

PRIVACY THRESHOLD ANALYSIS (PTA)

This form serves as the official determination by the DHS Privacy Office to identify the privacy compliance requirements for all Departmental uses of personally identifiable information (PII).

A Privacy Threshold Analysis (PTA) serves as the document used to identify information technology (IT) systems, information collections/forms, technologies, rulemakings, programs, information sharing arrangements, or pilot projects that involve PII and other activities that otherwise impact the privacy of individuals as determined by the Chief Privacy Officer, pursuant to Section 222 of the Homeland Security Act, and to assess whether there is a need for additional Privacy Compliance Documentation. A PTA includes a general description of the IT system, information collection, form, technology, rulemaking, program, pilot project, information sharing arrangement, or other Department activity and describes what PII is collected (and from whom) and how that information is used and managed.

Please complete the attached Privacy Threshold Analysis and submit it to your component Privacy Office. After review by your component Privacy Officer the PTA is sent to the Department's Senior Director for Privacy Compliance for action. If you do not have a component Privacy Office, please send the PTA to the DHS Privacy Office:

Senior Director, Privacy Compliance
The Privacy Office
U.S. Department of Homeland Security
Washington, DC 20528
Tel: 202-343-1717

PIA@hq.dhs.gov

Upon receipt from your component Privacy Office, the DHS Privacy Office will review this form and assess whether any privacy compliance documentation is required. If compliance documentation is required – such as Privacy Impact Assessment (PIA), System of Records Notice (SORN), Privacy Act Statement, or Computer Matching Agreement (CMA) – the DHS Privacy Office or component Privacy Office will send you a copy of the relevant compliance template to complete and return.





Privacy Threshold Analysis (PTA)

Specialized Template for Information Collections (IC) and Forms

The Forms-PTA is a specialized template for Information Collections and Forms. This specialized PTA must accompany all Information Collections submitted as part of the Paperwork Reduction Act process (any instrument for collection (form, survey, questionnaire, etc.) from ten or more members of the public). Components may use this PTA to assess internal, component-specific forms as well.

Form Number: CG-6038

Form Title: Continuous Synopsis Record (CSR) Document Number _____ for the ship with IMO Number: _____

Component: U.S. Coast Guard (USCG) Office: CG-REG

IF COVERED BY THE PAPERWORK REDUCTION ACT:

Collection Title:	Various Internatio	nal Agreement Safety Certific	ates and Documents
OMB Control	1625-0017	OMB Expiration	July 31, 2017
Number:		Date:	
Collection status:	Extension	Date of last PTA (if	N/A
		applicable):	

PROJECT OR PROGRAM MANAGER

Name:	Mr. David Du Pont		
Office:	CG-REG	Title:	Reg Dev Mgr
Phone:	202-372-1497	Email:	David.A.DuPont@uscg.mil

COMPONENT INFORMATION COLLECTION/FORMS CONTACT

Name:	Mr. Arthur Requina		
Office:	CG-612	Title:	Forms Manager
Phone:	202-475-3651	Email:	Arthur.A.Requina@uscg.mil

SPECIFIC IC/Forms PTA QUESTIONS



1. Purpose of the Information Collection or Form

The purpose of the form is to certify that a ship meets certain International Convention for the Safety of Life at Sea (SOLAS) requirements. SOLAS applies to certain passenger and cargo ships that engage in international voyages. The Coast Guard issues certificates as proof of compliance with SOLAS. The form contains vessel-specific information—not PII.

The authority for the issuance of this form is 46 U.S. Code 3306, 3307, 3316 and 3703.

2.	Describe the IC/Form	
a.	Does this form collect any	☐ Yes
	Personally Identifiable	⊠ No
	Information" (PII ¹)?	
b.	From which type(s) of	\square Members of the public
	individuals does this form	\square U.S. citizens or lawful permanent
	collect information?	residents
	(Check all that apply.)	\square Non-U.S. Persons.
		☐ DHS Employees
		☐ DHS Contractors
		\square Other federal employees or contractors.
C.	Who will complete and	\square The record subject of the form (e.g., the
	submit this form? (Check	individual applicant).
	all that apply.)	\square Legal Representative (preparer, attorney, etc.).
		\square Business entity.
		If a business entity, is the only
		information collected business contact
		information?
		□ Yes
		□ No
		\square Law enforcement.
		oxtimes DHS employee or contractor.

