

# U.S. Department of Commerce International Trade Administration (ITA)



## Privacy Impact Assessment for the ITA Salesforce Platform (ITA-SFPF)

Reviewed by: TIMOTHY ROOT Digitally signed by TIMOTHY ROOT  
Date: 2022.05.17 09:49:23 -04'00', Bureau Chief Privacy Officer

- Concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer
- Non-concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer

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Signature of Senior Agency Official for Privacy/DOC Chief Privacy Officer Date

**U.S. Department of Commerce Privacy Impact Assessment  
International Trade Administration/Salesforce Platform  
(ITA-SFPF)**

**Unique Project Identifier: 2520**

**Introduction: System Description**

**Salesforce Platform (SFPF)** is a FedRAMP certified application that helps facilitate the International Trade Administration’s (ITA) mission by enabling collaboration and information sharing. The Salesforce information system includes the Force.com platform, applications built on top of the platform, including SFPF and the supporting Salesforce infrastructure. The Force.com platform is the foundation of the Salesforce.com application suite and provides security controls for the SFPF instance within Salesforce. The Force.com platform is a Platform-as-a-Service (PaaS) in a public multitenant cloud model, enabling developers to create and deliver any kind of business application entirely on-demand and without software. The platform includes easy-to-use, point-and-click customization tools to help customers create solutions for unique business requirements, without any programming experience. Salesforce.com has developed custom applications that is built on top of the Force.com platform and relies on the platform for security controls. The Salesforce applications extends the platform capabilities to offer Salesforce.com developed and delivered enterprise applications like customer relationship management and web applications. The web applications Salesforce is also integrated with Pay.gov and Elastic Search. ITA Salesforce Platform consistent of ITA-CRM, Web Application (such as [www.export.gov](http://www.export.gov), [www.stopfakes.gov](http://www.stopfakes.gov), [www.selectusa.gov](http://www.selectusa.gov), [www.privacyshield.gov](http://www.privacyshield.gov) and beta.trade.gov ), Privacy Shield App, Toolkits App, Qualtrics Survey System, ADCVD Case Management System etc.)

**Customer Relations Management (CRM)**

The CRM App is a Customer Relations Management App that is used to manage relations between ITA, and the Organizations and Individuals interested in working with the ITA. This is an internal application, accessible only to ITA employees, who collect the information from external perspective clients through In-Person contact, Phone or email. Individuals can contact the ITA to provide, access, update or amend their information. CRM is used to monitor the system's performance, provide customer information to Federal agency and bureau partners, and Federal partners' sponsored organizations to further serve the customer, and to obtain customer feedback concerning their service experience and the level of satisfaction provided by SFCRM and the serving agency.

**Types of Personally Identifiable Information (PII) collected:**

Name, Title, Work Phone, Mobile Phone, Fax, Email, Address, City, State, Country, Zip Code, County (Auto populates by 9-digit ZIP), and Congressional District (Auto populates by 9-digit ZIP).

**None is publicly available.** Internal: All PII and BII information are searchable and retrievable internally to authorized ITA employees with the need-to-know. External: No PII

and BII information fields are searchable or retrievable externally.

### **Web App**

Web App is a Content Management System, which is built in Salesforce for publicly accessible International Trade Administration Websites (listed below), where ITA webmasters can manage/edit the content and these sites are hosting in Salesforce (force.com) Platform. [www.export.gov](http://www.export.gov) , [www.privacyshield.gov](http://www.privacyshield.gov) , [www.selectusa.gov](http://www.selectusa.gov) , [www.stopfakes.gov](http://www.stopfakes.gov) , and [beta.trade.gov](http://beta.trade.gov).

#### **\*Web App PII/BII\***

No PII/BII is collected. All information is for public consumption.

### **Knowledge App**

Knowledge App is International Trade Administration's comprehensive Knowledge Base (KB) built in Salesforce, which is accessible internally (controlled by Permissions and Groups) as well as externally (through public websites). Here is the list of Knowledge base that is accessible publicly (delivered through websites like Export.gov, Privacyshield.gov, stopfakes.gov and selectusa.gov):

- Country Commercial Guide
- Basic guide to Exporting
- FAQs
- Market Intelligence
- Top Markets
- State Reports
- Trade Agreements

#### **\*Knowledge App PII\***

No PII is collected. All information is for public consumption.

