



## PRIVACY IMPACT ASSESSMENT (PIA)

For the

Financial Disclosure Management System (FDM)

Office of the Army General Counsel Ethics and Fiscal Division

### **SECTION 1: IS A PIA REQUIRED?**

**a. Will this Department of Defense (DoD) information system or electronic collection of information (referred to as an "electronic collection" for the purpose of this form) collect, maintain, use, and/or disseminate PII about members of the public, Federal personnel, contractors or foreign nationals employed at U.S. military facilities internationally? Choose one option from the choices below. (Choose (3) for foreign nationals).**

- (1) Yes, from members of the general public.
- (2) Yes, from Federal personnel\* and/or Federal contractors.
- (3) Yes, from both members of the general public and Federal personnel and/or Federal contractors.
- (4) No

\* "Federal personnel" are referred to in the DoD IT Portfolio Repository (DITPR) as "Federal employees."

**b. If "No," ensure that DITPR or the authoritative database that updates DITPR is annotated for the reason(s) why a PIA is not required. If the DoD information system or electronic collection is not in DITPR, ensure that the reason(s) are recorded in appropriate documentation.**

**c. If "Yes," then a PIA is required. Proceed to Section 2.**

**SECTION 2: PIA SUMMARY INFORMATION**

a. Why is this PIA being created or updated? Choose one:

- New DoD Information System
- New Electronic Collection
- Existing DoD Information System
- Existing Electronic Collection
- Significantly Modified DoD Information System

b. Is this DoD information system registered in the DITPR or the DoD Secret Internet Protocol Router Network (SIPRNET) IT Registry?

- Yes, DITPR      Enter DITPR System Identification Number
- Yes, SIPRNET      Enter SIPRNET Identification Number
- No

c. Does this DoD information system have an IT investment Unique Project Identifier (UPI), required by section 53 of Office of Management and Budget (OMB) Circular A-11?

- Yes
- No

If "Yes," enter UPI

If unsure, consult the Component IT Budget Point of Contact to obtain the UPI.

d. Does this DoD information system or electronic collection require a Privacy Act System of Records Notice (SORN)?

A Privacy Act SORN is required if the information system or electronic collection contains information about U.S. citizens or lawful permanent U.S. residents that is retrieved by name or other unique identifier. PIA and Privacy Act SORN information should be consistent.

- Yes
- No

If "Yes," enter Privacy Act SORN Identifier

DoD Component-assigned designator, not the Federal Register number.  
Consult the Component Privacy Office for additional information or  
access DoD Privacy Act SORNs at: <http://www.defenselink.mil/privacy/notices/>

or

Date of submission for approval to Defense Privacy Office

Consult the Component Privacy Office for this date.

**e. Does this DoD information system or electronic collection have an OMB Control Number?**

Contact the Component Information Management Control Officer or DoD Clearance Officer for this information.

This number indicates OMB approval to collect data from 10 or more members of the public in a 12-month period regardless of form or format.

Yes

Enter OMB Control Number

Enter Expiration Date

No

**f. Authority to collect information. A Federal law, Executive Order of the President (EO), or DoD requirement must authorize the collection and maintenance of a system of records.**

(1) If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be the same.

(2) Cite the authority for this DoD information system or electronic collection to collect, use, maintain and/or disseminate PII. (If multiple authorities are cited, provide all that apply.)

(a) Whenever possible, cite the specific provisions of the statute and/or EO that authorizes the operation of the system and the collection of PII.

(b) If a specific statute or EO does not exist, determine if an indirect statutory authority can be cited. An indirect authority may be cited if the authority requires the operation or administration of a program, the execution of which will require the collection and maintenance of a system of records.

(c) DoD Components can use their general statutory grants of authority ("internal housekeeping") as the primary authority. The requirement, directive, or instruction implementing the statute within the DoD Component should be identified.

