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



Privacy Impact Assessment for the **Security and Compliance Services (SCS)**

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U.S. Department of Commerce Privacy Impact Assessment USPTO Security and Compliance Services (SCS)

Unique Project Identifier: EIPL-SCS-01-00

Introduction: System Description

Provide a brief description of the information system.

Security and Compliance Services (SCS) is a general support system comprised of subsystems which work together to provide enterprise level monitoring to the USPTO. The subsystems include:

Security Information and Event Management (SIEM) – SIEM provides a centralized command and control console with integrated enterprise log management, security information and event management, network behavior analysis, and reporting through a collection of events, network/application flow data, vulnerability data, and identity information. This solution consolidates events and data flows from a wide range of sources, and provides appropriate a lerts on suspicious behavior to USPTO security, infrastructure, and operational personnel.

Collection of PII is incidental to the logs collected.

Enterprise Forensic (EF) – EF is a network-enabled investigative infrastructure that enables Cybersecurity Investigators to conduct undetected/stealth PTO-wide, in-house forensic computer investigations and hard drive (bit by bit) acquisitions over the network as well as Incident Response a lerting capabilities. EF provides immediate insight and awareness to threatened systems and information. EF performs state full inspection of incoming USPTO internet traffic to detect malicious software and cyber-attack signatures.

Security and Defense (SD) – SD provides connectivity for the USPTO network to reach applications, external devices, and networks which are not located on the Alexandria campus or not controlled by the USPTO. These include the Internet, Government sites, commercial sites, and contractor sites. SD also provides secure public and trusted users access to USPTO resources and applications. SD is responsible for maintaining the security and integrity of USPTO's internal (or private) network infrastructure while providing services for the public and partners of the USPTO, remote access for USPTO staff, and connectivity to external systems and other Government agencies for USPTO staff.

Enterprise Scanner (ES) – ES provides a gency-wide scanning capabilities such as vulnerability assessment, auditing compliance, configuration and patch management. ES security scan tools are used to detect software vulnerabilities and ensure that information systems are compliant to USPTO baselines. Scans are performed on a quarterly basis for all information systems as part of continuous monitoring.

Enterprise Cybersecurity Monitoring Operations (ECMO) – OMB memoranda M-10-15 and M-10-19 require all Federal agencies to continuously monitor security-related information across the enterprise and present this information to the various levels of agency-wide management to enable timely decision making. The Department of Commerce (DOC)-wide ECMO initiative fulfills this requirement, providing near real-time security status, increasing visibility into system operations, and helping security personnel make risk management decisions based on increased situational awareness. The DOC ECMO working group includes the USPTO.

Address the following elements:

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

- (b) System location SCS is located at Alexandria, VA.
- (c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)

SCS is a system that utilizes its subsystems to connect with all the USPTO systems for enterprise monitoring and security operations. In addition to connecting with the Office of Networking and Telecommunications Office (ONTO) at the Herbert C. Hoover Building (HCHB), SCS also interconnects with the follow systems:

Corporate Administrative Office Systems (CAOS) an application system that supports USPTO human resources activities including all activities associated with the recruitment and management of USPTO personnel.

Contractor Access System (CAS) is an infrastructure information system and provides off-site contractors and selected USPTO employees with limited, monitored, and secured access to PTONet applications, resources, and services.

Database Services (DBS) is an infrastructure information system and provides a database infrastructure to support mission of USPTO database needs.

Data Storage Management System (DSMS) is a General Support System (GSS) which provides the following services or functions in support of the USPTO mission: Secure environment for archival and storage of data and records vital to USPTO's Business Continuity and Disaster Recovery plan.

DS-ID-AUTH Identity Management Authenticator (ID-AUTH) is an application information system that provides personalization and issuance of the smart card identification credentials under HSPD-12. ID-AUTH consists of the following two (2) sub-systems: Card Management System (CMS) and Internal Public Key Infrastructure-Smart Card (IPKI/SC).

Enterprise Desktop Platform (EDP) is an infrastructure information system that provides a standard enterprise-wide environment that manages desktops and laptops running on the Windows operating system (OS), providing United States Government Configuration Baseline (USGCB) compliant workstations.

Enterprise UNIX Services (EUS) is an infrastructure operating system with a sole purpose of providing a UNIX based hosting platform to support other systems at USPTO.