### **Privacy Shield / Participation App**

The EU-U.S. and Swiss-U.S. Privacy Shield Frameworks were designed by the U.S. Department of Commerce and the European Commission and Swiss Administration to provide companies with a mechanism to comply with data protection requirements when transferring personal data from the European Union and Switzerland to the United States in support of transatlantic commerce. The Privacy Shield App is administered by ITA / U.S. Department of Commerce and enables U.S.-based organizations to join one or both of the Privacy Shield Frameworks in order to benefit from determinations whether data are secured to an adequate level of acceptance. To join either Privacy Shield Framework, a U.S.-based organization is required to self-certify to this App (accessible via [Privacyshield.gov](http://Privacyshield.gov) website) and publicly commit to comply with the Framework's requirements. The self-certified companies will be reviewed by the Privacy Shield team and displayed in the website <https://www.privacyshield.gov/list>. Information in Privacy Shield is collected through Online forms by/after registration and the individuals can login to their community and update their PII/BII information.

**\*Types of PII collected:** Name, Email, Country, Postal Code, Address, Street, City, State, Postal Code, Country, Phone, Fax, and Title. -- **All publicly available, via PrivacyShield.gov website.**

**Internal:** All PII and BII information fields are searchable and retrievable internally to authorized ITA employees with the need-to-know.

**External:** No PII fields are searchable externally. However, the PII is available through Privacy Shield List URL - <https://www.privacyshield.gov/list> , and BII information is searchable through Privacy Shield List URL - <https://www.privacyshield.gov/list>.

### **Toolkits App**

Toolkits will allow U.S. Exporters to learn about the global challenges, including those related to standards and regulations, facing select U.S. industries from the latest ITA Top Markets Report for the sector. The toolkits also include contact information for ITA industry analysts who are knowledgeable about global conditions in their sector of expertise.

**\*Types of PII collected:** Name, Email, Country, Postal Code, Address, Street, City, State, Postal Code, Country, Phone, Fax, Title. None is publicly available.

**Internal:** All PII and BII information are searchable and retrievable internally to authorized ITA employees with the need-to-know.

**External:** No PII fields are searchable externally. BII Information such as '**Organization Name**' and '**Solutions Provided**' are available through:

- Environmental Solutions Toolkits - [https://www.export.gov/et\\_search](https://www.export.gov/et_search)
- Oil and Gas Toolkits - [https://www.export.gov/og\\_search](https://www.export.gov/og_search)
- Renewable Energy Toolkits - [https://www.export.gov/re\\_search](https://www.export.gov/re_search)
- NextGen Toolkits - [https://www.export.gov/ng\\_search](https://www.export.gov/ng_search)
- SmartGrid Toolkits - [https://www.export.gov/sg\\_search](https://www.export.gov/sg_search)
- Civil Nuclear Toolkits - [https://www.export.gov/cn\\_search](https://www.export.gov/cn_search)

### **ADCVD**

The Antidumping Duty and Countervailing Duty (AD/CVD) Case Management System is an internal application built on the Salesforce Platform. This application consists of data modeling, date calculations/automation, staffing and reporting/dashboards. Enforcement and Compliance (E&C) users currently engage with system by creating and staffing cases, inputting dates/Federal Register information and reviewing dashboards/reports, in order to successfully make it through their business process before a deadline passes. Only available to ITA Employees with the need-to-know.

**\*ADCVD PII** No PII is collected.

### **Qualtrics**

Qualtrics is a Survey System we integrated with Salesforce to send out surveys to Contacts (External Client) upon Closing following types of Case in CRM App:

- Export Promotion
- Commercial Diplomacy
- Investment Promotion

Once the Case Owner (ITA Employee) Closes one of the Cases – Salesforce will trigger an **Outbound message to Qualtrics** to send out the survey to the **Case Contact** (External

Client).

**Qualtrics Survey Questions has been mapped with Salesforce fields:**

- Survey Number - Autonumber
- Case Owner - ITA Employee
  
- Primary Contact - ITA Employee
- Contact - External Client
- Case - Related Salesforce Case Number
- Record Type - Type of Survey
- Likely to Recommend - Survey Question
- Objectives Met - Survey Question
- Type of Information - Survey Question
- Better Serve - Survey Question
- Best Working with Us - Survey Question

The purpose of this system is to assemble the necessary information to assist customers in connecting with business assistance services, programs, data and other resources in a larger effort to help the economy by supporting small and medium sized businesses and exporters financial growth; as well as creating jobs that will help ITA in promulgating its mission by promoting and fostering international trade opportunities between small and medium sized U.S. business and international trading partners. This system serves as a controlled repository for customer data and available business resource summary information. The information obtained from the Salesforce Salesforce.com has developed custom applications that is built on top of the Force.com platform and relies on the platform for security controls. The Salesforce applications extends the platform capabilities to offer Salesforce.com developed and delivered enterprise applications like customer relationship management and web applications.