5 U.S.C. 7301, 7351, 7353; 5 U.S.C. App. (Ethics in Government Act of 1978); 31 U.S.C. 1353; E.O. 12674 (as modified by E.O. 12731); 5 C.F.R. Part 2634.

**g. Summary of DoD information system or electronic collection. Answers to these questions should be consistent with security guidelines for release of information to the public.**

(1) Describe the purpose of this DoD information system or electronic collection and briefly describe the types of personal information about individuals collected in the system.

FDM was developed to provide electronic filing, review, and management of a filer's reportable personal financial information in place of completing either an SF 278, Public Financial Disclosure Report, or an OGE Form 450, Confidential Financial Disclosure Report. FDM provides for the secure handling and management of reported information and associated supporting financial documents as required by the financial disclosure regulation (5 C.F.R. Part 2634) of the Office of Government Ethics (OGE). Such documents include, financial investment status reports, reports concerning agreements between the report filer and prior or future private sector employer, ethics agreements, and the preservation of waivers issued to an officer or employee.

FDM stores the reportable information for review by appropriate agency officials.

Personal information collected/maintained in FDM:

User information: name, grade, address, telephone number, & email address.

Filer information: user information (above) plus official duty position title and reportable financial information required by either the SF 278 or OGE Form 450 (e.g., investments, assets, business relationships).

Agency reviewing officials review the filer's reported information to identify and resolve conflicts of interest between the filer's investments and official duties. The information is retained for six years IAW OGE retention requirements.

(2) Briefly describe the privacy risks associated with the PII collected and how these risks are addressed to safeguard privacy.

Minimal risk to a user's privacy because of system safeguards. No risks in providing an individual the opportunity to object or consent to FDM use. Appropriate safeguards are in place for the collection, use, and safeguarding of personally identifiable information. Risks are further mitigated by the implementation of firewalls, intrusion detection systems and malicious code protection. For security purposes, and to ensure FDM remains available to all authorized users, FDM uses software programs to monitor network traffic, to identify unauthorized attempts to upload or change information, to cause damage, or to deny services. Server logs are scheduled for regular destruction in accordance with National Archives and Records Administration General Schedule 20. FDM has been used increasingly in the Army since 2004. To date, the system safeguards have proven secure and reliable at protecting the reportable personal financial information of all filers as there have been no reported incidents of information compromise.

The scope of the information collection is narrowly tailored to ensure that the information collected matches the uses. The filer self-reports the reportable information ensuring its accuracy.

FDM is a controlled access, role-based system. Only authorized individuals are granted access. Financial disclosure report filers, their assistants, reviewers, their assistants, certifiers and their assistants, and system support personnel are authorized users. Authorized users may have one or more "roles" that affect the user's access and ability to see other users and financial disclosure report information for particular filers.

Department of Defense (DoD) filers use their Common Access Card (CAC) and Personal Identification Number (PIN) for FDM access. Army users may also use their Army Knowledge Online (AKO) account user name and password or CAC card to access FDM. Non-DoD users use their agency's locally maintained directory for user name and password access. Those users' agency password security policies control required password changes.

FDM uses an interface with the DISA Global Directory Service (GDS) (<https://dod411.gds.disa.mil>) to register and validate a DoD user for access.

Disclosure report filers follow a step-by-step report wizard process to prepare and submit (eSign) the disclosure report form and to attach any necessary/supporting documentation. Once the filer has eSigned the report, FDM

sends email notices to the filer's servicing ethics counselor (EC), the filer's supervisor, and to the report approval/certifying authority, for appropriate review. Reviewing and certifying authorities use FDM to process the disclosures.

The reported information is retained for six years IAW OGE retention requirements.

An FDM user's data travels between the user's computer Web Browser and FDM servers encrypted by a technology called Secure Sockets Layer (SSL) using 128-bit encryption. This is the same technology banks use and offers the highest level of encryption currently supported by commercial Web browsers. The lock icon in the bottom of the browser window indicates that data is shielded from unauthorized access while in transit. SSL works by using a private key to encrypt data that's transferred over the SSL connection. Many Web sites use the protocol to obtain confidential user information, such as credit card numbers. By convention, Web pages that require an SSL connection start with https: instead of http:. Unlike IRS e-filing, FDM does not ask for users' social security numbers and bank account number information, yet FDM offers the same security protections that accompany electronic filing of income tax returns.