Enterprise Windows Servers (EWS) is an infrastructure information system and provides a

hosting platform for major applications that support various USPTO missions.

Consolidated Financial System (CFS) is a master system composed of the following four subsystems: Momentum, Concur Integration, E-Acquisition (ACQ), and VendorPortal. Momentum is a full-featured Commercial off-the-shelf (COTS) accounting software package that permits full integration of the processing of financial transactions with other normal business processes. Concur Integration works with Momentum and passes data back and forth between the systems using web services. ACQ provides an automated solution for the procureto-pay process in the acquisition community at the USPTO. VendorPortal provides a platform for vendor interaction whereby USPTO may publish notices, solicitations and award announcements, etc.

Enterprise Software Services (ESS) is a major application and provides an architecture capable of supporting current software services at USPTO.

Enterprise Virtual Event Services (EVES) is an application information system consisting of three subsystems: Cisco Telepresence (CT)/ Tandberg, WebEx (WebEx), and vBrick. It enables business units to share vital knowledge through collaboration capabilities that incorporate data, voice, and video communication technologies.

Fee Processing Next Generation (FPNG) system is the fee management and revenue collection system at USPTO. FPNG provides the following four main categories of functionality: User presentation, Core accounting, Reporting and Fee Processing Common Web Services.

Information Delivery Product (IDP) is a master system composed of the following three subsystems: Enterprise Data Warehouse (EDW), Electronic Library for Financial Management System (EL4FMS), and Financial Enterprise Data Management Tools (FEDMT). EDW provides a tool that allows managers and analysts to analyze business processes, resource use and needs, and other facets of the business. EL4FMS provides access to USPTO financial-related documents to support the decision-making activities of managers and analysts. FEDMT is a database/user interface solution utilizing the Oracle APEX product to build small applications to support Financial Reference data.

Information Dissemination Support System (IDSS) is a major application system and provides automated support for the timely search and retrieval of electronic text and images concerning patent applications and patents by USPTO internal and external users.

Intellectual Property Leadership Management System (IPLMSS) is a major application which groups and manages seven separate subsystems to provide tools to cull and organize large amounts of legal data, to support FOIA, Privacy Act requests and appeals, to docket and track cases, manage library content, route electronic notices, develop and maintain assessments, and to register and maintain the practitioner roster and monitor practitioner disciplinary action. IPLMSS primarily supports the USPTO Director, Deputy Director, and Office of the General Counsel (OGC).

Network & Security Infrastructure (NSI) facilitates the communications, secure access,

protective services, and network infrastructure support for all USPTO applications.

MyUSPTO Cloud program intends to provide a single interface across the USPTO for users to register with the USPTO, house their correspondence information, interact with the office, manage their intellectual property portfolios, and access USPTO technology services based on their roles using a login with a single username.

Exchange/Voice Over Internet Protocol (PBX- VOIP) is an infrastructure information system, supporting analog voice, digital voice, collaborative services, and data communications for business units across the entire USPTO.

Patent Capture and Application Processing System – Examination Support (PCAPS ES) provides processing, transmitting, and the storing of data and images to support the data-capture and conversion requirements of the USPTO patent application process.

Patent End to End (PE2E) promotes examination tools for the central examination unit to track and manage cases and view documents in text format.

Patent Search System – Specialized Search and Retrieval (PSS SS) is a master system and is considered a mission critical system. PSS SS provides access to highly specialized data that may include annual submissions of nucleic and amino acid sequence, prior-art searching of polynucleotide and polypeptide sequences, scientific or technology-based, Patent Linguistic Utility Service (a query by example search system), Chemical Drawing ability, Foreign Patent Data, for example.

Planning and Budgeting Products Division (PBP) is a master system composed of following three subsystems Activity Based Information System (ABIS), Analytics and Financial Forecasting (AFF), and Enterprise Budgeting Tool (EBT). ABIS streamlines and automates business processes. AFF supports the analysis of fee collection information and decision making. EBT supports central planning and budgeting.

Public & Enterprise Wireless Local Area Network (PEWLAN) is an infrastructure system that facilitates secure network connectivity from anywhere within the organization's space. It also provides simple flexibility for cube-sharing, hoteling, and other situations where staff move around and the number of network connections varies over time.

Service Oriented Infrastructure (SOI) is a general support system and infrastructure information system that provides the underlying services for a mobile, feature-rich, and stable platform upon which USPTO applications can be deployed.

