# **U.S. Department of Commerce Office of the Secretary**



## Privacy Impact Assessment for the Commerce Connection Web Application

Reviewed by:	Maria D. Dumas	, Bureau Chief I	Privacy Officer
	of Senior Agency Official for Priv		
	Jennifer Goode		09/14/2021
Signature of Seni	or Agency Official for Privacy/Do	OC Chief Privacy Officer	Date

# **U.S. Department of Commerce Privacy Impact Assessment Commerce Connection Web Application**

**Unique Project Identifier: [Number]** 

**Introduction: System Description** 

Provide a description of the system that addresses the following elements:

Connection.Commerce.gov is the Department of Commerce intranet for DOC employees. This internal portal contains agency information on bureaus within the agency. The web space leverages cloud-based services to provide employees with collaboration information. DOC employees using these collaboration tools are supported through Active Directory authentication and generally do not use the tools to collect information beyond business contact information unless otherwise approved.

- (a) Whether it is a general support system, major application, or other type of system Commerce Connection is a web application.
- (b) System location

Commerce Connection is on the OCIO managed azure cloud environment (FIPS 99 moderate), by way of the Office of The Secretary Cloud Services Platform (OSCSP) General Support System (GSS). As described in the PIA for OSCSP, OSCSP is managed through both cloud and physical components residing within the Herbert Clark Hoover Building (HCHB). Physical system location of each cloud service within OSCSP is generally dependent on each vendor leveraging either Microsoft Azure or Amazon Web Services Infrastructure as a Service (IaaS)/Platform as a Service (PaaS).

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

  Commerce Connection is a standalone application hosted on a multi-tenant web solution platform, which has an authority to operate.
- (d) The way the system operates to achieve the purpose(s) identied in Section 4

When users go to Connection.Commerce.gov, they automatically see an internal web interface that connects them to the intranet, allowing them to view options of icons at the top of the screen for them select. Depending on the desired use of resources offered, users are offered a "2.0" experience, where they can send and receive information regarding any events or activities in the participating offices. One of those resources is the HTML/web form for the COVID Vaccine Attestation Survey, for a DOC Federal employee to complete. In order to review, complete, and submit the form or provide any other type of information into the system, the user is required to log in. Commerce Connection cannot be accessed without direct connection to the HCHBnet or via VPN. This web application is available to DOC Federal employees and contractors. Authentication occurs when the user connects with use of their PIV card. Sessions between users and Commerce Connection occurs over Secure Sockets Layer (SSL) to provide another layer of security. DOC Federal employees upload proof of vaccination to the COVID Vaccine Tracker website. The website will limit uploads to valid file formats and perform antivirus scans. Users attest to the upload vaccination proof by displaying the uploaded image back to the user.

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

Depending on the need of the user, information may be retrieved by way of completion of a form included in the application, which a Forms PTA is developed for such forms. DOC OCIO system administrators have access to the data via the aforementioned CSV file, where the data is drawn into a report and sent to the appropriate office within the DOC as a status report via encrypted e-mail.

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

DOC users are able to log into Commerce Connection and go to the specified location for the activity or resource desired. At that time, they manually input the information, to which data is collected. Upon submission of the data, the data is ingested into the system via a spreadsheet (CSV file) from a web form (i.e. for the Attestation form). The form is then manually sent via encrypted e-mail to the reviewer of the data. No interconnections are planned.

- (g) Any information sharing conducted by the system
- No information is being shared outside the accreditation boundary of this system. DOC OCIO system administrators (federal employees) within BIS, MBDA and OS will have access to all of the data collected. Drupal results are downloadable as a CSV, where the information from the the forms is collected. This information is then sent to the appropriate office within the DOC.
- (h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information

Legal authority to collect PII and/or BII is contained in the following laws or Executive Orders as it may apply: 5 U.S.C. 301; 44 U.S.C. 3101; E.O. 12107, E.O. 131614, 41 U.S.C. 433(d); 5 U.S.C. 5379; 5 CFR Part 537; DAO 202-957; E.O. 12656; Federal Preparedness Circular (65, July 26, 1999, DAO 210-110, E.O. 12554, Public Law 100-71, dated July 11, 1987 Executive Order 13991

(i) The Federal Information Processing Standards (FIPS) 199 security impact category for the system