**h. With whom will the PII be shared through data exchange, both within your DoD Component and outside your Component (e.g., other DoD Components, Federal Agencies)?** Indicate all that apply.

**Within the DoD Component.**

Specify.

Information will be available to authorized users with an official need to know in order to perform their official government duties. A Filer's report review chain (e.g., rater/Supervisor and certifying official, as well as authorized assistants) may view the information.

As necessary, appropriate, and when legally permissible, officials in Army components and major commands which includes Active Duty, Army Audit Agency, Army Criminal Investigation Command, Army Deputy Chief of Staff for Personnel, Army Intelligence and Security Command, Army Reserve Command, Assistant Secretary of the Army (Financial Management & Comptroller), Department of the Army Inspectors General, and the Provost Marshal General may obtain access.

**Other DoD Components.**

Specify.

Information will be available to authorized users with a need to know in order to perform official government duties. Internal DoD agencies that might obtain access to DoD PII in this system, on request in support of an authorized investigation or audit include Defense Criminal Investigative Service, Defense Finance and Accounting Service, Defense Manpower Data Center, Defense Security Service, DoD Inspector General, Office of the DoD Inspector General, and the DoD Defense Information Systems Agency.

**Other Federal Agencies.**

Specify.

Information will be available to authorized users in other agencies using FDM with a need to know in order to perform official government duties for that agency's users. The Office of Government Ethics, Veterans Affairs Department, and the Department of Homeland Security are using FDM. A filer's reported information is not shared beyond the filer's agency (except when the filer transfers to another agency using FDM).

**State and Local Agencies.**

Specify.

**Contractor** (Enter name and describe the language in the contract that safeguards PII.)

Specify.

All members of the FDM Project Team (including contractor employees) , Software Engineering Center, CECOM LCMC, that maintain and operate FDM including an FDM Help Desk sign a Confidentiality and Nondisclosure Agreement acknowledging the sensitive nature of the Filer's reported information and agreeing to safeguard it.

MOD 3 of the basic contract added Clause 52.224-01, Privacy Act Notification. This clause state the following: 52.224-1 -- Privacy Act Notification.

As prescribed in 24.104, insert the following clause in solicitations and contracts, when the design, development, or operation of a system of records on individuals is required to accomplish an agency function:

Privacy Act Notification (Apr 1984) The Contractor will be required to design, develop, or operate a system of records on individuals, to accomplish an agency function subject to the Privacy Act of 1974, Public Law 93-579, December 31, 1974 (5 U.S.C.552a) and applicable agency regulations. Violation of the Act may involve the imposition of criminal penalties.  
(End of Clause)

**Other** (e.g., commercial providers, colleges).

Specify.

INFORMATION IS NOT SHARED WITH ANY NON-GOVERNMENT AGENCIES

**i. Do individuals have the opportunity to object to the collection of their PII?**

**Yes**

**No**

(1) If "Yes," describe method by which individuals can object to the collection of PII.

Individuals objecting to the collection of PII refrain from using FDM.

(2) If "No," state the reason why individuals cannot object.

**j. Do individuals have the opportunity to consent to the specific uses of their PII?**

**Yes**

**No**



(1) If "Yes," describe the method by which individuals can give or withhold their consent.

Use of FDM is a user's consent to sharing information with other authorized users. Only select users associated with a particular filer may see that filer's reported financial information. Any authorized FDM user may "search" for another user and find that user's name, email address, and telephone number if/when recorded in FDM's user directory.