**The privacy notice can be found here: <https://www.trade.gov/privacy-program>**

Address the following elements:

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

Salesforce Platform is a major application.

*(b) System location*

ITA Salesforce location is Salesforce GovCloud (na21) – FedRAMP Approved.

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

Salesforce is a Standalone GovCloud system integrated with the following Systems/Applications (due to business needs):

- Pay.gov: Pay.gov is a secured government payment processing method used to collect the payments on behalf of Government Agencies. Pay.gov does not save credit card details or Automated Clearing House (ACH) information. ITA uses Pay.gov as their payment processing method and has been implemented for Salesforce Applications such as Privacy Shield, where the application sits in Salesforce and securely directs to Pay.gov for the payment. Once the payment process is successfully completed by the user (in Pay.gov), it securely directs back to the Salesforce Privacy Shield Application with a confirmation ID and status of the payment. ITA will collect the money directly from Pay.gov. No PII is exchanged between Pay.gov and Salesforce.

*(d) The way the system operates to achieve the purpose(s) identified in Section 4*

- For administrative matters
- To improve Federal services online
- To promote information sharing initiatives
- For web measurement and customization technologies (single-session / multi-session)

ITA Salesforce sits in Salesforce GovCloud, which stores Data and Metadata in two of Salesforce's U.S. collocated data centers with one acting as the Production site and other as the fully redundant disaster recovery Site. Security controls are consistent between data center locations.

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

ITA Users and Community Users can access the system through any browser with internet connectivity (and proper authentication). Websites hosting in Salesforce are publicly accessible through a browser. Individuals can contact ITA to provide, access, amend or update their information. No information can be retrieved by a unique identifier.

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

Most of the data transaction between the User and system is through Online browser. CRM, an internal application, is accessible only to ITA employees who collect the information from external clients through In-Person contact, Phone, or email. Individuals can contact the ITA to provide, access, update or amend their information. Connection to pay.gov is a result of a user being forwarded to their page external from Salesforce and its applications. Pay.gov is not a part of Salesforce.

*(g) Any information sharing*

No.

*(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 (FPC) 65, July 26, 1999; DAO 210-110; E.O. 12554; Public Law 100-71, July 11, 1987.

15 U.S.C. Sec. 1512; 28 U.S.C. 3101-3105, Debt Collection Act of 1982 (Pub. L. 97- 365); 26 U.S.C. 6402(d); 31 U.S.C. 3711; 5 U.S.C. App.—Inspector General Act of 1978, § 2; 5 U.S.C. App.—Reorganization Plan of 1970, § 2; 13 U.S.C. § 2; 13 U.S.C. § 131; 15 U.S.C. § 272; 15 U.S.C. § 1151; 15 U.S.C. § 1501; 15 U.S.C. § 1516; 15 U.S.C. § 3704b; 16 U.S.C. § 1431; 35 U.S.C. § 2; 42 U.S.C. § 3121 et seq.; 47 U.S.C. § 902; 50 U.S.C. App. § 2401 et seq.; E.O. 11625; 77 FR 49699 (Aug. 16, 1012); 5 U.S.C. 301; 44 U.S.C. 3101; E.O. 12107, E.O. 13164,

41 U.S.C. 433(d); 5 U.S.C. 5379; 5 CFR Part 537; DAO 202-957; E.O. 12656; Federal Preparedness Circular (FPC) 65, July 26, 1999; Executive Order 12564; Public Law 100-71, dated July 11, 1987. Specific SORN: ITA-8 Salesforce Relationship Management System;

<http://osec.doc.gov/opog/PrivacyAct/SORNs/ita-8.html>

[http://www.osec.doc.gov/opog/PrivacyAct/PrivacyAct\\_SORNs.html](http://www.osec.doc.gov/opog/PrivacyAct/PrivacyAct_SORNs.html)

*(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 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.)*

<b>Changes That Create New Privacy Risks (CTCNPR)</b>					
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):					

\_\_\_\_\_ This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2015 or 01-2017).

\_\_X\_\_ This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2019 or later).