Moderate

# Section 1: Status of the Information System

1.1 Indicate whether the This is a new information.		ation system is a new o	or existi	ng system.	
X This is an existing	g informa	ntion system with chang	ges that	t create new privacy	
risks. (Check all that ap	ply.)				
<b>Changes That Create</b>	New Pri	vacy Risks (CTCNPF	R)		
a. Conversions		d. Significant Merging		g. New Interagency Uses	X
b. Anonymous to Non-Anonymous		e. New Public Access		h. Internal Flow or Collection	
c. Significant System  Management Change	es	f. Commercial Sources		i. Alteration in Character of Data	
		ew privacy risks (speci	ify): Fe	deral employees must atte	est
risks, and there is This is an existing risks, and there is 01-2017). This is an existing	g informa not a SA informa a SAOP	ation system in which caton system in which clapproved Privacy Impation system in which clapproved Privacy Impation system in which claps	Impact hanges act Asso hanges	do not create new privace Assessment.  do not create new privacy essment (version 01-2015)  do not create new privacy sessment (version 01-2016)	y 5 or
	ally iden			iness identifiable informa  that apply.)	tion
<b>Identifying Numbers (IN</b>	4)				
a. Social Security*	f.	Driver's License		j. Financial Account	
b. Taxpayer ID	g.	Passport		k. Financial Transaction	
c. Employer ID	X h.	Alien Registration		1. Vehicle Identifier	
d. Employee ID	i.	Credit Card		m. Medical Record	X
e. File/Case ID					
n. Other identifying num	bers (spe	cify):			
*Explanation for the busin number, including truncat			or disse	minate the Social Security	y

<b>General Personal Data</b>	(GPD	)			
a. Name	37	h. Date of Birth	X	o. Financial	
	X		Λ	Information	
b. Maiden Name		i. Place of Birth		p. Medical Information	X*
c. Alias		j. Home Address		q. Military Service	
d. Gender	X	k. Telephone Number		r. Criminal Record	
e. Age	X	1. Email Address	X	s. Physical	
	11			Characteristics	
f. Race/Ethnicity		m. Education		t. Mother's Maiden	
				Name	
g. Citizenship		n. Religion			

u. Other general personal data (specify):

The user will be required to login the system using their government email account, username and passcode for authentication. \*As required by Executive Order 13991.

Work-Related Data (W	RD)	
a. Occupation	e. Work Email Address	X 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	

1.	Other	work-re	lated	data	(specify	):
----	-------	---------	-------	------	----------	----

<b>Distinguishing Features/</b>	Biometrics (DFB)	
a. Fingerprints	f. Scars, Marks,	k. Signatures
	Tattoos	
b. Palm Prints	g. Hair Color	1. Vascular Scans
c. Voice/Audio	h. Eye Color	m. DNA Sample or
Recording		Profile
d. Video Recording	i. Height	n. Retina/Iris Scans
e. Photographs	j. Weight	o. Dental Profile

p. Other distinguishing features/biometrics (specify):

System Administration	<u>n/Au</u> dit	Data (SAAD)			
a. User ID	X	c. Date/Time of Access	X	e. ID Files Accessed	
b. IP Address		f. Queries Run		f. Contents of Files	
g. Other system admi:	nistratio	n/audit data (specify):			
Other Information (sp	ecify)				
.2 Indicate sources of	the PII/	BII in the system. (Check	all th	nat apply.)	
<b>Directly from Individ</b>	lual abo	out Whom the Information	on Per	rtains	
In Person		Hard Copy: Mail/Fax		Online	X
Telephone		Email			
Other (specify):	·				
<b>Government Sources</b>					
Within the Bureau	X	Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign			
Other (specify):	•				
Non-government Sou	rces				
Public Organizations		Private Sector		Commercial Data Brokers	
Third Party Website of	r Applic	ation			
Other (specify):					
2.3 Describe how the a	ccuracy	of the information in the	systen	n is ensured.	
information attests that	the info	rmation is correct. Employ	yees h		g th
authenticate using e-ma	iil addre	ss. Two-factor authenticat	ion is	required.	
.4 Is the information	covered	by the Paperwork Reducti	on Ac	et?	
1		overed by the Paperwork l l number and the agency n			
medical information Federal Employe	tion and ees vacce ecific to	resolution of HR-related rination status. Commerce the form being used to col	equire Conne	ection (and OMB control	g

No, the information is not covered by the Paperwork Reduction Act.

2.5 Indicate the technologies used that contain PII/BII in ways that have not been previously deployed. (Check all that apply.)

<b>Technologies Used Containing PII/BII N</b>	ot Previously Deployed (TUCPBNPD)
Smart Cards	Biometrics
Caller-ID	Personal Identity Verification (PIV) Cards
Other (specify):	

v	There are not any technologies used that contain PII/BII in ways that have not been
Λ	previously deployed.