Privacy Threshold Analysis - IC/Form

¹ Personally identifiable information means any information that permits the identity of an individual to be directly or indirectly inferred, including any other information which is linked or linkable to that individual regardless of whether the individual is a U.S. citizen, lawful permanent resident, visitor to the U.S., or employee or contractor to the Department.



		\square Other individual/entity/organization that is
		NOT the record subject . <i>Please describe</i> .
		Click here to enter text.
d. How do individ	uals	\square Paper.
complete the fo	orm? <i>Check</i>	☐ Electronic. (ex: fillable PDF)
all that apply.		\square Online web form. (available and submitted via
		the internet)
		Provide link:
e. What informat	on will DHS colle	ect on the form? This form does not collect PII.
N/A.		
		curity number (SSN) or other element that is stand-
alone Sensitive	Personally Ident	cifiable Information (SPII)? No.
☐ Social Security 1	ıumber	\square DHS Electronic Data Interchange
\square Alien Number (A-Number)	Personal Identifier (EDIPI)
☐ Tax Identification	on Number	☐ Social Media Handle/ID
□ Visa Number		\square Known Traveler Number
☐ Passport Number ☐ T		\square Trusted Traveler Number (Global
☐ Bank Account, (Credit Card, or ot	her Entry, Pre-Check, etc.)
financial account n	umber	\square Driver's License Number
□ Other. <i>Please list</i>	⊦.	\square Biometrics
g. List the <i>specifi</i>	c authority to co	llect SSN or these other SPII elements.
N/A.		
h. How will this in	nformation be us	ed? What is the purpose of the collection? Describe
why this collection of SPII is the minimum amount of information necessary to		
	purpose of the p	rogram.
N/A.		
i. Are individuals	_	Yes. Please describe how notice is provided.
provided notice		Click here to enter text.
time of collection	· -	No.
DHS (Does the		
subject have no	tice of	



the collection or is
form filled out by third
party)?

3.	How will DHS store th	e IC/form responses?
a.	How will DHS store	\square Paper. Please describe.
	the original,	Click here to enter text.
	completed IC/forms?	\square Electronic. Please describe the IT system that will
		store the data from the form.
		Click here to enter text.
		Scanned forms (completed forms are scanned into
		an electronic repository). Please describe the
		electronic repository.
		Forms that the Coast Guard creates are
		maintained in Marine Information for Safety and Law
		Enforcement (MISLE) database.
b.	If electronic, how	☐ Manually (data elements manually entered). ———————————————————————————————————
	does DHS input the	Please describe.
	responses into the IT	A scanned form is uploaded into the vessel-
	system?	specific file in MISLE.
		☐ Automatically. Please describe.
		Click here to enter text.

C.	How would a user	☐ By a unique identifier. ² Please describe. If
	search the information	information is retrieved by personal identifier, please
	submitted on the	submit a Privacy Act Statement with this PTA.
		Click here to enter text.
	forms, <i>i.e.</i> , how is the information	☐ By a non-personal identifier. <i>Please describe</i> .
	retrieved?	A search can be done using vessel-specific
.1		information.
a.	What is the records	A record is retained for the life of the vessel; NARA retention schedule number N1-026-05-015.
	retention	retention schedule number N1-020-05-015.

