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PRIVACY THRESHOLD ANALYSIS (PTA)

This form is used to determine whether a Privacy Impact Assessment is required.

Please use the attached form to determine whether a Privacy Impact Assessment (PIA) is required under the E-Government Act of 2002 and the Homeland Security Act of 2002.

Please complete this form and send it to your component Privacy Office. If you do not have a component Privacy Office, please send the PTA to the DHS Privacy Office:

Rebecca J. Richards
Director of Privacy Compliance
The Privacy Office
U.S. Department of Homeland Security
Washington, DC 20528
Tel: 703-235-0780

PIA@dhs.gov

Upon receipt from the component Privacy Office, the DHS Privacy Office will review this form. If a PIA is required, the DHS Privacy Office will send you a copy of the Official Privacy Impact Assessment Guide and accompanying Template to complete and return.

A copy of the Guide and Template is available on the DHS Privacy Office website, www.dhs.gov/privacy, on DHSConnect and directly from the DHS Privacy Office via email: pia@dhs.gov, phone: 703-235-0780.



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PRIVACY THRESHOLD ANALYSIS (PTA)

SUMMARY INFORMATION

Date Submitted for Review: 11/10/2010

Name of Project: National Emergency Communications Plan (NECP)

Goal 2 Performance Report

Type of Projects

System Name in TAFISMA: N/A

Name of Component: National Protection and Programs Directorate

Name of Project Manager: Ryan Oremland

Email for Project Manager: Ryan.Oremland@hq.dhs.gov

Phone Number for Project Manager: 202-343-1679

ype of Troject.
Information Technology and/or System.*

A Notice of Proposed Rule Making or a Final Rule.

Form or other Information Collection.

Other: <Please describe the type of project including paper based Privacy Act system of records.>

Note: for purposes of this form, there is no distinction made between national security systems or technologies/systems managed by contractors. All technologies/systems should be initially reviewed for potential privacy impact.

^{*} The E-Government Act of 2002 defines these terms by reference to the definition sections of Titles 40 and 44 of the United States Code. The following is a summary of those definitions:

^{•&}quot;Information Technology" means any equipment or interconnected system or subsystem of equipment, used in the automatic acquisition, storage, manipulation, management, movement, control, display, switching, interchange, transmission, or reception of data or information. See 40 U.S.C. § 11101(6).

^{•&}quot;Information System" means a discrete set of information resources organized for the collection, processing, maintenance, use, sharing, dissemination, or disposition of information. See: 44. U.S.C. § 3502(8).



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SPECIFIC QUESTIONS

1. Describe the project and its purpose:

The Department of Homeland Security (DHS) Office of Emergency Communications (OEC), formed under Title XVIII of the Homeland Security Act of 2002, 6 U.S.C. § 101 et seq., is required to develop the National Emergency Communications Plan (NECP), which was to include identification of goals, timeframes, and appropriate measures to achieve interoperable communications capabilities. The NECP Performance Report is designed to meet these statutory requirements of Goal 2: By 2011, 75 percent of non-Urban Areas Security Initiative (UASI) jurisdictions are able to demonstrate response-level emergency communications within one hour for routine events involving multiple jurisdictions and agencies.

2.	Status of Project:	
	This is a new development effort.	
	This is an existing project.	
	Date first developed:	
	Date last updated:	
	<please a="" description="" general="" of="" provide="" the="" update.=""></please>	
3.	From whom do you collect, process, or retain information on: (Please check all that apply	
	DHS Employees.	
	Contractors working on behalf of DHS.	
	The Public.	
	The System does not contain any such information.	
4.	Do you use or collect Social Security Numbers (SSNs)? (This includes truncated SSNs)	
	⊠ No.	
	Yes. Why does the program collect SSNs? Provide the function of the SSN and the	
	legal authority to do so:	
	<please and="" authority="" do="" function="" legal="" of="" provide="" so.="" ssn="" the="" to=""></please>	

5. What information about individuals could be collected, generated or retained?



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OEC will collect and retain information regarding the ability of counties or county-equivalents to demonstrate response-level emergency communications within one hour for routine events involving multiple jurisdictions.

6.	If this project is a technology/system, does it relate solely to infrastructure? [For example, is the system a Local Area Network (LAN) or Wide Area Network (WAN)]?		
	No. Please continue to the next question.		
Yes. Is there a log kept of communication traffic?			
	☐ No. Please continue to the next question.		
	Yes. What type of data is recorded in the log? (Please choose all that apply.)		
	Header.		
	Payload Please describe the data that is logged.		
	<please data="" elements="" in="" list="" log.="" the=""></please>		
7.	7. Does the system connect, receive, or share Personally Identifiable Information with any DHS systems ¹ ?		
	⊠ No.		
	Yes.		
	Please list:		
8.	. Is there a Certification & Accreditation record within OCIO's FISMA tracking system?		
	Unknown.		
	No.		
	Yes. Please indicate the determinations for each of the following:		
	Confidentiality:		
	Integrity:		

¹ PII may be shared, received, or connected to other DHS systems directly, automatically, or by manual processes. Often, these systems are listed as "interconnected systems" in TAFISMA.



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Availability:	☐ Low ☐ Moderate ☐ High ☐ Undefined	



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PRIVACY THRESHOLD REVIEW

(TO BE COMPLETED BY THE DHS PRIVACY OFFICE)

Date reviewed by the DHS Privacy Office: November 24, 2010

Name of the DHS Privacy Office Reviewer: Rebecca J. Richards

DESIGNATION				
This is NOT a Privacy Sensitive System – the system contains no Personally Identifiable				
Information.				
This IS a Privacy Sensitive System Category of System				
☐ IT System.				
☐ National Security System.				
Legacy System.				
HR System.				
Rule.				
Other:				
Determination				
PTA sufficient at this time.				
Privacy compliance documentation determination in progress.				
☐ PIA is not required at this time.				
☐ PIA is required.				
System covered by existing PIA:				
New PIA is required.				
☐ PIA update is required.				
SORN not required at this time.				
SORN is required.				
System covered by existing SORN:				
☐ New SORN is required.				

DHS PRIVACY OFFICE COMMENTS