## **Section 3:** System Supported Activities

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

Activities		
Audio recordings	Building entry readers	
Video surveillance	Electronic purchase transactions	
Other (specify):		

X There are not any IT system supported activities which raise privacy risks/concerns.
--

### **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 administering human resources	X
	programs	
For administrative matters	To promote information sharing	
	initiatives	
For litigation	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	
technologies (single-session)	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).

Commerce Connection offers various resources to DOC employees and contractors, such as use of the staff directory, participating in contests, training or other events. With use of the staff directory, DOC employees and contractors may have names, e-mail addresses and phone numbers listed. The application also captures sensitive PII regarding DOC employees, as needed by the Office of Personnel Management (OPM) and Presidential Directive to collect the status of COVID-19 vaccination. The information is pulled from the form into a CSV file, when a report is run by system administrators. The system administrators then send the report about DOC employees' vaccination status via an encrypted e-mail to the appropriate office within the DOC.

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.)

There are multiple potential threats to partial training for system users and managem schedules as well as the gamut of SP 80 Additionally, the annual cybersecurity is	ent of information 00-53 controls req	in accordance with uired of a federal sy	retention stem.
Section 6: Information Sharing and A	ccess		
6.1 Indicate with whom the bureau into PII/BII will be shared. (Check all a		PII/BII in the IT syst	em and how the
Recipient		Information will be	Shared
-	Case-by-Case	Bulk Transfer	Direct Access
Within the bureau			X
DOC bureaus			
Federal agencies			
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 place a limitation on re-dissemination of PII/BII shared with external agencies/entities?			
Yes, the external agency/entity is before re-dissemination of PII/BII  No, the external agency/entity is 1	I. not required to ver		
unit before re-dissemination of PI		~	
X No, the bureau/operating unit doe	s not share PII/BI	I with external agen	cies/entities.

6.3 Indicate whether the IT system connects with or receives information from any other IT systems authorized to process PII and/or BII.

	Yes, this IT system connects with or receives information from another IT system(s) authorized to process PII and/or BII.  Provide the name of the IT system and describe the technical controls which prevent PII/BII leakage:
X	No, this IT system does not connect with or receive information from another IT system(s) authorized to process PII and/or BII.

6.4 Identify the class of users who will have access to the IT system and the PII/BII. *(Check all that apply.)* 

Class of Users		
General Public	Government Employees	X
Contractors		
Other (specify):		
\ <b>1</b>		

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

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

X	Yes, notice is provided pursuant to Register and discussed in Section	o a system of records notice published in the Federal 9.
X		cy Act statement and/or privacy policy. The Privacy
	Act statement and/or privacy polic	
	https://www.commerce.gov/about/	/policies/privacy
X	Yes, notice is provided by other	Specify how: Please see Attachment A.
1	means.	
	No, notice is not provided.	Specify why not:
	•	

7.2 Indicate whether and how individuals have an opportunity to decline to provide PII/BII.

X	Yes, individuals have an opportunity to decline to provide	Specify how: Pending any change of future Federal mandates, Federal employees will have the option not
	PII/BII.	to provide their COVID-19 Vaccination Status.
	No, individuals do not have an	Specify why not:
	opportunity to decline to provide	
	PII/BII.	

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

X	Yes, individuals have an	Specify how: Pending any change of future Federal
	opportunity to consent to	mandates, Federal employees will have the option not
	particular uses of their PII/BII.	to provide their COVID-19 Vaccination Status.
	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 review/update PII/BII pertaining to them.	Specify how: Pending any change of future Federal mandates, Federal employees will have the option not to provide their vaccination status through the Attestation Form, as applicable. Employees can control and verify their information being submitted.
	No, individuals do not have an opportunity to review/update PII/BII pertaining to them.	Specify why not:

## **Section 8: Administrative and Technological Controls**

8.1 Indicate the administrative and technological controls for the system. *(Check all that apply.)* 

X	All users signed a confidentiality agreement or non-disclosure agreement.
X	All users are subject to a Code of Conduct that includes the requirement for
	confidentiality.
X	Staff (employees and contractors) received training on privacy and confidentiality
	policies and practices.

X	Access to the PII/BII is restricted to authorized personnel only.
X	Access to the PII/BII is being monitored, tracked, or recorded.
	Explanation: This sub-service inherits auditing system security controls.
X	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):  05/05/2021
	_This is a new system. The A&A date will be provided when the A&A package is approved.
X	The Federal Information Processing Standard (FIPS) 199 security impact category for
11	this system is a moderate or higher.
X	NIST Special Publication (SP) 800-122 and NIST SP 800-53 Revision 4 Appendix J
11	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).
X	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.
	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*).

All data is encrypted in transit, and at rest per NIST 800-53 System Security Controls, RMF NIST 37 Rev 2 and FedRAMP guidelines.

