFB)			
c. Voice/Audio Recording					k. Signatures	
d. Video Recording   i. Height   n. Retina/Iris Scans   e. Photographs   j. Weight   o. Dental Profile   p. Other distinguishing features/biometrics (specify):    System Administration/Audit Data (SAAD)   a. User ID	b. Palm Prints		g. Hair Color		l. Vascular Scans	
c. Photographs	c. Voice/Audio Recording	$\boxtimes$	h. Eye Color		m. DNA Sample or Profile	
p. Other distinguishing features/biometrics (specify):    System Administration/Audit Data (SAAD)	d. Video Recording		i. Height			
System Administration/Audit Data (SAAD)  a. User ID	• •		1		o. Dental Profile	
a. User ID	p. Other distinguishing feat	ıres/bio	ometrics (specify):			
a. User ID						
Directly from Individual about Whom the Information Pertains   In Person		it Da ta				
g. Other system a dministration/audit data (specify):  Other Information (specify)  2 Indicate sources of the PII/BII in the system. (Check all that apply.)  Directly from Individual about Whom the Information Pertains  In Person		$\boxtimes$		$\boxtimes$		
Other Information (specify)  2 Indicate sources of the PII/BII in the system. (Check all that apply.)  Directly from Individual about Whom the Information Pertains In Person		_	`		f. Contents of Files	
Directly from Individual about Whom the Information Pertains  In Person	g. Other system a dministrati	ion/auc	dit data (specify):			
Directly from Individual about Whom the Information Pertains  In Person						
Directly from Individual about Whom the Information Pertains  In Person	Other Information (specify)					
Directly from Individual about Whom the Information Pertains  In Person						
Directly from Individual about Whom the Information Pertains  In Person						
Directly from Individual about Whom the Information Pertains  In Person						
Directly from Individual about Whom the Information Pertains  In Person	2.2 Indicate sources of the	e PII	/BII in the system <i>(Check</i>	all the	at annly )	
In Person ☐ Hard Copy: Mail/Fax ☐ Online ☐   Telephone ☑ Email ☑ Online ☐   Other (specify): ☑ Other Secretary ☑ Other Federal Agencies ☐   Within the Bureau ☑ Other DOC Bureaus ☐ Other Federal Agencies ☐   State, Local, Tribal ☐ Foreign ☐ ☐   Other (specify): ☐ Other Secretary ☐ ☐   Non-government Sources ☐ Private Sector ☐ Commercial Data Brokers ☐   Third Party Website or Application ☐ Commercial Data Brokers ☐		10 1 11/	Dir in the system. (Cheen	cere erre	ii appiy.)	
Telephone	Directly from Individual abo	out Wl	hom the Information Pertains			
Other (specify):    Government Sources	In Person		Hard Copy: Mail/Fax		Online	
Government Sources  Within the Bureau	Telephone	$\boxtimes$	Email	$\boxtimes$		
Within the Bureau	Other(specify):	•	•			
Within the Bureau						
Within the Bureau	Government Sources					
State, Local, Tribal		$\boxtimes$	Other DOC Bureaus		Other Federal Agencies	
Non-government Sources Public Organizations	State, Local, Tribal		Foreign			
Public Organizations     □     Private Sector     □     Commercial Data Brokers     □       Third Party Website or Application     □     □     □	Other(specify):					
Public Organizations     □     Private Sector     □     Commercial Data Brokers     □       Third Party Website or Application     □     □     □						
Public Organizations     □     Private Sector     □     Commercial Data Brokers     □       Third Party Website or Application     □     □     □	Non-government Cources					
Third Party Website or Application			Private Sector	ΙП	Commercial Data Brokers	
		ation	l	$\Box$		
- ····· (of) ).	Other(specify):					

2.	3	I	Descri	ibe	how 1	the a	accuracy	of '	th	e ii	ıf	ormation	in	the	system	İS	ensured.	
							2								_			