Trademark Processing System – External System (TPS ES) is a major application information system and provides customer support for processing Trademark applications for USPTO.

Trademark Processing System – Internal System (TPS IS) is an application information system and provides support for the automated processing of trademark applications for the

USPTO.

Trademark Next Generation (TMNG) is a major application and provides support for the automated processing of trademark applications for the USPTO.

Trilateral Network (TRINET) is an infrastructure information system and provides secure network connectivity for electronic exchange and dissemination of sensitive patent data between authenticated endpoints at the Trilateral Offices and TRINET members.

OCCO-WEB provides the public, internal and key stakeholders with information from USPTO about all aspects of intellectual property. It serves as the main web-based information dissemination channel for the Agency and provides links to public-facing, web-based applications used to conduct the Agency's day-to-day operations at www.uspto.gov.

Radio Frequency Identification (RFID) system implement an Enterprise-Level asset tracking solution to reduce the inventory management burden of asset management while increasing asset visibility of critical assets and improved inventory accuracy.

Performance Monitoring Tools (PMT) utilizes a number of COTS products used by the Systems Performance Branch (SPB) to: Analyze USPTO-developed applications and PTONet Network performance to ensure performance objectives are being met, establish and implement monitoring standards, monitor existing capacity and projects future capacity requirements, formulate performance improvements and capacity changes, recommends changes to systems, java virtual machines, databases, and PTONet to optimize application experience.

USPTO MS Azure Cloud Services (UMACS) is a cloud infrastructure platform used to support USPTO Application Information Systems hosted in the Azure East/West environment. It provides administrative efficiency, improves security, and provides better oversight across all applications which reside on the UMACS platform. The system provides a central location for where all USPTO Azure applications can be operated, managed, and monitored. UMACS also provides the ability to improve the facilitation of application development by offloading developers' non-core competencies to the operations and maintenance team supporting UMACS, the Software Services Branch (SSB).

Robotic Process Automation (RPA) platform provides the necessary infrastructure to host the Robotic Process Automation technology solution in development, test, and production environments. The platform allows USPTO users to configure "robot" - a computer software – also referred to as BOTs to emulate and integrate the actions of a human interacting within digital systems to execute a business process.

Storage Infrastructure Managed Service (SIMS) is a Storage Infrastructure information service that provides access to consolidated, block level data storage and files system storage.

SIMS is primarily used to enhance storage devices, such as disk arrays, tape libraries, and optical jukeboxes.

Patent Capture and Application Processing System - Initial Processing (PCAPS-IP) is a Major Application that provides support to the USPTO for the purposes of capturing patent applications and related metadata in electronic form; processing applications electronically; reporting patent application processing and prosecution status; and retrieving and displaying patent applications.

Patent Exam Center (PEC) is a standalone application that allow the USPTO Patent Examiners the ability to search U.S. patent documents in the USPTO databases. The patent text and image data provided to the patent examiners is a replica of examiner search collections used internally in USPTO.

- (d) The way the system operates to achieve the purpose(s) identified in Section 4 SCS is a product of 5 subsystems, SIEM, EF, SD, ES and ECMO that work together to provide an enterprise-level monitoring of USPTO's systems.
 - (e) How information in the system is retrieved by the user

All users of SCS are USPTO domain users. SCS users are separated into security groups, having different levels of access based on their system role. All roles are defined and granted by the SCS System Owner. Users with privileged accounts or roles with access to SCS subsystems are management and only a subset of authorized users have access to the applications. SCS users must logon to their workstation systems prior to authenticating to any of the SCS systems. Authorized privileged users access the applications for administrative functions only and authorized non-privileged users access some applications as required for their roles within their group.

- (f) How information is transmitted to and from the system Information is transmitted to and from SCS via the internal USPTO network. The SCS system utilizes workstations, network devices, and servers to protect, monitor and scan the network while providing and ECOP to the C3 staff.
- (g) Any information sharing

SCS integrates with both the physical and logical access control systems to ensure the USPTO facilities and information systems are accessed by authorized personnel. Information may be shared case-by-case within the bureau, with DOC bureaus, and other federal agencies.