### Section 9: Privacy Act

- 9.1 Is the PII/BII searchable by a personal identifier (e.g, name or Social Security number)?
  - X 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 covered 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 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."

X	Yes, this system is covered by an existing system of records notice (SORN). Provide the SORN name, number, and link. (list all that apply):
	<ul> <li>OPM/GOVT-1 General Personnel Records</li> <li>COMMERCE/DEPT-18 – Employee Personnel Files Not Covered By Other Agencies</li> <li>OPM/GOVT – 10, Employee Medical File System of Records</li> </ul>
X	Yes, a SORN has been submitted to the Department for approval on April, 27, 2021. COMMERCE/DEPT-31, Public Health Emergency Records of Employees, Visitors, and Other Individuals at Department Locations
	No, this 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.)

X	There is an approved record control schedule. Provide the name of the record control schedule: Office of the Secretary Records: nc1-040-79-01 sf115.
	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:
X	Yes, retention is monitored for compliance to the schedule.  No, retention is not monitored for compliance to the schedule. Provide explanation:

10.2 Indicate the disposal method of the PII/BII. (Check all that apply.)

Disposal			
Shredding		Overwriting	
Degaussing		Deleting	X

Other (specify):			

## 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.)

	Low – the loss of confidentiality, integrity, or availability could be expected to have a limited adverse effect on organizational operations, organizational assets, or individuals.
X	Moderate – the loss of confidentiality, integrity, or availability could be expected to have a serious adverse effect on organizational operations, organizational assets, or individuals.
	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.)

X	Identifiability	Provide explanation: DOC email and username are used as a unique identifier.
X	Quantity of PII	Provide explanation: The quantity of PII to be handled by the system causes for a moderate impact category.
X	Data Field Sensitivity	Provide explanation: DOC employees are limited to the amount of data to be entered into the Commerce Connection Vaccine Attestation form
X	Context of Use	Provide explanation: The context is limited to HR personnel only for capturing federal employee vaccination status.
X	Obligation to Protect Confidentiality	Provide explanation: The Federal Information Security Management Act of 2002 (FISMA) and the Privacy Act of 1974 obligate government agencies to protect sensitive data.
X	Access to and Location of PII	Provide explanation: Access is limited to DOC system administrators.

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.)

There are multiple potential threats to privacy, to include insider threat. However, the system requires training for system users and management of information in accordance with retention schedules as well as the gamut of SP 800-53 controls required of a federal system. Administrators are also required to attend the annual cyber security awareness training, which helps to mitigate this threat.

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

#### Please check the box below that coincides with your vaccination status.

accination Status: As request describes your curre	uired by the White House and the Office of Management and Budget (OMB), please select the below statement than In traccination status. *
I am fully vaccinated –	- Employees are considered "fully vaccinated" two weeks after completing the second dose of a two-dose COVID-1 derna) or two weeks after receiving a single dose of a one-dose vaccine (e.g., Johnson & Johnson/Janssen).
I am not yet fully vacci	nated — I received my first dose of Moderna or Pfizer, and my second appointment is scheduled, or I received my f ago.
I have not been vaccin	
I decline to respond.	
ou are not vaccinated du ou have already received	ot to complete the form will be assumed to be not fully vaccinated for purposes of application of the safety protocols. The to medical or religious reasons, please check either "I have not been vaccinated" or "I decline to respond." Note that one dose of a vaccine, but are not yet fully vaccinated, or if you received your final dose less than two weeks ago, the fully vaccinated until you are at least two weeks past your final dose and resubmit your vaccination information.
Supervisor Informatio	n
First Name *	
First Name	
Last Name *	
E-mail *	
	Certification of Vaccination for Federal Employees
Privacy Act Statement	
Workforce and Requirin	orized to collect the information requested on this form pursuant to Executive Order 13991, Protecting the Federal g Mask-Wearing (Jan. 20, 2021), Executive Order 12196, Occupational Safety and Health Program for Federal
	<ol> <li>and 5 U.S.C. chapters 11, and 79.</li> <li>is being collected and maintained to promote the safety of Federal buildings and the Federal workforce consisten</li> </ol>
	ed authorities, the COVID-19 Workplace Safety: Agency Model Safety Principles established by the Safer Federal
	nd guidance from Centers for Disease Control and Prevention and the Occupational Safety and Health Administration
	e information requested on this form is intended to be used primarily for internal purposes, in certain circumstances i close this information externally, for example to disclose information to: a Federal, State, or local agency to the exter
necessary to comply wit	th laws governing reporting of communicable disease or other laws concerning health and safety in the work
	ative bodies (e.g., the Merit System Protection Board), arbitrators, and hearing examiners to the extent necessary to ed duties regarding Federal employment; to contractors, grantees, or volunteers as necessary to perform their duties
	en duties regarding rederatemployment, to contractors, grantees, or volunteers as necessary to perform their duties nent; to other agencies, courts, and persons as necessary and relevant in the course of litigation, and as necessary an
	irements for law enforcement; or to a person authorized to act on your behalf. A complete list of the routine uses car
	of records notice associated with this collection of information, OPM/GOVT-10, Employee Medical File System of 099 (June 21, 2010), amended 80 Fed. Reg. 74815 (Nov. 30, 2015).
Consequence of Failure	e to Provide Information: Providing this information is voluntary. However, if you fail to provide this information, yo
will be treated as not ful distancing, testing, trave	lly vaccinated for purposes of implementing safety measures, including with respect to mask wearing, physical el. and quarantine.
Br Sr	
ttestation *	ation provided in this form is account and two to the both of the both of
J attest that the inform	nation provided in this form is accurate and true to the best of my knowledge.
Submit	

