PRIVACY IMPACT ASSESSMENT (PIA)					
PRESCRIBING AUTHORITY : DoD Instruction 5400.16, "DoD Privacy Impact Assessment (PIA) Guidance". Complete this form for Department of Defense (DoD) information systems or electronic collections of information (referred to as an "electronic collection" for the purpose of this form) that collect, maintain, use, and/or disseminate personally identifiable information (PII) about members of the public, Federal employees, contractors, or foreign nationals employed at U.S. military facilities internationally. In the case where no PII is collected, the PIA will serve as a conclusive determination that privacy requirements do not apply to system.					
1. DOD INFORMATION SYSTEM/ELECTRONIC COLLECTION NAME:					
Navy Access Control System (NACS)					
2. DOD COMPONENT NAME:			3. PIA APPROVAL DATE:		
Department of the Navy					
SECTION 1: PII DESCRIPTION SU		RY (FOR PUBLIC RELEASE)			
a. The PII is: (Check one. Note: foreign nationals are included in general publ	ic.)				
From members of the general public		From Federal employees and/or Fed	leral contractors		
F rom both members of the general public and Federal employees and/or Federal contractors		Not Collected (if checked proceed to	Section 4)		
b. The PII is in a: (Check one)					
New DoD Information System		New Electronic Collection			
X Existing DoD Information System		Existing Electronic Collection			
Significantly Modified DoD Information System					
 The requirement for NACS is to provide automated entrance into a naval installation based on two factor authentication leveraging existing authoritative identification sources such as CAC and Teslin cards. The NACS system collects this information from these cards through proximity sensors and/or barcode. d. Why is the PII collected and/or what is the intended use of the PII? (e.g., verification, identification, authentication, data matching, mission-related use, administrative use) 					
The purpose of this electronic collection is to authorize Department of the Navy civilian, military, and contractor personnel entrance onto the naval installation. NACS compares CAC and Teslin holder PII information on Federal personnel and Federal contractors from the authoritative data source Defense Enrollment Eligibility Report System (DEERS) database and the Department of Navy Total Workforce Management System (TWMS) via Socket Layer (SSL) as defined in the Enabler System Security Authorization Agreement (SSAA). This provides NACS with the ability to interactively check for authentication, permissions and privileges before any benefit, service or privilege is provided.					
e. Do individuals have the opportunity to object to the collection of their PII?					
(1) If "Yes," describe the method by which individuals can object to the collection of PII.					
(2) If "No," state the reason why individuals cannot object to the collection of PII.					
Individuals have the opportunity to object to the collection of their PII by following the procedures outlined in the System of Record Notice (SORN) NM05512-2 and by refusing to provide the requested PII information as disclosure is voluntary; however, failure to provide the information may result in refusal to grant access to DoD installations.					
f. Do individuals have the opportunity to consent to the specific uses of their PII? IX Yes No					
(1) If "Yes," describe the method by which individuals can give or withhold their consent.					
(2) If "No," state the reason why individuals cannot give or withhold their consent.					
Individuals can give or withhold their consent to the specific uses of their PII following the procedures outlined in the System of record Notice (SORN) NMOS000-2 and NM05512-2 or by refusing to provide the requested information. Disclosure of PII is voluntary; however, failure to provide the information may result in					

refusal to grant access to DoD installations.

g. When an individual is asked to provide PII, a Privacy Act Statement (PAS) and/or a Privacy Advisory must be provided. (Check as appropriate and provide the actual wording.)

	Privacy Act Statement	Privacy Advisory	x	Not Applicable	
	information is provided to th				CAC
	Teslin card. This informatio				1
	entication and to allow authomated and reads the DOD C				
	back of the CAC as a backup				
fede	eral cards that are able to be a	uthenticated by the DOD I	DMDC database.		
h. V	Vith whom will the PII be share	d through data exchange, bo	oth within your DoD	Component and out	side your Component? (Check all that apply)
X	Within the DoD Component		Specify.	USN	
X	Other DoD Components		Specify.	USMC, USAF, U	JSA, CG
X	Other Federal Agencies		Specify.	DLA, PFPA	
	State and Local Agencies		Specify.		
	Contractor (Name of contractor the contract that safeguards P clauses, i.e., 52.224-1, Privacy Privacy Act, and FAR 39.105 a	Act Notification, 52.224-2,			
	Other (e.g., commercial provid	ers, colleges).	Specify.		
i. S	ource of the PII collected is: (C	heck all that apply and list all in	nformation systems if	applicable)	
	Individuals		X	Databases	
	Existing DoD Information Syste	ems		Commercial Systems	
	Other Federal Information Sys	tems			
Navy, Marines, Public Safety Anti-Terrorism Force Protection, Naval Criminal Investigative Service (NCIS), Air Force Army, BIMA and other DOD Components as needed.					
j. Ho	w will the information be colle	cted? (Check all that apply ar	nd list all Official Forn	n Numbers if applicabl	le)
	E-mail			Official Form (<i>Enter F</i> o	orm Number(s) in the box below)
	Face-to-Face Contact			Paper	
	Fax			Telephone Interview	
	Information Sharing - System t	o System		Vebsite/E-Form	
X	Other (If Other, enter the inform	nation in the box below)			
No	information is provided to the	e user when requesting PII	data. The PII data	is resident on the C	CAC
	Teslin card. This information	-			11
	hentication and to allow auth promated and reads the DOD (•	•	-	•
automated and reads the DOD CAC through the contact-less chip on the CAC as well as bar code on the back of the CAC as a backup or for those individuals that hold Teslin dependent, retired or other					
federal cards that are able to be authenticated by the DOD DMDC database.					
k. 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 must be consistent. X Yes No					
If "Yes," enter SORN System Identifier SORN NM05512-2					
SORN Identifier, not the Federal Register (FR) Citation. Consult the DoD Component Privacy Office for additional information or http://dpcld.defense.gov/ Privacy/SORNs/ or					
If a SORN has not yet been published in the Federal Register, enter date of submission for approval to Defense Privacy, Civil Liberties, and Transparency Division (DPCLTD). Consult the DoD Component Privacy Office for this date					