(h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information Citation of the legal authority to collect PII is 5 U.S.C. 301 and 35 U.S.C.2; EO 13587, Structural Reforms to Improve the Security of Classified Networks and the Responsible Sharing and Safeguarding of Classified Information.

i) The Federal Information P	rocessi	ng Standards (FIPS) 1	99 se	curity impact category for	the
system The FIPS 199 security impact of	antagar	y for the system is Ma	dorot	70	
The FIPS 199 security impact of	categor	y for the system is ivio	uerai	e.	
Section 1: Status of the Infor	mation	System			
		•			
1.1 Indicate whether the int	formati	on system is a new or o	existir	ng system.	
☐ This is a new informatio	•				
\Box This is an existing inform	nation	system with changes th	nat cre	eate new privacy risks. (C	heck
all that apply.)					
Changes That Create New P a. Conversions	rivacy I	d. Significant Merging	.1 🗆	g. New Interagency Uses	
b. Anonymous to Non-		e. New Public Access		h. Internal Flow or	
Anonymous				Collection	
c. Significant System		f. Commercial Sources	3 🗆	i. Alteration in Character	
Management Changes j. Other changes that create r	new priva	acv risks (specify):		of Data	
J	F	(-F).			
\Box This is an existing inform	nation	system in which chang	es do	not create new privacy ris	ks,
and there is not a SA	AOP ap	proved Privacy Impac	t Ass	essment.	
□ This is an existing inform	nation	system in which chang	es do	not create new privacy ris	ks,
and there is a SAOP	appro	ved Privacy Impact As	ssessn	nent.	
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Section 2: Information in the	Syster	n			
N 1	. 1	.c. 11 . c	T \ /1		. •
1	-	`	/	iness identifiable informat	lion
(BII) is collected, main	iameu,	or disseminated. (Che	еск ан	ınaı appıy.)	
Identifying Numbers (IN)	- C	D: 11:		· F: 14	
a. Social Security*	1	Driver's License		j. Financial Account	
b. Taxpayer ID	, ,	Passport		k. Financial Transaction	
c. EmployerID	<u>, </u>	Alien Registration		Vehicle Identifier	
d. Employee ID	j i.	Credit Card		m. MedicalRecord	

e. File/Case ID					
n. Other identifying numbers (specify):					
*Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form:					Ţ
General Personal Data (GPI	D)				
a. Name	\boxtimes	h. Date of Birth		o. Financial Information	
b. Maiden Name		i. Place of Birth		p. MedicalInformation	
c. Alias	\boxtimes	j. Home Address		q. Military Service	
d. Gender		k. Telephone Number	\boxtimes	r. CriminalRecord	
e. Age		l. Email Address	\boxtimes	s. MaritalStatus	
f. Race/Ethnicity		m. Education		t. Mother's Maiden Name	
g. Citizenship		n. Religion			
u. Other general personal dat	ta (spec	ify):	-		
Work-Related Data (WRD)	Г	XX 1 72 11 4 1 1	Г		
a. Occupation	\boxtimes	e. Work Email Address	\boxtimes	i. Business Associates	
b. Job Title	\boxtimes	f. Salary		j. Proprietary or Business Information	
c. Work Address	\boxtimes	g. Work History		k. Procurement/contracting records	
d. Work Telephone Number	\boxtimes	h. Employment Performance Ratings or other Performance Information			
l. Other work-related data (s	pecify				
Distinguishing Features/Bior	metric	s (DFB)			
a. Fingerprints		f. Scars, Marks, Tattoos		k. Signatures	
b. Palm Prints		g. HairColor		1. 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	\boxtimes	j. Weight		o. Dental Profile	
p. Other distinguishing features/biometrics (specify): Photographs may be part of the employees or contractors email profiles but this is a voluntary action.					
System Administration/Aud				10.77	
a. User ID	\boxtimes	c. Date/Time of Access	\boxtimes	e. ID Files Accessed	\boxtimes
b. IP Address	\boxtimes	f. Queries Run	\boxtimes	f. Contents of Files	\boxtimes
g. Other system a dministration/audit data (specify):					

