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



Privacy Impact Assessment for the Vault System (VS)

Reviewed by: Henry J. Holcombe, Bureau Chief Privacy Officer

\boxtimes	Concurrence of Senior	Agency Official	for Privacy/DOC	Chief Privacy Office
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☐ Non-concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer

Users, Holcombe, Henry Digitally signed by Users, Holcombe, Henry Date: 2023.02.24 16:17:55 -05'00'

U.S. Department of Commerce Privacy Impact Assessment USPTO Vault System (VS)

Unique Project Identifier: PTOP-004-00

Introduction: System Description

Provide a brief description of the information system.

The Vault System (VS) is used by Patent Examiners (PEs) who possess a favorably adjudicated background investigation and are cleared to access National Security Information. The PEs review certain hardcopy patent applications that could contain Personally Identifiable Information (PII), Business Identifiable Information (BII), and classified information. These applications are stored in a secure location in physical folders. Form paragraphs are the official pre-written templates that PEs use to convey information to applicants and applicants' representatives (attorneys or patent agents) as part of the review process. Form paragraphs are stored in an MS-Word document on the VS. Cleared PEs use the VS as a word processor to copy and paste form paragraphs and populate them with information about the review of an application, in order to create correspondence documents that are stored in the physical folders, with copies mailed to applicants and their representatives. The VS can only be used to create, view, and store MS-Word documents, which may contain classified information or information under secrecy order that is treated as if it is classified.

Address the following elements:

- (a) Whether it is a general support system, major application, or other type of system Vault System (VS) is considered a major application.
- (b) System location
 Vault System resides at the USPTO facilities located in Alexandria, Virginia.
- (c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)Vault System is a standalone system without any network connectivity to the USPTO local area network, i.e., intranet/extranet.
- (d) The way the system operates to achieve the purpose(s) identified in Section 4

 Vault System achieves its purpose by having a stand-alone system without any network connectivity to the USPTO local area network, i.e., intranet/extranet, that Patent Examiners can use to prepare office actions and other correspondence in the course of examining patent applications that are under the secrecy orders or contain classified information.

i. Alteration in Character

of Data

(e)	How information in the system Information is viewed/ process Administration (GSA)-approv	sed w	rithin a controlled acce	ss are	a and in a General Services		
<i>(f)</i>	How information is transmitted. Not applicable as there is no re-		•				
(g)	y) Any information sharing Not applicable. There is no network connection between the Vault System and any other system.						
(h)	h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information 35 U.S.C. 2, 115, 117, 118, 122, 181-188 and 37 CFR 1.17-5.33						
(i)	The Federal Information Pro system Vault System has a FIPS 199		. ,	9 sec	urity impact category for th	е	
	etion 1: Status of the Information		·				
1.1	Indicate whether the information	mation	n system is a new or ex	kisting	system.		
	☐ This is a new information s	ystem	1.				
	☐ This is an existing informat	ion sy	ystem with changes tha	t crea	ate new privacy risks. (Chec	ck	
	all that apply.)	•			1 7 (
	Changes That Create New Priva	vacy Ri	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		

☐ 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.

f. Commercial Sources

⊠ This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment.

Section 2: Information in the System

c. Significant System

Management Changes

j. Other changes that create new privacy risks (specify):