USPTO implements security and management controls to prevent the inappropriate disclosure of sensitive information. Security controls are employed to ensure information is resistant to tampering, remains confidential as necessary, and is available as intended by the agency and as expected by authorized users. Management controls are utilized to prevent the inappropriate disclosure of sensitive information. In addition, the Perimeter Network (NSI) and Security and Compliance Services (SCS) provide additional automated transmission and monitoring mechanisms to ensure that PII/BII information is protected and not breached by external entities. PII data is received from OHR and PALM and information received is updated via syncing.

		nformation is protected and not breached be and PALM and information received is	У			
2.4 Is the information covered by the	Paperworl	Reduction Act?				
	Yes, the information is covered by the Paperwork Reduction Act. Provide the OMB control number and the a gency number for the collection.					
No, the information is not covered by	thePaperwo	ork Reduction Act.				
deployed. (Check all that apply.)		/BII in ways that have not been previously	7			
Technologies Used Containing PII/BII No Smart Cards	t Previously	Deployed (TUCPBNPD)  Biometrics				
Caller-ID		Personal Identity Verification (PIV) Cards				
Other (specify):		reisonariucinity verification (FTV) Cards				
☐ There are not any technologies used to	hat contain P	II/BII in ways that have not been previously deplo	yed.			
Section 3: System Supported Activiti	ies					

3.1 Indicate IT system supported activities which raise privacy risks/concerns. (Check all that apply.)

Activities			
Audio recordings	$\boxtimes$	Building entry readers	
Video surveillance		Electronic purchase transactions	

Other (specify): Call detail records, Caller ID information (including first and last name), Voicemail messages					
☐ There are not any IT system supported ac	tivitios v	ikiah maisa muiya ayyuisha/a an aama			
I nere are not any 11 system supported ac	ziivilies w	mich raise privacy risks/concerns.			
Section 4: Purpose of the System  4.1 Indicate why the PII/BII in the IT sy (Check all that apply.)	stem is	being collected, maintained, or dissemina	ted.		
Purpose					
For a Computer Matching Program		For a dministering human resources programs			
For administrative matters	$\top$	To promote information sharing initiatives	$\boxtimes$		
Forlitigation		For criminal law enforcement activities			
For civil enforcement activities		For intelligence activities			
To improve Federal services online		For employee or customer satisfaction			
For web measurement and customization technologies (single-session)		For web measurement and customization technologies (multi-session)			
	generation	y. Phone system stores records of phone calls and on for Freedom of Information Act (FOIA), Human			
Section 5: Use of the Information					
by the IT system, describe how the I will be used. Indicate if the PII/BII	PII/BII identif	processes, missions, operations, etc.) supp that is collected, maintained, or dissemina- ied in Section 2.1 of this document is in member of the public, foreign national, vis	ted		
Call detail records, caller ID information messages are collected, maintained, and working on behalf of DOC, Other Feder public.	dissem	ninated for DOC employees, Contractors			
	o a stora nis info				

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 addition to insider threats, activity which may raise privacy concerns include the collection, maintenance and dissemination of PII in the form of call detail records, caller ID information (including first and last name), and voicemail messages. USPTO mitigates such threats through mandatory training for system users regarding appropriate handling of information and automatic purging of information in accordance with the retention schedule.