The standard DoD Information System Use & Consent notice banner is presented whenever the user tries to login to FDM, <https://www.fdm.army.mil/FDM>. Contents:

**YOU ARE ACCESSING A U.S. GOVERNMENT (USG) INFORMATION SYSTEM (IS) THAT IS PROVIDED FOR USG-AUTHORIZED USE ONLY.**

By using this IS (which includes any device attached to this IS), you consent to the following conditions:

The USG routinely intercepts and monitors communications on this IS for purposes including, but not limited to, penetration testing, COMSEC monitoring, network operations and defense, personnel misconduct (PM), law enforcement (LE), and counterintelligence (CI) investigations.

At any time, the USG may inspect and seize data stored on this IS.

Communications using, or data stored on, this IS are not private, are subject to routine monitoring, interception, and search, and may be disclosed or used for any USG-authorized purpose.

This IS includes security measures (e.g., authentication and access controls) to protect USG interests--not for your personal benefit or privacy.

Notwithstanding the above, using this IS does not constitute consent to PM, LE or CI investigative searching or monitoring of the content of privileged communications, or work product, related to personal representation or services by attorneys, psychotherapists, or clergy, and their assistants. Such communications and work product are private and confidential. See User Agreement for details.

User agreement link: <https://www.fdm.army.mil/FDM/agreement.html>.

The FDM login page includes this Notice:

Financial Disclosure Management (FDM) is a DoD-approved and operated unclassified information system for the electronic filing, reviewing, and managing of required financial disclosure reports. It is a secure, limited access information system. By using it and entering your financial information you acknowledge that authorized users may view your information. Authorized users include your report review chain, assistants you appoint, and FDM administrative personnel. All such personnel are bound by law, regulation, and policy to safeguard your information from unauthorized access and disclosure. In addition, FDM administrative personnel, including Help Desk personnel, execute individual confidentiality and nondisclosure agreements promising not to disclose your information. Violation of such agreements could lead to disciplinary action.

A Privacy Act Statement is on the FDM website: <https://www.fdm.army.mil/FDM/privacy.html>.

Use of the FDM system constitutes consent to the specific uses of the information collected.

(2) If "No," state the reason why individuals cannot give or withhold their consent.

**k. What information is provided to an individual when asked to provide PII data?** Indicate all that apply.

- Privacy Act Statement**
 **Privacy Advisory**  
 **Other**
 **None**

Describe each applicable format.

FDM link to its Privacy Notice, <https://www.fdm.army.mil/FDM/privacy.html>.

From the FDM website home page, <https://www.fdm.army.mil>, an FDM user selects "Login to FDM," and is presented with the standard mandatory DoD Information System use banner. The user clicks "OK" to proceed to login.

The FDM login page includes this Notice:  
 Financial Disclosure Management (FDM) is a DoD-approved and operated unclassified information system for the electronic filing, reviewing, and managing of required financial disclosure reports. It is a secure, limited access information system. By using it and entering your financial information you acknowledge that authorized users may view your information. Authorized users include your report review chain, assistants you appoint, and FDM administrative personnel. All such personnel are bound by law, regulation, and policy to safeguard your information from unauthorized access and disclosure. In addition, FDM administrative personnel, including Help Desk personnel, execute individual confidentiality and nondisclosure agreements promising not to disclose your information. Violation of such agreements could lead to disciplinary action.

A filer's login to FDM evidences use consent.

**NOTE:**

**Sections 1 and 2 above are to be posted to the Component's Web site. Posting of these Sections indicates that the PIA has been reviewed to ensure that appropriate safeguards are in place to protect privacy.**

**A Component may restrict the publication of Sections 1 and/or 2 if they contain information that would reveal sensitive information or raise security concerns.**



### SECTION 3: PIA QUESTIONNAIRE and RISK REVIEW

a. For the questions in subparagraphs 3.a.(1) through 3.a.(5), indicate what PII (a data element alone or in combination that can uniquely identify an individual) will be collected and describe the source, collection method, purpose, and intended use of the PII.

