

U.S. Department of the Interior

PRIVACY IMPACT ASSESSMENT

Introduction

Name of Project

Bureau/Office

USGS Alaska Science Center

Alaska Science Center Beak Deformity Observations

The Department of the Interior requires PIAs to be conducted and maintained on all IT systems whether already in existence, in development or undergoing modification in order to adequately evaluate privacy risks, ensure the protection of privacy information, and consider privacy implications throughout the information system development life cycle. This PIA form may not be modified and must be completed electronically; hand-written submissions will not be accepted. See the DOI PIA Guide for additional guidance on conducting a PIA or meeting the requirements of the E-Government Act of 2002. See Section 6.0 of the DOI PIA Guide for specific guidance on answering the questions in this form.

NOTE: See Section 7.0 of the DOI PIA Guide for guidance on using the DOI Adapted PIA template to assess third-party websites or applications.

Bureau/Office Contact Title

Research Wildlife Biologist

Point of Contact Email	First Name	M.I.	Last Name	Phone
cmhandel@usgs.gov	Colleen		Handel	(907) 786-7181
Address Line 1				
4210 University Dr.				
Address Line 2				
City			State/Territory	Zip
Anchorage			Alaska	99508
ction 1. General System Information				
A. Is a PIA required? Yes Yes, information is collected from or Members of the general public	maintained on			
B. What is the purpose of the system?				
Collect observation reports from the pu	ublic on birds with defo	rmed beaks.		
C. What is the legal authority?				
16 U.S.C. 742(a)-742d, 742e-742j-2 F	ish and Wildlife Act of	1956 authorizes	s the Secretary of the	Interior to

management, advancement	olicy and authorizes the Secretary of to the conservation, and protection of fish the conservation facilities, and other mea	neries and wildlife re	
D. Why is this PIA being co	mpleted or modified?		
Existing Information System	m under Periodic Review		
E. Is this information systen	n registered in CSAM?		
No	·		
F. List all minor applications	s or subsystems that are hosted on th	is system and cover	red under this privacy impact
assessment.	Durnoco	Contains BII	Describe
Subsystem Name N/A	Purpose N/A	Contains PII No	Describe
Yes	stem or electronic collection require a	published Privacy A	Act System of Records Notice (SORN
List Privacy Act SORN Id	. ,		
Interior, USGS-18: Com	puter Registration System		
H Does this information sys	stem or electronic collection require a	n OMB Control Num	nher?
Yes	otom or older of the content require a	ir own control real	1001.
Describe			
TBD - pursuing the prod	cess.		
1028 - NEW			
ion 2. Summary of Systen	n Data		
, , , , , ,			
A. What PII will be collected	d? Indicate all that apply.		
⊠ Name	Religious Preference	Social Sec	eurity Number (SSN)
Citizenship	Security Clearance	Personal C	Cell Telephone Number
Gender	Spouse Information	☐ Tribal or O	ther ID Number
Birth Date	☐ Financial Information	oxtimes Personal E	Email Address
Group Affiliation	Medical Information	☐ Mother's M	flaiden Name
Marital Status	Disability Information	⊠ Home Tele	ephone Number
Biometrics	Credit Card Number	☐ Child or De	ependent Information
Other Names Used	Law Enforcement	Employme	nt Information
Truncated SSN	☐ Education Information	☐ Military Sta	atus/Service
Legal Status	☐ Emergency Contact	Mailing/Ho	me Address
Place of Birth	Driver's License		
Other	Race/Ethnicity		

conduct investigations, prepare and disseminate information, and make periodic reports to the public regarding the availability and abundance and the biological requirements of fish and wildlife resources; provides a comprehensive

B. What is the source	ce for the PII collected? Indicate a	all that apply.		
	Tribal agency	☐ DOI re	cords	State agency
☐ Federal agency	Local agency	☐ Third p	party source	Other
C. How will the infor	mation be collected? Indicate all	that apply.		
Paper Format	☐ Face-to-Face Contact	☐ Fax	☐ Telep	phone Interview
☐ Email		Other	☐ Inforr	mation Shared Between Systems
D. What is the inten-	ded use of the PII collected?			
To verify observation	on reports.			
E. With whom will th	ne PII be shared, both within DOI	and outside DOI? Ir		pply.
Within the Burea				117
_	eau or office and how the data w	ill be used.		
If scientists need	d to verify any observations, any	of the optional PII da	ata entered are u	used to contact the individual.
Other Bureaus/C	 Offices			
Other Federal A				
☐ Tribal, State or L				
Contractor	ocal / igonoloc			
Other Third Party	/ Sources			
	<u> </u>	· · · · · · · · · · · · · · · · · · ·		ndividuals consent to specific uses t required to enter their PII on the
C What information		n police dita massida D		a all that analy
	is provided to an individual whe	<u>-</u>	'il data? Indicate	_
Privacy Act State	_ ,	Other		
Describe each ap	oplicable format. oter, a link to Privacy, with more	details are offered		
m the edge i e	stor, a limit to 1 mady, with more	dotallo di o oliorod.		
H How will data be	retrieved? List the identifiers that	t will be used to retrie	eve information	(e.g. name case number etc.)
	database's ObservationID.			(0.9., 110.110, 0000 110.11001, 010.1).
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
I Will reports be pro	oduced on individuals?			
	ducca on marviadais:			
No				
tion 3. Attributes o	f System Data			
	ected from sources other than D		d for accuracy?	
The website has or	n-screen email and telephone val	lidation tools.		