Although SCS is not designed to save certain PII, anything that is saved and stored on a US could become ad hoc PII saved, stored, etc. and would be the possession of USPTO until reends.		
ends.	etention perio	od
.2 Indicate sources of the PII/BII in the system. (Check all that apply.)		
Directly from Individual about Whom the Information Pertains		
In Person		[
Telephone Email		
Other(specify):		
Government Sources		
Within the Bureau	gencies	[
State, Local, Tribal		
Other (specify):		
Non-government Sources		
Public Organizations Private Sector Commercial Date	ta Brokers]
Third Party Website or Application		
Other (marify)		
Other(specify):		
Other (specify):		
.3 Describe how the accuracy of the information in the system is ensured.	sa femiards i	in
.3 Describe how the accuracy of the information in the system is ensured. The system is secured using appropriate administrative physical and technical systems.	-	
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Technologies Used Containing PII/BII Not Smart Cards		Biometrics	Г
Caller-ID		Personal Identity Verification (PIV) Cards	L
Other (specify):		1 cisonariucinty verification (11v) calus	
Other (specify).			
☐ There are not any technologies used the	nat contain I	PII/BII in ways that have not been previously deplo	ye
ction 3: System Supported ActivitieIndicate IT system supported acti		ch raise privacy risks/concerns. (Check al	11 +
apply.)	villes will	en raise privacy risks/concerns. (Check at	<i>i i</i> i
Activities			1 .
Audio recordings		Building entry readers	
		T14114	+
Video surveillance Other (specify): Click or tap here to enter t	text.	Electronic purchase transactions	<u></u>
Video surveillance	text.	-	
Video surveillance Other (specify): Click or tap here to enter to	text.	-	ite
Video surveillance Other (specify): Click or tap here to enter to there is not any IT system supported a ction 4: Purpose of the System Indicate why the PII/BII in the IT (Check all that apply.) Purpose	text.	nich raise privacy risks/concerns. being collected, maintained, or dissemina	
Video surveillance Other (specify): Click or tap here to enter t ☑ There is not any IT system supported a ction 4: Purpose of the System Indicate why the PII/BII in the IT (Check all that apply.) Purpose For a Computer Matching Program	text.	being collected, maintained, or disseminations for administering human resources programs	
Video surveillance Other (specify): Click or tap here to enter to there (specify): Click or tap here to enter to the specify the specific supported a specific supported sup	system is	being collected, maintained, or dissemina For a dministering human resources programs To promote information sharing initiatives	_
Other (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to enter to Cher (specify): Click or tap here to enter to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to Cher (specify): Click or tap here to enter to cher (specify): Click or tap here to enter to cher (specify): Click or tap here to enter to cher (specify): Click or tap here to cher (specify): Click or tap here to enter to cher (specify): Click or tap here to cher (s	text.	being collected, maintained, or dissemina For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities	
Video surveillance Other (specify): Click or tap here to enter to ther (specify): Click or tap here to enter to the specify and the specific supported a specific spe	system is	being collected, maintained, or dissemina For a dministering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	
Video surveillance Other (specify): Click or tap here to enter to there is not any IT system supported a ction 4: Purpose of the System Indicate why the PII/BII in the IT	system is	being collected, maintained, or dissemina For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities	ite

2.5 Indicate the technologies used that contain PII/BII in ways that have not been previously

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 this system is about federal employees and contractors and is used for administrative matters, litigation, and for intelligence activities.

Administratively, SCS-SIEM receives servers and applications logs within the USPTO. The logs contain system events and audit records. The logs are collected for security, events monitoring, and after-the-fact investigations. SIEM retains the logs for a least 90 days before they are backed up by the USPTO backup system and maintained for three years. The incidental presence of any of the PII identified in section 2.1 could be from a federal employee/contractor.

In terms of litigation and intelligence activities, SCS-EF collects hard drive images of a user's government issued laptop on an ad-hoc basis, or whenever there is a cyber and legal requirement. The hard disk image could possibly contain any of the items on 2.1 that a user has stored on the government issued laptop. The contents of a hard drive, while it is being extracted, stay within the USPTO network boundary. The "image" is stored on servers which can only be accessed by a certain few individual within cybersecurity (six total), for which they have their own firewall and the physical server has its own server rack lock. The USPTO Cybersecurity investigations keep possession of the "image" until the case closes. Once an investigation case has closed, any potential PII data identified in section 2.1 is destroyed. The incidental presence of any of the PII identified in section 2.1 could be from a federal employee/contractor.

5.2 Describe any potential threats to privacy, such as insider threat, as a result of the bureau's/operating unit's use of the information, and controls that the bureau/operating unit has put into place to ensure that the information is handled, retained, and disposed appropriately. (For example: mandatory training for system users regarding appropriate handling of information, automatic purging of information in accordance with the retention schedule, etc.)