**Section 2: Information in the System**

2.1 Indicate what personally identifiable information (PII)/business identifiable information (BII) is collected, maintained, or disseminated. *(Check all that apply.)*

<b>Identifying Numbers (IN)</b>					
a. Social Security*		f. Driver's License		j. Financial Account	
b. Taxpayer ID		g. Passport		k. Financial Transaction	
c. Employer ID		h. Alien Registration	X	l. Vehicle Identifier	
d. Employee ID		i. Credit Card		m. Medical Record	
e. File/Case ID	X				
n. Other identifying numbers (specify):					
*Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form:					

<b>General Personal Data (GPD)</b>					
a. Name	X	h. Date of Birth		o. Financial Information	
b. Maiden Name		i. Place of Birth		p. Medical Information	
c. Alias		j. Home Address		q. Military Service	
d. Gender		k. Telephone Number	X	r. Criminal Record	
e. Age		l. Email Address	X	s. Marital Status	
f. Race/Ethnicity		m. Education		t. Mother's Maiden Name	
g. Citizenship		n. Religion			
u. Other general personal data (specify):					

<b>Work-Related Data (WRD)</b>					
a. Occupation		e. Work Email Address	X	i. Business Associates	X
b. Job Title	X	f. Salary		j. Proprietary or Business Information	
c. Work Address	X	g. Work History		k. Procurement/contracting	



				records	
d. Work Telephone Number	X	h. Employment Performance Ratings or other Performance Information			
l. Other work-related data (specify):					

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

<b>System Administration/Audit Data (SAAD)</b>					
a. User ID	X	c. Date/Time of Access	X	e. ID Files Accessed	
b. IP Address	X	f. Queries Run	X	f. Contents of Files	
g. Other system administration/audit data (specify):					

<b>Other Information (specify)</b>					

2.2 Indicate sources of the PII/BII in the system. (Check all that apply.)

<b>Directly from Individual about Whom the Information Pertains</b>					
In Person	X	Hard Copy: Mail/Fax		Online	X
Telephone	X	Email			
Other (specify):					

<b>Government Sources</b>					
Within the Bureau		Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign			
Other (specify):					

<b>Non-government Sources</b>					
Public Organizations		Private Sector		Commercial Data Brokers	
Third Party Website or Application					
Other (specify):					

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

Salesforce data is collected through Online web forms entered directly by external individuals or entered manually by ITA Users who receive the information from the individuals directly.

2.4 Is the information covered by the Paperwork Reduction Act?

	Yes, the information is covered by the Paperwork Reduction Act. Provide the OMB control number and the agency number for the collection.
X	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 Not Previously Deployed (TUCPBNPD)</b>			
Smart Cards		Biometrics	
Caller-ID		Personal Identity Verification (PIV) Cards	
Other (specify):			

X	There are not any technologies used that contain PII/BII in ways that have not been previously deployed.
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**Section 3: System Supported Activities**

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

<b>Activities</b>			
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.
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**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.)*

<b>Purpose</b>			
For a Computer Matching Program	X	For administering human resources programs	
For administrative matters	X	To promote information sharing initiatives	X
For litigation	X	For criminal law enforcement activities	
For civil enforcement activities	X	For intelligence activities	
To improve Federal services online	X	For employee or customer satisfaction	X
For web measurement and customization technologies (single-session)	X	For web measurement and customization technologies (multi-session)	X
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).

ITA, primarily through Export program participants, collects the data fields listed in section 2.1 to assist customers in connecting with business assistance services, programs, data, and other resources in a larger effort to help the economy by supporting small and medium sized businesses and exporters financial growth. The information collected includes information associated with clients’ participation for services, collection of any fees (through pay.gov), monitor performance, provide client information to federal agencies and bureau partners to better serve the customer. The following modules process PII: CRM: CRM is a module used to manage relations between ITA, and the Organizations and Individuals interested in working with the ITA. This is an internal application, accessible only to ITA employees, who collect the information from external perspective clients through In-Person contact, Phone or email. Individuals can contact the ITA to provide, access, update or amend their information. Privacy Shield: Information in Privacy Shield is collected through Online forms by/after registration and the individuals can login to their community and update their PII/BII information. The Privacy Shield App is administered by ITA / U.S. Department of Commerce and enables U.S.-based organizations to join one or both of the Privacy Shield Frameworks in order to benefit from determinations whether data are secured to an adequate level of acceptance. ToolKits: Toolkits allows U.S. Exporters to learn about the global challenges, including those related to standards and regulations, facing select U.S. industries from the latest ITA Top Markets Report for the sector. The toolkits also include contact information for ITA industry analysts who are knowledgeable about global conditions in their sector of expertise. Information is collected through

Online forms by/after registration and the Individuals can login to their community and update their PII/BII information.