NIST security controls are 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. All offices of the USPTO adhere to the USPTO Records Management Office's Comprehensive Records Schedule or the General 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	$\boxtimes$	$\boxtimes$						
DOC bureaus								
Federalagencies								
State, local, tribal gov't agencies								
Public								
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 pl shared with external agencies/entities?	ace	a limitation on re-dissemination of PII/BII				
	Yes, the external a gency/entity is required to dissemination of PII/BII.	verif	y with the DOC bureau/operating unit before re-				
	dissemination of PII/BII.		rify with the DOC bureau/operating unit before re-				
$\boxtimes$	No, the bureau/operating unit does not share I	PH/B	II with external a gencies/entities.				
6.3	Indicate whether the IT system connect systems authorized to process PII and/o		th or receives information from any other l	ſΤ			
$\boxtimes$	process PII and/or BII.		mation from a nother IT system(s) a uthorized to e technical controls which prevent PII/BII lea kage:				
	Tra demark Processing System – External Systems (TPS-ES) Information Dissemination Support System (IDSS) Security and Compliance Services (SCS) Enterprise Software System (ESS)						
	disposed of appropriately. For example both during transmission and while street controlled through the application and authenticate to the system at which time accessed. USPTO requires annual sec security awareness procedure training adhere to the USPTO Records Manage or the General Records Schedule that corresponding disposition authority or	le, acored all all urity for emedescripts	personnel who access the data must first n audit trail is generated when the database r role based training and annual mandatory all employees. All offices of the USPTO nt Office's Comprehensive Records Sched cribes the types of USPTO records and the	e is lule			
	process PII and/or BII.	eceiv	e information from a nother IT system(s) authorized	110			
6.4	Identify the class of users who will hav all that apply.)	e ac	cess to the IT system and the PII/BII. (Che	?ck			
	ass of Users						
	neral Public		Government Employees	$\boxtimes$			
		$\boxtimes$					
Oth	her(specify):						

**Section 7:** Notice and Consent

7.1	Indicate whether individuals will be disseminated by the system. (Chec	e notified if their PII/BII is collected, maintained, or ck all that apply.)				
$\boxtimes$	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 and/or privacy policy can be found at: h	t statement and/or privacy policy. The Privacy Act statement attps://www.uspto.gov/privacy-policy				
	Yes, notice is provided by other means.	Specify how:				
$\boxtimes$	No, notice is not provided.	Specify why not: Detail Record information is requested from other business units within USPTO for in office processes like FOIA requests and for investigative actions by Office of human resources and security, etc.				
7.2	Indicate whether and how individu	als have an opportunity to decline to provide PII/BII.				
	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify how:				
	No, individuals do not have an opportunity to decline to provide PII/BII.	Specify why not: Users do not have the ability to decline to provide PII/BII since there is no mechanism in place preventing the collection of call detail information on a per user basis for telephone calls. Collection of Call Detail Records can be completely turned off if directed but will have an impact to the system maintenance/usage as well as providing reports to other USPTO Business units (BU) and FOIA requests.				
7.3	Indicate whether and how individu their PII/BII.	als 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:				
	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not: Users do not have the a bility to consent to particular uses of their PII/BII since there is no mechanism in place preventing the collection of call detail information on a per user basis for telephone calls. Even if there was, non-USPTO callers to a USPTO issued phone cannot request this. Collection of Call Detail Records can be completely turned off if directed but will have an impact to the system maintenance/usage as well as providing reports to other USPTO BUs and FOIA requests.				
7.4	Indicate whether and how individu pertaining to them.	als have an opportunity to review/update PII/BII				
$\boxtimes$	Yes, individuals have an opportunity to review/update PII/BII pertaining to them.	Specify how: Individuals can call the service desk to have their information updated.				

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.)

	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.		
$\boxtimes$	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: Audit 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): 11/18/2022  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).		
	of Action and Milestones (LOAWN).		
$\boxtimes$	A security assessment report has been reviewed for the information system and it has been determined that there are no additional privacy risks.		
$\boxtimes$	A security assessment report has been reviewed for the information system and it has been determined		
	A security assessment report has been reviewed for the information system and it has been determined that there are no additional privacy risks.  Contractors that have access 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.		
	A security assessment report has been reviewed for the information system and it has been determined that there are no additional privacy risks.  Contractors that have access to the system are subject to information security provisions in their contracts required by DOC policy.		

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*).

Information in USPTO information systems is protected with operational, management, and technical controls that are documented in the PBX-VOIP System Security Plan. A Security Categorization compliant with the FIPS 199 and NIST SP 800-60 requirements was conducted for PBX-VOIP. The overall FIPS 199 security impact level for PBX-VOIP was determined to be Moderate. This categorization influences the level of effort needed to protect the information managed and transmitted by the system.

Operational controls include securing all hardware associated with the PBX-VOIP in the USPTO Data Center. The Data Center is controlled by access card entry and is manned by a uniformed guard service to restrict access to the servers, their operating systems, and

databases.