In the event of computer failure, insider threats, or attack against the system by adversarial or foreign entities, any potential PII data from USPTO employees or contractors stored within the system could be exposed. System users undergo annual mandatory training regarding appropriate handling of information. Physical access to servers is restricted to only a few authorized individuals. The servers storing the potential PII are located in a highly sensitive zone within the USPTO internal network and logical access is segregated with network firewalls and switches through an Access Control list that limits access to only a few approved an authorized account. The USPTO has the SIEM system that monitors in real-time all activities and events within the servers storing the potential PII data and a subset of USPTO C3 personnel review audit logs received on a regular bases and alert the ISSO and or the appropriate personnel when inappropriate or unusual activity is identified.

NIST security controls are in place to ensure that information is handled, retained, and disposed of appropriately. For example, advanced encryption is used to secure the data both during transmission and while stored at rest. Access to individual's PII is controlled through the application and all personnel who access the data must first authenticate to the system at which time an audit trail is generated when the database is

accessed. USPTO requires annual security role based training and annual mandatory security awareness procedure training for all employees. All offices adhere to the USPTO Records Management Office's Comprehensive Records Schedule or the General Records Schedule and the corresponding disposition authorities or citations.

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	Но	w Information will be S	hared	
	Case-by-Case	Bulk Transfer	Direct Access	
Within the bureau	\boxtimes			
DOC bureaus	\boxtimes			
Federalagencies	\boxtimes			
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 a gency/entity is required to verify with the DOC bureau/operating unit before redissemination of PII/BII. No, the external a gency/entity is not required to verify with the DOC bureau/operating unit before redissemination of PII/BII. No, the bureau/operating unit does not share PII/BII with external a gencies/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.

process PII and/or BII.			mation from a nother IT system(s) a uthorized to e technical controls which prevent PII/BII leakage:	
	disposed of appropriately. For example both during transmission and while such through the application and all personauthenticate to the system at which the accessed. USPTO requires annual second security awareness procedure training USPTO Records Management Office.	ple, advantored at rennel who me an aucurity role g for all ee's Comp	dit trail is generated when the database is e based training and annual mandatory employees. All offices adhere to the	
	No, this IT system does not connect with process PII and/or BII.	n or receiv	e information from a nother IT system(s) authorized	lto
	all that apply.)	have ac	cess to the IT system and the PII/BII. (Che	eck
	s of Users eral Public		Government Employees	
	tractors		Government Employees	\boxtimes
	er (specify):	\boxtimes		
Othe	r (speerly).			
7.1	n7: Notice and Consent Indicate whether individuals will be disseminated by the system. (Check		d if their PII/BII is collected, maintained, o t apply.)	r
\boxtimes	Yes, notice is provided pursuant to a sys discussed in Section 9.	tem of rec	ords notice published in the Federal Register and	
\boxtimes	Yes, notice is provided by a Privacy Act and/or privacy policy can be found at: h		tand/or privacy policy. The Privacy Act statement w.uspto.gov/privacy-policy	
\boxtimes	Yes, notice is provided by other means.	Specify	how: See appendix A: Warning Banner	
	No, notice is not provided.	Specify	why not:	
7.2	Indicate whether and how individu	als have	an opportunity to decline to provide PII/BI	I.
	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify	how:	
\boxtimes	No, individuals do not have an opportunity to decline to provide		why not: Users of USPTO systems do not have the nity to decline to provide PII once they a gree to	

PII/BII.	become an employee. They consent to the banner shown on logging into their PTO systems and they can limit what they save and download on their computer system to control how
	much personal data PTO has access to.

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

Yes, individuals have an opportunity to	Specify how:
consent to particular uses of their PII/BII.	
No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not: SCS is used for the acquisition of any hard drive (bit by bit) image for in-house forensic computer investigations. It has the potential to store such PII data if they are included within the data being captured through the logs or image capture. Because of the nature of how the data is collected, users do not have the 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.