Privacy Threshold Analysis - IC/Form

² Generally, a unique identifier is considered any type of "personally identifiable information," meaning any information that permits the identity of an individual to be directly or indirectly inferred, including any other information which is linked or linkable to that individual regardless of whether the individual is a U.S. citizen, lawful permanent resident, visitor to the U.S., or employee or contractor to the Department.

schedule(s)? Include	
the records schedule	
number.	
e. How do you ensure	As records are maintained in the MISLE database,
that records are	disposal/deletion is in accordance with the business
disposed of or deleted	rules for the database.
in accordance with	
the retention	
schedule?	
f. Is any of this information	on shared outside of the original program/office?
oxtimes No. Information on this	form is not shared outside of the collecting office.
\square Yes, information is share	ed with other DHS components or offices. Please describe.
Click here to enter text.	
\square Yes, information is share	ed external to DHS with other federal agencies, state/local
	tners, or non-governmental entities. Please describe.
Click here to enter text.	
5 5.5 5 5 65	



Please include <u>a copy of the referenced form and Privacy Act Statement</u> (if applicable) with this PTA upon submission.





PRIVACY THRESHOLD REVIEW

(TO BE COMPLETED BY COMPONENT PRIVACY OFFICE)

Component Privacy Office Reviewer:	Kenlinishia Tyler
Date submitted to component Privacy Office:	March 2, 2017
Date submitted to DHS Privacy Office:	March 10, 2017
Have you approved a Privacy Act Statement for this form? (Only applicable if you have received a waiver from the DHS Chief Privacy Officer to approve component Privacy Act Statements.)	☐ Yes. Please include it with this PTA submission. X No. Please describe why not. CG-6038 is not privacy sensitive.
Component Privacy Office Recommen	ndation:
The Continuous Synopsis Record (CSR) Document Number for the ship with IMO Number: (CG-6038) is not privacy sensitive. However, a copy of this form will be maintained in the vessel specific file within the CG Marine Information for Safety Law Enforcement system.	



PRIVACY THRESHOLD ADJUDICATION

(TO BE COMPLETED BY THE DHS PRIVACY OFFICE)

DHS Privacy Office Reviewer:	Michael Capparra
PCTS Workflow Number:	1139984
Date approved by DHS Privacy Office:	3/14/17
PTA Expiration Date	3/14/20

DESIGNATION

Privacy Sensitive	e IC or	No. If "no" PTA adjudication is complete.	
Form:			
Determination:		☑ PTA sufficient at this time.	
		☐ Privacy compliance documentation determination in	
		progress.	
		\square New information sharing arrangement is required.	
		☐ DHS Policy for Computer-Readable Extracts Containing SPII	
		applies.	
		☐ Privacy Act Statement required.	
		☐ Privacy Impact Assessment (PIA) required.	
		\square System of Records Notice (SORN) required.	
		☐ Specialized training required.	
		□ Other. Click here to enter text.	
DHS IC/Forms R	eview:	Choose an item.	
Date IC/Form		Click here to enter a date.	
Approved by PR	IV:		
IC/Form PCTS		Click here to enter text.	
Number:			
Privacy Act	e(3) sta	tatement not required.	
Statement:	Privacy	icy Notice is required.	
PTA:	No syst	lo system PTA required.	



	Click here to enter text.
PIA:	Choose an item.
	If covered by existing PIA, please list: Click here to enter text.
	If a PIA update is required, please list: Click here to enter text.
SORN:	Choose an item.
	If covered by existing SORN, please list: Click here to enter text.
	If a SORN update is required, please list: Click here to enter text.
DHS Privacy Offi	ice Comments:
Please describe i	rationale for privacy compliance determination above.
The DHS Privacy	Office finds that the Continuous Synopsis Record (CSR) Document
Number for	the ship with IMO Number:, CG-6038, is a non privacy-sensitive
information colle	ction. The form collects vessel-specific information that is used to certify
that a ship meets In	nternational Convention for the Safety of Life at Sea (SOLAS) requirements,
in order to generat	e certificates as proof of compliance with SOLAS. PRIV understands that
information in this	form associated with the owner, is related to the company that is the
registered owner o	f a vessel and not an individual. No PII is associated with this collection,
therefore no PIA,	SORN, or Privacy Act Statement are required.