**(1) What PII will be collected?** Indicate all individual PII or PII groupings that apply below.

- |  |   |  |
|--|---|--|
| <input checked="" type="checkbox"/> Name                           | <input type="checkbox"/> Other Names Used                 | <input type="checkbox"/> Social Security Number (SSN)      |
| <input type="checkbox"/> Truncated SSN                             | <input type="checkbox"/> Driver's License                 | <input type="checkbox"/> Other ID Number                   |
| <input type="checkbox"/> Citizenship                               | <input type="checkbox"/> Legal Status                     | <input checked="" type="checkbox"/> Gender                 |
| <input type="checkbox"/> Race/Ethnicity                            | <input type="checkbox"/> Birth Date                       | <input type="checkbox"/> Place of Birth                    |
| <input checked="" type="checkbox"/> Personal Cell Telephone Number | <input checked="" type="checkbox"/> Home Telephone Number | <input checked="" type="checkbox"/> Personal Email Address |
| <input checked="" type="checkbox"/> Mailing/Home Address           | <input type="checkbox"/> Religious Preference             | <input type="checkbox"/> Security Clearance                |
| <input type="checkbox"/> Mother's Maiden Name                      | <input type="checkbox"/> Mother's Middle Name             | <input type="checkbox"/> Spouse Information                |
| <input type="checkbox"/> Marital Status                            | <input type="checkbox"/> Biometrics                       | <input type="checkbox"/> Child Information                 |
| <input checked="" type="checkbox"/> Financial Information          | <input type="checkbox"/> Medical Information              | <input type="checkbox"/> Disability Information            |
| <input type="checkbox"/> Law Enforcement Information               | <input type="checkbox"/> Employment Information           | <input type="checkbox"/> Military Records                  |
| <input type="checkbox"/> Emergency Contact                         | <input type="checkbox"/> Education Information            | <input checked="" type="checkbox"/> Other                  |

If "Other," specify or explain any PII grouping selected.

This system of records contains: reportable financial information such as personal and family holdings (name, amount range, but not account numbers) and other investments/interests in property, salary, dividends, retirement benefits, interests in property, deposits in a bank and other financial institutions; information on gifts received; information on certain liabilities; information about positions as an officer, director, trustee, general partner, proprietor, representative, employee, or consultant of any corporation, company, firm, partnership, or other business, non-profit organization, labor organization, or educational institution; information about non-Government employment agreements, such as leaves of absence to accept Federal service, continuation of payments by a non-Federal employer; and information about assets placed in trust pending disposal and other information related to conflict of interest determinations.

**(2) What is the source for the PII collected (e.g., individual, existing DoD information systems, other Federal information systems or databases, commercial systems)?**

The individual user.

**(3) How will the information be collected?** Indicate all that apply.

- |   |   |
|---|---|
| <input type="checkbox"/> Paper Form                             | <input type="checkbox"/> Face-to-Face Contact |
| <input type="checkbox"/> Telephone Interview                    | <input type="checkbox"/> Fax                  |
| <input type="checkbox"/> Email                                  | <input checked="" type="checkbox"/> Web Site  |
| <input type="checkbox"/> Information Sharing - System to System |   |
| <input type="checkbox"/> Other                                  |   |

FDM replaces the paper SF 278 and OGE Form 450 with electronic collection of the reportable information. Reviewing officials may supplement reported information upon review when necessary to elaborate or clarify a filer's report. That supplement may take the form of a comment or separate document attached in FDM with that filer's report.

**(4) Why are you collecting the PII selected (e.g., verification, identification, authentication, data matching)?**

PII is used to identify a filer with that filer's reported financial information.

FDM provides online review for conflict of interest determination purposes of the reported information. The conflict of interest review is to determine whether an individual's reported financial interests and the individual's official agency responsibilities conflict.

**(5) What is the intended use of the PII collected (e.g., mission-related use, administrative use)?**

Mission-related.