Alentifying Numbers (IN)	(BII) is collected, ma	aintair	ned, or disseminated. (Che	eck ali	l that apply.)	
a. Social Security*	Identifying Numbers (IN)					
b. Taxpayer ID		ПП	f. Driver's License	Ιп	j. Financial Account	
c. Employer ID	· ·		g. Passport		3	H
d. Employee ID	1 7				l. Vehicle Identifier	H
c. File/Case ID			ŭ .			H
n. Other identifying numbers (specify): *Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: *Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: *Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: *Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: *Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: **Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: **Ocher all Personal Data* (GPD)	1 7					H
*Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: Ceneral Personal Data (GPD)		(specif	<u> </u>			
Truncated form:		` 1				
a. Name		needto	o collect, maintain, or dis semina	te the S	Social Security number, including	3
a. Name	General Personal Data (GPD	D)				
c. Alias	`	ĺ –	h. Date of Birth		o. Financial Information	
d. Gender	b. Maiden Name		i. Place of Birth		p. Medical Information	
e. Age	c. Alias		j. Home Address		q. Military Service	
f. Race/Ethnicity	d. Gender		k. Telephone Number		r. Criminal Record	
g. Citizenship	e. Age		l. Email Address		s. Marital Status	
u. Other general personal data (specify): Work-Related Data (WRD)	f. Race/Ethnicity		m. Education		t. Mother's Maiden Name	
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 d. Work Telephone Number □ h. Employment Performance Ratings or other Performance Information □ l. Other work-related data (specify): Distinguishing Features/Biometrics (DFB) a. Fingerprints □ f. Scars, Marks, Tattoos □ k. Signatures □ b. Palm Prints □ g. Hair Color □ l. Vascular Scans □	g. Citizenship		n. Religion			
a. Occupation	u. Other general personal dat	ta (spec	ify):			
a. Occupation						
b. Job Title	. ,					
c. Work Address g. Work History h. Employment Performance Ratings or other Performance Information l. Other work-related data (specify): Distinguishing Features/Biometrics (DFB) a. Fingerprints f. Scars, Marks, Tattoos g. Hair Color l. Vascular Scans	_			\boxtimes		\boxtimes
d. Work Telephone Number h. Employment Performance Ratings or other Performance Information l. Other work-related data (specify): Distinguishing Features/Biometrics (DFB) a. Fingerprints f. Scars, Marks, Tattoos b. Palm Prints g. Hair Color l. Vascular Scans		\boxtimes	,		Information	\boxtimes
Number Performance Ratings or other Performance Information l. Other work-related data (specify): Distinguishing Features/Biometrics (DFB)		\boxtimes	,			
Distinguishing Features/Biometrics (DFB) a. Fingerprints □ f. Scars, Marks, Tattoos □ k. Signatures □ b. Palm Prints □ g. Hair Color □ l. Vascular Scans □	Number		Performance Ratings or other Performance Information			
a. Fingerprints	I. Other work-related data (s	specify):			
a. Fingerprints	Distinguishing Faaturas /Dia	matria	s (DFR)			
b. Palm Prints	0 0				k. Signatures	
	<u> </u>		, , , , , , , , , , , , , , , , , , ,			
						片

Indicate what personally identifiable information (PII)/business identifiable information

2.1

d. Video Recording		i. Height		n. Retina/Iris Scans	
e. Photographs		j. Weight		o. Dental Profile	
p. Other distinguishing fea	atures/bio	ometrics (specify):	•		•
a. User ID				e. ID Files Accessed	т —
	\boxtimes				
b. IP Address		f. Queries Run		f. Contents of Files	
g. Other system administr	ation/aud	dit data (specify):			
Other Information (specify	y)				
2 Indicate sources of	the PII/	BII in the system. (Chec	ck all the	at apply.)	
2 Indicate sources of	the PII/	BII in the system. (Chec	ck all the	at apply.)	
		/BII in the system. (Checonom the Information Pertain		at apply.)	
		•		Online	
Directly from Individual al	bout Wh	nom the Information Pertain	18		
Directly from Individual al	bout Wh	nom the Information Pertain Hard Copy: Mail/Fax	18		
Directly from Individual al In Person Telephone	bout Wh	nom the Information Pertain Hard Copy: Mail/Fax	18		
Directly from Individual al In Person Telephone Other (specify):	bout Wh	nom the Information Pertain Hard Copy: Mail/Fax	18		
Directly from Individual al In Person Telephone	bout Wh	nom the Information Pertain Hard Copy: Mail/Fax	18		
Directly from Individual al In Person Telephone Other(specify): Government Sources	bout Wh	nom the Information Pertain Hard Copy: Mail/Fax Email	18	Online	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau	bout Wh	Mom the Information Pertain Hard Copy: Mail/Fax Email Other DOC Bureaus		Online	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal	bout Wh	Mom the Information Pertain Hard Copy: Mail/Fax Email Other DOC Bureaus		Online	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal Other (specify):	bout Wh	Mom the Information Pertain Hard Copy: Mail/Fax Email Other DOC Bureaus		Online	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal	bout Wh	Mom the Information Pertain Hard Copy: Mail/Fax Email Other DOC Bureaus		Online	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal Other (specify): Non-government Sources	bout Wh	Hard Copy: Mail/Fax Email Other DOC Bureaus Foreign		Online Other Federal Agencies	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal Other (specify): Non-government Sources Public Organizations Third Party Website or App	bout Wh	Hard Copy: Mail/Fax Email Other DOC Bureaus Foreign		Online Other Federal Agencies	
Directly from Individual al In Person Telephone Other (specify): Government Sources Within the Bureau State, Local, Tribal Other (specify): Non-government Sources Public Organizations	bout Wh	Hard Copy: Mail/Fax Email Other DOC Bureaus Foreign		Online Other Federal Agencies	