# Please check the box below that coincides with your vaccination status.

Vaccination Status: As required by the White House and the Office of Management and Budget (OMB), please select the below statement that best describes your current vaccination status. *
I am fully vaccinated — Employees are considered "fully vaccinated" two weeks after completing the second dose of a two-dose COVID-19 vaccine (e.g., Pfizer or Moderna) or two weeks after receiving a single dose of a one-dose vaccine (e.g., Johnson & Johnson/Janssen).
O I am not yet fully vaccinated — I received my first dose of Moderna or Pfizer, and my second appointment is scheduled, or I received my final
O I have not been vaccinated.
O I decline to respond.
Employees who choose not to complete the form will be assumed to be not fully vaccinated for purposes of application of the safety protocols. If you are not vaccinated due to medical or religious reasons, please check either "I have not been vaccinated" or "I decline to respond." Note that if you have already received one dose of a vaccine, but are not yet fully vaccinated, or if you received your final dose less than two weeks ago, then you will be treated as not fully vaccinated until you are at least two weeks past your final dose and resubmit your vaccination information.
Date of last vaccine dose received *  (Year ▼) Month ▼) Day ▼)   □
Supervisor Information
First Name *
Last Name *
E-mail *
I understand that a knowing and willful false statement on this form can be punished by fine or imprisonment or both (18 U.S.C. 1001). Checking "I decline to respond" does not constitute a false statement. I understand that making a false statement on this form could result in additional administrative action including an adverse personnel action up to and including removal from my position.
Certification of Vaccination for Federal Employees
Privacy Act Statement
Authority: We are authorized to collect the information requested on this form pursuant to Executive Order 13991, Protecting the Federal Workforce and Requiring Mask-Wearing (Jan. 20, 2021), Executive Order 12196, Occupational Safety and Health Program for Federal Employees (Feb. 26, 1980), and 5 U.S.C. chapters 11, and 79.  Purpose: This information is being collected and maintained to promote the safety of Federal buildings and the Federal workforce consistent with the above-referenced authorities, the COVID-19  Workplace Safety: Agency Model Safety Principles established by the Safer Federal Workforce Task Force, and guidance from Centers for Disease Control and Prevention and the Occupational Safety and Health Administration.
Routine Uses: While the information requested on this form is intended to be used primarily for internal purposes, in certain circumstances it may be necessary to disclose this information externally, for example to disclose information to: a Federal, State, or local agency to the extent necessary to comply with laws governing reporting of communicable disease or other laws concerning health and safety in the work environment; to adjudicative bodies (e.g., the Merit System Protection Board), arbitrators, and hearing examiners to the extent necessary to carry out their authorized duties regarding Federal employment; to contractors, grantees, or volunteers as necessary to perform their duties for the Federal Government; to other agencies, courts, and persons as necessary and relevant in the course of Itigation, and as necessary and in accordance with requirements for law enforcement; or to a person authorized to act on your behalf. A complete list of the routine uses can be found in the system of records notice associated with this collection of information, OPM/GOVT-10, Employee Medical File System of Records, 75 Fed. Reg. 35099 (June 21, 2010), amended 80 Fed. Reg. 74815 (Nov. 30, 2015).
Consequence of Failure to Provide Information: Providing this information is voluntary. However, if you fail to provide this information, you will be treated as not fully vaccinated for purposes of implementing safety measures, including with respect to mask wearing, physical distancing, testing, travel, and quarantine.
Attestation *
☐ I attest that the information provided in this form is accurate and true to the best of my knowledge.
Submit