Authorized Government officials use the collected information to determine compliance with applicable Federal laws and regulations and to identify and resolve potential conflicts of interests.

**b. Does this DoD information system or electronic collection create or derive new PII about individuals through data aggregation?** (See Appendix for data aggregation definition.)

- Yes                       No

If "Yes," explain what risks are introduced by this data aggregation and how this risk is mitigated.

[Empty rectangular box]

**c. Who has or will have access to PII in this DoD information system or electronic collection?** Indicate all that apply.

- Users**
- Developers**
- System Administrators**
- Contractors**
- Other**

Authorized users in other government agencies using FDM (i.e., Office of Government Ethics, Department of Veterans Affairs, Department of Homeland Security).

FDM Project Team members, including Developers, System Administrators, and Contractors, have access for official purposes to support FDM operations.

**d. How will the PII be secured?**

**(1) Physical controls.** Indicate all that apply.

- Security Guards**
- Identification Badges**
- Key Cards**
- Safes**
- Cipher Locks**
- Combination Locks**
- Closed Circuit TV (CCTV)**
- Other**

The data resides on a server at a secure Defense Information System Agency facility. Only IT staff and support personnel have access; FDM users access the data only through the FDM application. Protected by DISA firewall and intrusion detection systems. System backup: Data backups are routinely performed and stored on tapes and/or a server in another Government facility at a different location. Security for those servers and for the server rooms is comparable to the primary server location. All server rooms used are climate controlled with both air conditioning and humidifiers to control heat and static electricity.

**(2) Technical Controls.** Indicate all that apply.

- User Identification**
- Password**
- Intrusion Detection System (IDS)**
- Encryption**
- External Certificate Authority (CA) Certificate**
- Other**
- Biometrics**
- Firewall**
- Virtual Private Network (VPN)**
- DoD Public Key Infrastructure Certificates**
- Common Access Card (CAC)**

Other: antivirus software.

An FDM user's data travels between the user's computer Web Browser and FDM servers encrypted by a technology called Secure Sockets Layer (SSL) using 128-bit encryption. This is the same technology banks use and offers the highest level of encryption currently supported by commercial Web browsers. The lock icon in the bottom of the browser window indicates that data is shielded from unauthorized

access while in transit. SSL works by using a private key to encrypt data that's transferred over the SSL connection.

The FDM technical architecture uses recognized security safeguards and procedures, such as Common Access Card/PIN or NIST 800-63 Level 2 user name/password login authentication, the highest commercially available encryption technology (128 bit SSL), and firewall protected servers. All of the FDM information resides on a server that is guarded both physically and logically against viruses and other forms of intrusion. No data is stored on the client computers because FDM is a Web Browser based application. The DITSCAP certified server complex sits behind layers of network security continuously monitored by on-site operations staff. The FDM Web Site and access to the FDM application and is only connected to the public Internet through proxy servers specifically configured and monitored to prevent unauthorized access. All FDM information is available only to authorized FDM users with the appropriate roles and relationships. FDM users are authorized to use the application through a formal administrative process performed by an authorizing official. We employ on-site operations staff who monitor the integrity of incoming network traffic. FDM servers only run software vital to the operation of FDM and that software is maintained to ensure current security patches are applied.

**(3) Administrative Controls.** Indicate all that apply.

- Periodic Security Audits**
- Regular Monitoring of Users' Security Practices**
- Methods to Ensure Only Authorized Personnel Access to PII**
- Encryption of Backups Containing Sensitive Data**
- Backups Secured Off-site**
- Other**

**e. Does this DoD information system require certification and accreditation under the DoD Information Assurance Certification and Accreditation Process (DIACAP)?**

**Yes. Indicate the certification and accreditation status:**

- |                                     |  |                      |   |
|-------------------------------------|--|----------------------|---|
| <input checked="" type="checkbox"/> | <b>Authorization to Operate (ATO)</b>            | <b>Date Granted:</b> | <input type="text" value="11/12/2008"/> |
| <input type="checkbox"/>            | <b>Interim Authorization to Operate (IATO)</b>   | <b>Date Granted:</b> | <input type="text"/>                    |
| <input type="checkbox"/>            | <b>Denial of Authorization to Operate (DATO)</b> | <b>Date Granted:</b> | <input type="text"/>                    |
| <input type="checkbox"/>            | <b>Interim Authorization to Test (IATT)</b>      | <b>Date Granted:</b> | <input type="text"/>                    |

No, this DoD information system does not require certification and accreditation.