2.3 Describe how the accuracy of the information in the system is ensured.

Patent Examiners and Supervisors enter data in the systemand requisite to their level of authority at the USPTO they ensure accuracy. From a technical implementation, 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 expected by authorized users. Management controls are utilized to prevent the inappropriate disclosure of sensitive information.

2.4	Is the information covered by the Pape	rwork	Reduction Act?	
	Yes, the information is covered by the Paper Provide the OMB control number and the a 0651-0031 Patent Processing 0651-0034 Secrecy and License to Export No, the information is not covered by the Paper Provided Provided Processing No.	gency	number for the collection.	
	dicate the technologies used that conta eployed. (Check all that apply.)	in PII	/BII in ways that have not been previously	
	hnologies Used Containing PII/BII Not Prev	viously		
Sma	art Cards		Biometrics	
Call	er-ID		Personal Identity Verification (PIV) Cards	
Othe	er(specify):			
\boxtimes	There are not any technologies used that co	ntain F	PII/BII in ways that have not been previously deplo	yed.
Section 3.1	Indicate IT system supported activities apply.)	s whic	ch raise privacy risks/concerns. (Check al.	l that
Acti	ivities			
Aud	lio recordings		Building entry readers	
Vide	eo surveillance		Electronic purchase transactions	
Oth	er(specify): Click or tap here to enter text.			
	There are not any IT system supported activ	vities w	hich raise privacy risks/concerns.	
Section	on 4: Purpose of the System			
4.1	Indicate why the PII/BII in the IT syst (Check all that apply.)	em is	being collected, maintained, or disseminat	ed.
Pur	pose			
1 ul	pose			

For a Computer Matching Program		For administering human resources programs	
For administrative matters	\boxtimes	To promote information sharing initiatives	
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		For web measurement and customization	
technologies (single-session)		technologies (multi-session)	
Other (specify): Fulfilling the mission of the USP	ΓOand	examination of Patent Applications. PII (Examiner	
name and Title and Phone number) is collected to	facilita	te processing and/or patent application examination	ı
responses to tell the applicants who acted on the a	pplicat	ion on the response mailed to the applicant.	
		1	I

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 in the system is about federal employees and members of the public. This information is used for processing patent applications under Secrecy Orders and in the actions produced in our vault on the Vault System the BII is information from patent applications, which are analyzed with respect to their inventiveness against prior art. The PII is the information on our employee names and phone numbers which are required so that the applicants know who has acted on their application and their level of authority at the USPTO. Other forms of PII and BII may be a part of the hardcopy patent application files.

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.)

Insider threats as well foreign and adversarial entities are the predominant threat to privacy and data in the system. USPTO has implemented National Institute of Standards and Technology (NIST) security controls (encryption, access control, auditing) and we have this system completely separated from all other information technology (IT) systems. It is not connected to anything but a printer and the electrical power to run it. It is secured behind two card access doors and a GSA approved vault door in a Secret level security vault. Mandatory IT Awareness and role-based training is required for staff that have access to the system and addresses how to handle, retain, and dispose of data.