PBX-VOIP is secured by various USPTO infrastructure components, including the Network and Security Infrastructure (NSI) system and other OCIO established technical controls including passwords.

Windows and Linux servers within PBX-VOIP are regularly updated with the latest security patches by the Windows and Unix System Support Groups.

Section 9: Privacy Act					
9.1	Is the PII/BII searchable by a personal identifier (e.g, name or Social Security number)?				
	⊠ 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 cover 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 fro information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular ass to the individual."				
$\boxtimes$	Yes, this system is covered by an existing system of records notice (SORN).				
	Provide the SORN name, number, and link. (list all that apply):				
	COMMERCE/DEPT-18, Employee Personnel Files Not Covered by Notices of Other Agencies				
	COMMERCE/DEPT-25, Access Control and Identity Management System.				
	COMMERCE/PAT-TM-20, Customer Call Center, Assistance and Satisfaction Survey Records.				
	Yes, a SORN has been submitted to the Department for approval on (date).				
	No, this system is not a system of records and a SORN is not applicable.				
Section	on 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 schedule. Provide the name of the record control schedule:				

GRS 5.1; 020: Non-recordkeeping copies of electronic records.

	GRS 5.5; 010: Mail, printing, and telecommunication services administrative and operational records. GRS 5.5; 020: Mail, printing, and telecommunication services control records. GRS 5.8; 010: Technical and administrative help desk operational records. GRS 6.5; 010: Public customer service operations records					
	No, there is not an approved record control schedule.  Provide the stage in which the project is in developing and submitting a records control schedule:					
$\boxtimes$	Yes, retention is monitored for compliance to the schedule.					
10.2	Indicate the disposal method of	the PI	I/BII. (	(Check all that apply.)		
	osal					
	dding			Overwriting		$\boxtimes$
	aussing			Deleting		$\boxtimes$
Othe	er(specify):					
	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.)					
	effect on organizational operations, of Moderate – the loss of confidentialit	organiza	ational a	ssets, or individuals.		
	adverse effect on organizational ope					
	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.					
	Indicate which factors were use (Check all that apply.)	d to de	etermin	e the above PII confidentia	lity impact le	evel.
$\boxtimes$	Identifiability	Tele		anation: Provide explanation: Ca umber), and voicemail message		
$\boxtimes$	Quantity of PII	but t	he numl	anation: The quantity of data is over of data items collected are the te, time, parties, length, and dev	e details of a cal	
$\boxtimes$	Data Field Sensitivity			anation: The data includes limite ease the sensitivity of the data.	ed personal da ta	a that

$\boxtimes$	Context of Use	Provide explanation: System automatically collects the details of a call as to date, time, parties, length, and devices. Call Detail Records are copied to a storage space for long-term storage. Cisco-VoIP maintenance personnel have access to this information and provide reports upon request for FOIA and other USPTO Business Units like HR and Office of Security.				
$\boxtimes$	Obligation to Protect Confidentiality	Provide explanation: USPTO Privacy Policy requires the PII information collected within the system to be protected a ccordance to NIST SP 800-122, Guide to Protecting the Confidentiality of Personally Identifiable Information.				
$\boxtimes$	Access to and Location of PII	Provide explanation: Access is limited only to the identified and a uthenticated users.				
	Other:	Provide explanation:				
	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 source other than the individual, explain why.)					
coll info thre	ection, maintenance and dissemin ormation (including first and last reats through mandatory training for	which may raise privacy concerns include the nation of PII in the form of call detail records, caller ID name), and voicemail messages. USPTO mitigates such or system users regarding appropriate handling of f information in accordance with the retention schedule.				
12.2	Indicate whether the conduct of t	this PIA results in any required business process changes.				
	Yes, the conduct of this PIA results in Explanation: No, the conduct of this PIA does not	result in any required business process changes.				
12.3	Indicate whether the conduct of t	this PIA results in any required technology changes.				
	Yes, the conduct of this PIA results in Explanation:	n required technology changes.				

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