**f. How do information handling practices at each stage of the "information life cycle" (i.e., collection, use, retention, processing, disclosure and destruction) affect individuals' privacy?**

Controls are in place and effective in mitigating all risks to an acceptable level for protecting systems and data up to and including 'For Official Use Only' Privacy Act data.

In addition, FDM is role-based so that only authorized users with an official need to know may access a filer's reported financial information.

FDM is a secure, web-based application. FDM users must be registered for specific roles. Access to reported information is role-based. FDM uses two authentication mechanisms that provide Level 2 or better assurance as defined in NIST Special Publication (SP) 800-63, Electronic Authentication Guideline. All communications between the FDM servers and the user's desktop/laptop computers use a 128 bit, DES approved HTTPS protocol. FDM is hosted on a server that has been hardened using current Defense Information Systems

**g. For existing DoD information systems or electronic collections, what measures have been put in place to address identified privacy risks?**

See those described previously. No specific privacy risks identified.

**h. For new DoD information systems or electronic collections, what measures are planned for implementation to address identified privacy risks?**

## SECTION 4: REVIEW AND APPROVAL SIGNATURES

Prior to the submission of the PIA for review and approval, the PIA must be coordinated by the Program Manager or designee through the Information Assurance Manager and Privacy Representative at the local level.

### Program Manager or Designee Signature

	HANCOCK.GEORGE.LOUIS. JR.1078104593	Digitally signed by HANCOCK.GEORGE.LOUIS.JR.1078104593 DN: c=US, o=U.S. Government, ou=DoD, ou=PKI, ou=USA, cn=HANCOCK.GEORGE.LOUIS.JR.1078104593 Date: 2009.07.30 11:14:27 -04'00'
Name:	George Hancock	
Title:	FDM Program Director, Associate Deputy General Counsel, Ethics & Fiscal	
Organization:	Office of the General Counsel	
Work Telephone Number:	703-696-5512	
DSN:	426-5512	
Email Address:	geo-hancock@us.army.mil	
Date of Review:	Jul 30, 2009	

### Other Official Signature (to be used at Component discretion)

	DOU.JAMES.122866068 6	Digitally signed by DOU.JAMES.1228660686 DN: c=US, o=U.S. Government, ou=DoD, ou=PKI, ou=USA, cn=DOU.JAMES.1228660686 Date: 2009.08.03 08:47:00 -04'00'
Name:	James Dou	
Title:	FDM IASO	
Organization:	US Army CECOM Software Engineering Center	
Work Telephone Number:	732-532-6722	
DSN:	992-6722	
Email Address:	james.dou@us.army.mil	
Date of Review:	August 3, 2009	



**Other Official Signature  
(to be used at Component  
discretion)**

**KENT.JOHN.  
CARLTON.1069800943**  
Digitally signed by KENT.JOHN.CARLTON.1069800943  
DN: cn=KENT.JOHN.CARLTON.1069800943, c=US, o=U.  
S. Government, ou=DoD, PKI, USA  
Date: 2009.08.20 15:32:18 -04'00'

Name: John C. Kent  
Title: Office of General Counsel Privacy Officer  
Organization: Office of General Counsel  
Work Telephone Number: 703-697-2800  
DSN:  
Email Address: John.Kent1@us.army.mil  
Date of Review: 20 Aug 09