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.)

D	How Information will be Shared				
Recipient	Case-by-Case	Bulk Transfer	Direct Access		
Within the bureau					
DOC bureaus					
Federalagencies					
State, local, tribal gov't agencies					
Public					
Private sector					
Foreign governments					
Foreign entities					
Other (specify): The patents applications will be shared with the specific entities under the secrecy order only.	\boxtimes				
The PII/BII in the system will not be sh	ared.				
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 to verify with the DOC bureau/operating unit before re-					
dissemination of PII/BII.	hare PII/RII with exte	ernal agencies/entities			
No, the bureau/operating unit does not share PII/BII with external agencies/entities.					
6.3 Indicate whether the IT system consystems authorized to process PII a		eives information fro	om any other IT		
Yes, this IT system connects with or reconnects PII and/or BII. Provide the name of the IT system and of					

\boxtimes	No, this IT system does not connect with process PII and/or BII.	h or receiv	e information from another IT system(s) authorized	d to
6.4	Identify the class of users who will all that apply.)	have ac	cess to the IT system and the PII/BII. (Che	eck
Clas	ss of Users			
Gen	eral Public		Government Employees	\boxtimes
Con	tractors			
Oth	er(specify):			
Sectio 7.1	Indicate whether individuals will be disseminated by the system. (Check		if their PII/BII is collected, maintained, o	or .
\boxtimes	discussed in Section 9.	tstatemen	ords notice published in the Federal Register and tand/or privacy policy. The Privacy Act statement w.uspto.gov/privacy-policy	
	Yes, notice is provided by other means.	Specify	how:	
	No, notice is not provided.	Specify	why not:	
7.2	Indicate whether and how individua	ls have	an opportunity to decline to provide PII/BI	II.
	Yes, individuals have an opportunity to decline to provide PII/BII.	provide informat	how: Individuals have the opportunity to decline to PII/BII since they have a choice of what type of ion they wish to put into their application.)
	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	s of
\boxtimes	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.	particular persona voluntar the use of collect	how: Individuals have the ability to consent to ar uses of their information since submission of a linformation is voluntary. When individuals rily submit information, it constitutes their consent of the information for the purpose(s) stated at the tiestion. Should there ever be a need to use information pose other than one already provided for under the	me on

		Privacy Act, we will give them specific instructions on how they may consent to such use. They are never required to give such consent.
	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not:
'.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	Specify how: Individuals will need to work with USPTO patent examiners to update their records if contact information
	them.	changes.
	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.)

\boxtimes	All users signed a confidentiality agreement or non-disclosure agreement.
\boxtimes	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 authorized personnel only.
\boxtimes	Access to the PII/BII is being monitored, tracked, or recorded. Explanation: Audit logs and also physical access control of the surrounding vault.
\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): 11/14/2022 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.
	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).

Vault System is a standalone system with totally controlled access. Users are Patent Examiners cleared to access information classified at the Secret level and the Vault System is secured using appropriate administrative, physical, and technical safeguards in accordance with the applicable federal laws, Executive Orders, directives, policies, regulations, and standards.

The information is protected in accordance with the NIST 800-53, Revision 4 control set. Security Assessment and Authorization activities are routinely conducted for PACS. Secured technical architecture is incorporated into the system to prevent any unauthorized access. Data is maintained in areas accessible only to authorized personnel who are required to use two-factor authentication.

Management Controls:

a. The USPTO uses the Life Cycle review process to ensure that management controls are in place for VAULT. During the enhancement of any component, the security controls are reviewed, re-evaluated, and updated in the Security Plan. The Security Plans specifically address the management, operational and technical controls that are in place, and planned, during the operation of the enhanced system. Additional management controls include performing national agency checks on all personnel.