B. How will data be checked for completeness?
It can be verified by the scientists.
C. What procedures are taken to ensure the data is current? Identify the process or name the document (e.g., data models)
This will be updated by the individual, only if they are wanting to update their information.
D. What are the retention periods for data in the system? Identify the associated records retention schedule for the records in this system.
Retention periods will vary somewhat by asset but will be done in accordance with DOI, USGS, and federal requirements and guidelines as outlined in USGS GRDS 432-1-S1, Chapter 400, Item #418-01b and any other applicable laws, rules or regulations.
E. What are the procedures for disposition of the data at the end of the retention period? Where are the procedures documented?
Permanent records are determined by NARA as having sufficient historical or other value to warrant continued preservation by the Federal Government beyond the time they are needed for the agency's administrative, scientific, legal, or fiscal purposes.
F. Briefly describe privacy risks and how information handling practices at each stage of the "information lifecycle" (i.e., collection, use, retention, processing, disclosure and destruction) affect individual privacy.
The system and the website are secured thru the use of STIGs and A&A process. All of the developers and SA's have yearly security training to ensure the data will be kept secure. This system is in the DMZ and is protected by firewalls. The web server is configured by USGS STIGs and is scanned monthly, as part of our A&A process.
ction 4. PIA Risk Review
A. Is the use of the data both relevant and necessary to the purpose for which the system is being designed? Yes Explanation
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Users	□ Developers	
☐ Contractors		
Describe		
System researchers		
H. How is user access to data	determined? Will users have access t	to all data or will access be restricted?
Internal users via Access con into the database.	rol list and managed by what role the	y play in the system; external users can only report
I. Are contractors involved with of the system?	the design and/or development of the	e system, or will they be involved with the maintenance
No		
J. Is the system using technolo SmartCards or Caller ID)?	gies in ways that the DOI has not pre	eviously employed (e.g., monitoring software,
No		
K. Will this system provide the	capability to identify, locate and moni-	tor individuals?
Yes		
Explanation		
System is capturing the na	me, address, and telephone users for	verification by researchers and additional questions.
L. What kinds of information ar	e collected as a function of the monitor	oring of individuals?
Google Analytics is on all our interaction with a system.	web pages. However, there is not an	ything specific to the system to monitor an individual's

M. What controls will be used to prevent unauthorized monitoring?

Website and backend databases are secured via use of USGS STIGs, virus protection; as well as servers are scanned once a month; ESN intrusion detection.

N. How will the PII be secured?

(1) Physical Controls. Indicate	all that apply.						
Security Guards	Secured Facility	☐ Identification Badges	Combination Locks				
☐ Key Cards	Closed Circuit Television	Safes					
Locked File Cabinets	☐ Cipher Locks	Other					
(2) Technical Controls. Indicat	(2) Technical Controls. Indicate all that apply.						
□ Password		ion System (IDS)					
	☐ Virtual Private N	Virtual Private Network (VPN)					
Encryption	☐ Public Key Infra	☐ Public Key Infrastructure (PKI) Certificates					
□ User Identification	□ Personal Identity	□ Personal Identity Verification (PIV) Card					
Biometrics							
Other							
(3) Administrative Controls. In	dicate all that apply.						
Periodic Security Audits	Regular Monitor	ing of Users' Security Practice	S				
⊠ Backups Secured Off-site							
Rules of Behavior Encryption of Backups Containing Sensitive Data							
Role-Based Training Mandatory Security, Privacy and Records Management Training							
Other							
O. Who will be responsible for por addressing Privacy Act com	. , ,		s includes officials responsible				
System Owner: Marla Hood ar Asset Owner: Colleen Handel Privacy Act Officer: Bill Reilly	nd add'l ASC IT staff						
P. Who is responsible for assur unauthorized access of privacy	•	for reporting the loss, compror	mise, unauthorized disclosure, or				
System Owner: Marla Hood; Asset Owner: Colleen Handel; Information System Security Officer: Larry Roberts The Asset owner is directly responsible for assuring proper use of the data in conjunction with the information owner and system administrator, who assists with the technical implementation of the controls.							