**Component Senior  
Information Assurance  
Officer Signature or  
Designee**

**ASSI.CAROL.  
M.1232251189**  
Digitally signed by ASSI.CAROL.  
M.1232251189  
DN: c=US, o=U.S. Government, ou=DoD,  
ou=PKI, ou=USA, cn=ASSI.CAROL.  
M.1232251189  
Date: 2009.09.10 17:36:57 -04'00'

Name: Carol Assi  
Title: Director, Office of Information Assurance & Compliance  
Organization: 9th Signal Command (A)  
Work Telephone Number: (703) 602-7398  
DSN: 332-7398  
Email Address: carol.assi@us.army.mil  
Date of Review: 9 Sep 09

**Component Privacy Officer  
Signature**

**DICKERSON.ROBERT.D.122  
9537861**  
Digitally signed by DICKERSON.ROBERT.D.1229537861  
DN: c=US, o=U.S. Government, ou=DoD, ou=PKI,  
ou=USA, cn=DICKERSON.ROBERT.D.1229537861  
Date: 2009.09.03 15:53:20 -04'00'

Name: Robert Dickerson  
Title: Chief, U.S. Army Freedom of Information Act & Privacy Office  
Organization: Office of the Administrative Assistant to the Secretary of the Army  
Work Telephone Number: (703) 428-6513  
DSN:  
Email Address: robert.dickerson1@us.army.mil  
Date of Review: 3 September 2009

Component CIO Signature  
(Reviewing Official)

for  
Michael E Krueger

Name:

LTG Jeffrey A. Sorenson

Title:

Army Chief Information Officer (CIO)

Organization:

Army CIO/G6

Work Telephone Number:

(703) 695-4366

DSN:

225-4366

Email Address:

jeffrey.sorenson@us.army.mil

Date of Review:

2009 10 02

**Publishing:**

Only Sections 1 and 2 of this PIA will be published. Each DoD Component will maintain a central repository of PIAs on the Component's public Web site. DoD Components will submit an electronic copy of each approved PIA to the DoD CIO at: [pia@osd.mil](mailto:pia@osd.mil).

If the PIA document contains information that would reveal sensitive information or raise security concerns, the DoD Component may restrict the publication of the assessment to include Sections 1 and 2.

## APPENDIX

Data Aggregation. Any process in which information is gathered and expressed in a summary form for purposes such as statistical analysis. A common aggregation purpose is to compile information about particular groups based on specific variables such as age, profession, or income.

DoD Information System. A set of information resources organized for the collection, storage, processing, maintenance, use, sharing, dissemination, disposition, display, or transmission of information. Includes automated information system (AIS) applications, enclaves, outsourced information technology (IT)-based processes and platform IT interconnections.

Electronic Collection. Any collection of information enabled by IT.

Federal Personnel. Officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), and individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the United States (including survivor benefits). For the purposes of PIAs, DoD dependents are considered members of the general public.

Personally Identifiable Information (PII). Information about an individual that identifies, links, relates or is unique to, or describes him or her (e.g., a social security number; age; marital status; race; salary; home telephone number; other demographic, biometric, personnel, medical, and financial information). Also, information that can be used to distinguish or trace an individual's identity, such as his or her name; social security number; date and place of birth; mother's maiden name; and biometric records, including any other personal information that is linked or linkable to a specified individual.

Privacy Act Statements. When an individual is requested to furnish personal information about himself or herself for inclusion in a system of records, providing a Privacy Act statement is required to enable the individual to make an informed decision whether to provide the information requested.

Privacy Advisory. A notification informing an individual as to why information is being solicited and how such information will be used. If PII is solicited by a DoD Web site (e.g., collected as part of an email feedback/comments feature on a Web site) and the information is not maintained in a Privacy Act system of records, the solicitation of such information triggers the requirement for a privacy advisory (PA).

System of Records Notice (SORN). Public notice of the existence and character of a group of 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. The Privacy Act of 1974 requires this notice to be published in the Federal Register upon establishment or substantive revision of the system, and establishes what information about the system must be included.