Operational Controls:

- 1. Automated operational controls include securing all hardware associated with VAULT 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. Contingency planning has been prepared for the data. Backups are performed on the processing databases. Backups are stored on tape and are secured off-site. Additional operation controls include (1) Logical edit checks to ensure proper sequence of actions; (2) Physical terminal identification; (3) Database User ID; (4) Restricted data display, as required; and (5) Restricted access.
- 2. Manual procedures shall be followed for handling extracted data containing sensitive PII which is physically transported outside of the USPTO premises. In order to remove data extracts containing sensitive PII from USPTO premises, users must:
- a. Maintain a centralized office log for extracted datasets that contain sensitive PII. This log must include the date the data was extracted and removed from the facilities, a description of the data extracted, the purpose of the extract, the expected date of disposal or return, and the actual date of return or deletion.
- b. Ensure that any extract which is no longer needed is returned to USPTO premises or securely erased and that this activity is recorded on the log.
- c. Obtain management concurrence in the log, if an extract aged over 90 days is still required.

Section 9: Privacy 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.	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)

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."

COMMERCE/PAT-TM-7 Patent Application Files. (Note: This notice is broken down, where indicated, into three subsystems relating to the status of the files: a. Pending; b. Abandoned; and c. Patented.). COMMERCE/PAT-TM-8 Patent Application Secrecy Order Files COMMERCE/PAT-TM-13 Petitioners for License to File for Foreign Patents COMMERCE/DEPT-18, Employees Personnel Files Not Covered by Notices of Other Agencies 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.				
· · · · · · · · · · · · · · · · · · ·				
No, this system is not a system of records and a SORN is not applicable.				
Indicate whether these records are covered by an approved records control schedule and monitored for compliance. (Check all that apply.)				
There is an approved record control schedule. Provide the name of the record control schedule: Evidentiary Patent Applications N1-241-10-1:4.1 Patent Examination Working Files N1-241-10-1:4.2				
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:				
Yes, retention is monitored for compliance to the schedule.				
No, retention is not monitored for compliance to the schedule. Provide explanation:				
Indicate the disposal method of the PII/BII. (Check all that apply.)				
Iding Overwriting				
ussing Deleting 🖂				
Other (specify): Hardcopy files (outside the Vault System) are shredded. Electronic information on the system does not leave the secure vault. When computer media is no longer needed, it stays in a more secure section of the vault which requires DOE "Q" clearance to enter until a secure disposal is authorized.				

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.)

	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.)

	I - 4 10 4 111	
\boxtimes	Identifiability	Provide explanation:
		Name, telephone number, Job titles, User ID, Work Telephone
		Number etc. can together identify a particular individual.
\boxtimes	Quantity of PII	Provide explanation:
		The quantity of PII/BII is determined by the number of
		nominations submitted for review.
\boxtimes	Data Field Sensitivity	Provide explanation:
		The patent information in the system is classified under secrecy
		order making the data sensitive.
\boxtimes	Context of Use	Provide explanation:
		The Vault System(VS) is used by Patent Examiners (PEs) who
		possess a favorably adjudicated background investigation and are
		cleared to access National Security Information.
\boxtimes	Obligation to Protect Confidentiality	Provide explanation:
		USPTO examiners are obligated to protect applicants' identity
		and application while the application is undergoing patent
		prosecution. Based on the data collected USPTO must protect the
		PII of each individual in accordance to the Privacy Act of 1974.
\boxtimes	Access to and Location of PII	Provide explanation:
		This system comprises of a laptop and a printer that is locked in a
		GSA secret vault within the USPTO campus. Access to this area
		is restricted to only verified patent examiners.
	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.)

Insider threats, Foreign and adversarial entities are the predominant threats to the information collected and its privacy. Security controls following FedRAMP and NIST guidance were implemented to deter and prevent threats to privacy. Management controls are utilized to prevent the inappropriate disclosure of sensitive information including Annual Security Awareness Training which is mandatory for all USPTO employees. It includes training modules on understanding privacy responsibilities and procedures and other information such as defining PII and how it should be protected.				
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.		