\boxtimes	Yes, individuals have an opportunity to	Specify how: SCS is used for incidence response within the
	review/update PII/BII pertaining to	USPTO, and the incidence response member can review and
	them.	update their information (telephone number).
\boxtimes	No, individuals do not have an	Specify why not: All other individuals PII can be updated with
	opportunity to review/update PII/BII	Office of Human Resources
	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 a greement 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 a uthorized personnel only.
	Access to the PII/BII is being monitored, tracked, or recorded. Explanation: Only authorized users have access to SCS-SIEM, which collects the USPTO log files. Only authorized users have a ccess to SCS-EF, which collect forensic data on USPTO computers. Users a ccess those applications using their USPTO domain credentials, and all the user's actions are recorded, tracked and monitored. The information is secured in a ccordance with the Federal Information Security Modernization Act
	(FISMA) requirements. Provide date of most recent Assessment and Authorization (A&A): 10/3/2023 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 a ccess 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 lia bility for exposure of PII/BII is clearly defined in a greements 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*).

Information in SCS is secured using a ppropriate a dministrative, physical, and technical sa feguards in a coordance with the applicable federal laws, Executive Orders, directives, policies, regulations, and standards.

The servers with the potential PII are located in a highly sensitive zone within the USPTO internal network, and logical access is segregated with network firewall and switch through Access Control List that limits access restricted to only a few approved and authorized accounts. The USPTO has SIEM systems that monitor in real-time all the activities and events within the servers with the potential PII, and a subset of authorized USPTO C3 personnel review audit logs received on a regular basis and alert the ISSO and/or the appropriate personnel when inappropriate or unusual activity is identified. Access is restricted on a "need to know" basis, utilization of Active Directory security groups to segregate users in accordance with their functions and the TACACS+ servers for authentication, authorization, and accounting. All physical entrances to the datacenter are monitored through electronic surveillance equipment. The hosting facility is supported by 24/7 onsite hosting and network monitoring by trained technical staff. Physical security controls include indoor and outdoor security monitoring and surveillance; badge and picture ID access screening; and pin code access screening. All access has role-based restrictions, and individuals with access privileges have undergone vetting and suitability screening. All users with access to the applications have been vetted and authorized by the System Owner, and the USPTO maintains an audit trail to identify authorized or unauthorized access.

For SCS – EF, individuals with the roles to capture image from hard drive for forensics investigation follow the chain of custody to ensure the potential PII data at rest is encrypted within the system, and that only authorized personnel have the authorization to access it. Personnel given roles in the SIEM system must be a pproved by the USPTO and complete training specific to their roles to ensure they are knowledgeable a bouthow to protect potential personally identifiable information.

Section 9: Privacy Act

9.1	Is the	Is the 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		te whether a system of records is being created under the Privacy Act, 5 U.S.C. i. (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.

\boxtimes	Yes, this system is covered by an existing s Provide the SORN name, number, and link			
	PAT-TM-17, USPTO Security Access Co	ntrol aı	nd Certificate Systems	
	PAT-TM-3: Employee Production Record	<u>ds</u>		
	Commerce/Dept-13: Investigative and Se	curity R	ecords	
	Commerce/Dept-18: Employees Personno	el Files	Not Covered by Notice of Other Agencies	
	Commerce/DEPT-25: Access Controland	d Identi	y Management System	
	Commerce/Dept-27: Investigation and Th	reat Ma	anagement Records	
	Yes, a SORN has been submitted to the De	partmen	t for approval on <u>(date)</u> .	
	No, this system is not a system of records a	nd a SO	RN is not applicable.	
Section	n 10: Retention of Information			
	Indicate whether these records are commonitored for compliance. (Check al		y an approved records control schedule apply.)	and
\boxtimes	There is an approved record control schedu Provide the name of the record control sche			
	Non-recordkeeping copies of electronic re Computer security incident handling, repo			
	System and data security records, GRS 3.	2:010	nu ronow-up reports, GRS 3.2. 020	
	System Access Records, GRS 3.2:030 an			
	No, there is not an approved record control Provide the stage in which the project is in o		e. ing and submitting a records control schedule:	
\boxtimes	Yes, retention is monitored for compliance			
	No, retention is not monitored for complian	nce to th	e schedule. Provide explanation:	
	Indicate the disposal method of the PI	I/BII.	(Check all that apply.)	
Disp				
Shree	dding	\boxtimes	Overwriting	\boxtimes
	ussing		Deleting	\boxtimes
Othe	r(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 a vailability could be expected to have a limited adverse
	effect on organizational operations, organizational a ssets, or individuals.
\boxtimes	Moderate – the loss of confidentiality, integrity, or a vailability could be expected to have a serious
	a dverse effect on organizational operations, organizational a ssets, or individuals.
	High – the loss of confidentiality, integrity, or a vailability 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.)