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 are addressed through Annual Cybersecurity Awareness Training and Salesforce specific training for systems users is conducted in order to communicate the appropriate procedures for handling and dispensing of information. System is maintained in areas accessible only to authorized personnel in a building protected by security guards. System is password protected and is FIPS 199 compliant. All records are retained and disposed of in accordance with Department directives and series records schedule. As previously noted, Pay.gov is completely external to Salesforce; users are forwarded out of the Salesforce environment and on to Pay.gov for any necessary payments/transactions.

**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	X		X
DOC bureaus			X
Federal agencies	X	X	
State, local, tribal gov’t agencies			
Public	X		
Private sector			
Foreign governments			

Foreign entities			
Other (specify): Federal Agencies	X	X	

	The PII/BII in the system will not be shared.
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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 required to verify with the DOC bureau/operating unit before re-dissemination of PII/BII.
X	No, the external agency/entity is not required to verify with the DOC bureau/operating unit before re-dissemination of PII/BII.
	No, the bureau/operating unit does not share PII/BII with external agencies/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	X	Government Employees	X
Contractors	X		
Other (specify):			

**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.)*

	Yes, notice is provided pursuant to a system of records notice published in the Federal Register and discussed in Section 9.	
X	Yes, notice is provided by a Privacy Act statement and/or privacy policy. The Privacy Act statement and/or privacy policy can be found at: <a href="https://www.trade.gov/privacy-program">https://www.trade.gov/privacy-program</a>	
X	Yes, notice is provided by other means.	Specify how: Notification is provided in different means depending on the application. <b>CRM:</b> Individuals are notified verbally to ITA POC. <b>Web App:</b> Not collecting, maintaining, or disseminating PII/BII. <b>Knowledge App:</b> Not collecting, maintaining, or disseminating PII/BII. <b>Privacy Shield /Participation App:</b> Individuals received notice prior to registration. <b>Toolkits App:</b> Individuals received notice prior to registration. <b>ADCVD:</b> Not collecting, maintaining, or disseminating PII. <b>Qualtrics Survey System:</b> Users have the option to submit survey responses anonymously or share their identity to DOC/ITA.
	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 PII/BII.	Specify how: Yes, Individuals have an opportunity to decline to provide PII/BII. The manner is dependent on the application. <b>CRM:</b> Individuals can decline verbally directly to ITA POC. <b>Web App:</b> Not collecting, maintaining, or disseminating PII/BII. <b>Knowledge App:</b> Not collecting, maintaining, or disseminating PII/BII.
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		<p><b>Privacy Shield /Participation App:</b> Individuals have the opportunity to decline at time of registration although this may affect the ability to self-certify to the frameworks discussed above.</p> <p><b>Toolkits App:</b> Individuals have the opportunity to decline at time of registration.</p> <p><b>ADCVD:</b> Not collecting, maintaining, or disseminating PII.</p> <p><b>Qualtrics Survey System:</b> Users have the option to submit survey responses anonymously or share their identity to DoC/ITA.</p>
	No, individuals do not have an opportunity to decline to provide PII/BII.	Specify why not:

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

X	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.	<p>Specify how:</p> <p><b>CRM:</b> Individuals have the opportunity to consent verbally to ITA POC Web App: Not collecting, maintaining, or disseminating PII/BII.</p> <p><b>Knowledge App:</b> Not collecting, maintaining, or disseminating PII/BII.</p> <p><b>Privacy Shield /Participation App:</b> Individuals have the opportunity to consent at time of registration.</p> <p><b>Toolkits App:</b> Individuals have the opportunity to consent at time of registration.</p> <p><b>ADCVD:</b> Not collecting, maintaining, or disseminating PII.</p> <p><b>Qualtrics Survey System:</b> Users have the option to submit survey responses anonymously or share their identity to DoC/ITA.</p>
	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not:

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.	<p>Specify how:</p> <p><b>CRM:</b> This is an internal app and accessible only to internal ITA employees, who collect the information from External Clients through In-Person, Phone or email. Individuals can contact the ITA to access, amend or update their information. <b>WebApp:</b> Not collecting, maintaining, or disseminating PII/BII.</p>
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		<p><b>Knowledge App:</b> Not collecting, maintaining, or disseminating PII/BII.</p> <p><b>Privacy Shield / Participation App:</b> Information is collected through Online forms by/after registration and the Individuals can login to their community and update their PII/BII information.</p> <p><b>Toolkits:</b> Information is collected through Online forms by/after registration and the Individuals can login to their community and update their PII/BII information.</p> <p><b>ADCVD:</b> Not collecting, maintaining, or dissemination PII/BII.</p> <p><b>Qualtrics Survey System:</b> Information is collected through Online forms by/after registration and the Individuals can login to their community and update their PII/BII information.</p>
	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:
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): <b>June 28, 2021</b> <input type="checkbox"/> 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 this system is a moderate or higher.
X	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).
X	A security assessment report has been reviewed for the information system and it has been determined that there are no additional privacy risks.
X	Contractors that have access to the system are subject to information security provisions in their contracts required by DOC policy.
X	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).

FedRAMP Approved Salesforce Gov system employs a multitude of layered security controls to protect PII/BII at rest, during processing, as well as in-transit. These NIST 800-53 controls, at a minimum, are deployed and managed at the enterprise level including, but not limited, to the following:

- Intrusion Detection I Prevention Systems (IDS IIPS)
- Firewalls
- Use of trusted internet connection (TIC)
- Anti-virus software to protect host/end-usersystems
- HSPD-12 compliant PIV cards • Access controls

**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 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):  ITA-8 Salesforce Relationship Management System; COMMERCE/Dept-23 Information Collected Electronically in Connection with Department of Commerce Activities, Events, and Programs; COMMERCE/Dept-2 Accounts Receivable; and COMMERCE/Dept-18 Employees Personnel Files Not Covered by Notices of Other Agencies. <a href="http://www.osec.doc.gov/opog/PrivacyAct/PrivacyAct_SORNs.html">http://www.osec.doc.gov/opog/PrivacyAct/PrivacyAct_SORNs.html</a>
	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 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.)*

	There is an approved record control schedule. Provide the name of the record control schedule:										
X	<p>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: While ITA/TSI does not have a formal retention policy, Salesforce does have a policy. ITA-Salesforce Platform follows 10 years of data/record retention period.</p> <table border="1"> <thead> <tr> <th>Record Type</th> <th>Retention Period</th> </tr> </thead> <tbody> <tr> <td>Manually created Records (including PII / BII)</td> <td>10 years</td> </tr> <tr> <td>Automatically created Records (like Orders / Payment Process)</td> <td>10 years</td> </tr> <tr> <td>Data Driven Application Records</td> <td>10 years (Reviewed regularly)</td> </tr> <tr> <td>Temporary Records (Test Records)</td> <td>No temporary Records (Immediately Deleted for any purposes)</td> </tr> </tbody> </table> <p>At present, no documented Data / Record Retention policy. Currently we are in process on documenting the policy, which is under review by TSI Policy / Governance team.</p>	Record Type	Retention Period	Manually created Records (including PII / BII)	10 years	Automatically created Records (like Orders / Payment Process)	10 years	Data Driven Application Records	10 years (Reviewed regularly)	Temporary Records (Test Records)	No temporary Records (Immediately Deleted for any purposes)
Record Type	Retention Period										
Manually created Records (including PII / BII)	10 years										
Automatically created Records (like Orders / Payment Process)	10 years										
Data Driven Application Records	10 years (Reviewed regularly)										
Temporary Records (Test Records)	No temporary Records (Immediately Deleted for any purposes)										
	Yes, retention is monitored for compliance to the schedule.										
X	No, retention is not monitored for compliance to the schedule. Provide explanation: Currently, we are in process on documenting the policy, which is under review by TSI Policy/Governance team.										

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

<b>Disposal</b>			
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: We collect information like Name, email, Telephone Number. All of this information has a low sensitivity level.
X	Quantity of PII	Provide explanation: CRM is used to work with individuals interested in working with ITA. As such there is a great volume of PII collected from individuals and can include approximately 400,000+ Records (most are CRM Contacts with Name, Emails and phone number) Although data elements are limited, there is a quantity of information.
	Data Field Sensitivity	Provide explanation:
X	Context of Use	Provide explanation: The use context depends on the application: (For example CRM: the PII relates to a Contact who is interested to work with ITA) so the information is limited to the online registration form requirements. The same is for Toolkit. Privacy Shield requires a self certifying organization to provide essential information but no more than required.
	Obligation to Protect Confidentiality	Provide explanation:
X	Access to and Location of PII	Provide explanation: In ITA Salesforce Org (GovCloud)
X	Other:	Provide explanation:

		Website (Some information is displayed in Website as part of business functionality like <a href="http://privacyshield.gov/list">privacyshield.gov/list</a> )
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**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.)

No potential threats to privacy were discovered.
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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.