	Identifiability	Provide explanation: The information such as Name, a ddress, phone number, and email captured by the SCS could identify an individual. Other types of information can be collected by this system incidentally if the user of the system downloads and saves other PII on their system.
	Quantity of PII	Provide explanation: Although SCS systems were not developed to collect PII data, there is a potential for PII data to be included over time within the logs collected by the systems. The collection of PII is large enough to be of concern since the systems monitors all PTO employees and provides information on requests to authorized business units.
\boxtimes	Data Field Sensitivity	Provide explanation: Combination of name, a ddress, phone number, email, and a dditional crash dump data will make the data fields more sensitive.
	Context of Use	Provide explanation: The SIEM subsystems collect application logs which contain system events and audit records. Data from the logs are the management and the monitoring of the information systems. The EF application is used for the acquisition of any hard drive (bit by bit) image. Hard drive images are captured when necessary for PTO-wide, in-house forensic computer investigations. SAIR is used for incidence response within the USPTO and telephone numbers are used to contact personnel that are part of the USPTO incidence response team.
\boxtimes	Obligation to Protect Confidentiality	Provide explanation: Based on the data collected, USPTO must protect the PII of each individual in a ccordance with the Privacy Act of 1974 which prohibits the disclosure of information from a system of records absent of the written consent of the subject individual.

	Access to and Location of PII	Provide explanation: The servers storing the potential PII are located in a highly sensitive zone within the USPTO internal network and logical access is segregated with network firewalls and switches through an Access Control list that limits access to only a few approved an authorized account. Authorized privileged users access the applications for a dministrative functions only, and authorized non-privileged users access some applications as required for their roles within their group.
	Other:	Provide explanation:
	n 12: Analysis	
	collected or the sources from whe choices that the bureau/operating information collected and the source mitigate threats to privacy. (For expectation of this decise other than the individual, explain	• •
emp train auth USP throu the S data	loyees or contractors stored within the sing regarding a ppropriate handling of in orized individuals. The servers storing the TO internal network and logical accessing han Access Control list that limits accessing han system that monitors in real-time a	ats, or a ttack a gainst the system, any potential PII data from USPTO ystem could be exposed. System users undergo annual mandatory formation. Physical access to servers is restricted to only a few ne potential PII are located in a highly sensitive zone within the is segregated with network firewalls and switches cess to only a few approved an authorized account. The USPTO has all activities and events within the servers storing the potential PII view audit logs received on a regular bases and alert the ISSO and riate or unusual activity is identified.
12.2	Indicate whether the conduct of t	his PIA results in any required business process changes.
	Yes, the conduct of this PIA results in Explanation:	
\boxtimes	No, the conduct of this PIA does not i	result in any required business process changes.
12.3	Indicate whether the conduct of t	his PIA results in any required technology changes.
	Yes, the conduct of this PIA results in Explanation:	required technology changes.
\boxtimes	No, the conduct of this PIA does not a	result in any required technology changes.

Appendix A: Warning Banner

U.S.C. 1030 and may Trademark Office (U Technology Security, Un 99-474; 18 U.S.C. 1030 a	ited States Government computer system. Unauthorized access or actions exceeding authorized access is a violation of Public Law 99-474; 18 result in criminal, civil or administrative penalties. Authorized use of this system is limited to work needed to perform official US Patent and ISPTO) business. While using this system, users must comply with USPTO policy as documented in the USPTO AAO 212-4. Information authorized use, or modification or disclosure of the data contained herein or in transit to from this system constitutes a violation of Public Law and state criminal and civil laws. Users of this system may be monitored in order to ensure its continued operational effectiveness and integrity are remained that such monitoring does occur and that use of this system constitutes consent to such monitoring. Unauthorized use or actions
exceeding authorized us	of USPTO systems will be investigated and, when appropriate, official suctions will be investigated and, when appropriate, official suctions will be investigated and, when appropriate appropriate law enforcement officials for investigation and prosecution. Report access violations or policy infractions to the Service Desk at (371) 272-9000.
	*****WARNING*****WARNING*****
Please Login	
Isecname	Password
Log in	