If "No," explain why the SORN is not required in accordance with DoD Regulation 5400.11-R: Department of Defense Privacy Program.				
I. What is the National Archives and Records Administration (NARA) approved, pending or general records schedule (GRS) disposition authority for the system or for the records maintained in the system?				
(1) NARA Job Number or General Records Schedule Authority. NA				
(2) If pending, provide the date the SF-115 was submitted to NARA.				
(3) Retention Instructions.				
It does not appear that the system stores any records as it is connected to other systems. NPACS is connected to other systems to include DoDIN, Physical Security Access Control Enterprise Architecture (PSAC-EA) for Authentication, log management and enterprise services, Public Services Network (PSNET) for transport, and Commander Navy Installation Command (CNIC) Cyber Security Operations Center (C2SOC) who is responsible for monitoring technologies such as monthly ACAS Scans via VRAM for verification of applied patches and HB What is it has authority to collect information? A Federal law or Executive Order must authorize the collection and maintenance of a system of records. For PII not collected or maintained in a system of records, the collection or maintenance of the PII must be necessary to discharge the requirements of a statue or Executive Order.				
 (1) If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be similar. (2) If a SORN does not apply, 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) Cite the specific provisions of the statute and/or EO that authorizes the operation of the system and the collection of PII.				
(b) If direct statutory authority or an Executive Order does not exist, indirect statutory 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) If direct or indirect authority does not exist, 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 must be identified.				
n. Does this DoD information system or electronic collection have an active and approved Office of Management and Budget (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.				
X Yes No Pending				
 (1) If "Yes," list all applicable OMB Control Numbers, collection titles, and expiration dates. (2) If "No," explain why OMB approval is not required in accordance with DoD Manual 8910.01, Volume 2, " DoD Information Collections Manual: Procedures for DoD Public Information Collections." (3) If "Pending," provide the date for the 60 and/or 30 day notice and the Federal Register citation. 				

	SECTION 2: PII RISK REVIEW					
a. What PII will be collected (a data element alone or in combination that can uniquely identify an individual)? (Check all that apply)						
 a. What PII will be collected (a data element alor X Biometrics X Citizenship X Driver's License Employment Information X Home/Cell Phone X Mailing/Home Address Military Records Official Duty Address X Passport Information X Place of Birth Race/Ethnicity Records X Work E-mail Address 	 <i>ine or in combination that can uniquely identify an indiv</i> Birth Date Disability Information Education Information Financial Information Law Enforcement Information Marital Status Mother's Middle/Maiden Name Official Duty Telephone Phone Personal E-mail Address Position/Title Rank/Grade Security Information If Other, enter the information in the box below 	 Child Information DoD ID Number Emergency Contact Gender/Gender Identification Legal Status Medical Information Name(s) Other ID Number Photo Protected Health Information (PHI)¹ Religious Preference Social Security Number (SSN) (Full or in any form) 				
Types of Personal Information: Name, DoD ID Number, Biometrics, FACS-N, License Plate Picture, Video. When a system user presses the intercom button at a gate to request assistance, the image of their face is transmitted to the Regional Dispatch Center that is assisting them. So, the facial image is the biometric PII element and also the video PII element collected here.						
If the SSN is collected, complete the following que	stions.					
(DoD Instruction 1000.30 states that all DoD perso		ver possible. SSNs shall not be used in spreadsheets, e use criteria.)				
(1) Is there a current (dated within two (2) yea	rs) DPCLTD approved SSN Justification on Memo in r	blace?				
X Yes No						
If "Yes," provide the signatory and date appro	oval. If "No," explain why there is no SSN Justification	Memo.				
(2) Describe the approved acceptable use in	accordance with DoD Instruction 1000.30 "Reduction	of Social Security Number (SSN) Use within DoD".				
(3) Describe the mitigation efforts to reduce the use including visibility and printing of SSN in accordance with DoD Instructoin 1000.30, "Reduction of Social Security Number (SSN) Use within DoD".						
(4) Has a plan to eliminate the use of the SSN or mitigate its use and or visibility been identified in the approved SSN Justification request?						
If "Yes," provide the unique identifier and when can it be eliminated? If "No," explain.						
Yes No						
b. What is the PII confidentiality impact level ² ?						

² Guidance or ow, moderate conducted us most effective Information S	n of PHI involves evaluating conditions listed in the HIPAA. Consult of determining the PII confidentiality impact level, see Section 2.5 " a, or high. This activity may be conducted as part of the categoriz ing the information types described in NIST Special Publication (S a when done in collaboration with the Information Owner, Informat ystem Security Officer (ISSO) and Senior Component Official for	Categorization of PII Using NIS ⁻ ation exercise that occurs under P) 800-60, which are not as gra on System Owner, Information 5	T SP 800-1 the Risk M nular as th	122." Use the identified PII co Management Framework (RM ne PII data elements listed in	IF). Note that categorization under the RMF is typically the PIA table. Determining the PII confidentiality impact level is
c. How	will the PII be secured?				
(1) F	Physical Controls. (Check all that apply)				
	Cipher Locks			Closed Circuit TV (C	CTV)
\Box	Combination Locks			Identification Badges	S
	Key Cards			Safes	
	Security Guards		X	If Other, enter the in	formation in the box below
Data co	llection and data flow is encrypted. Only th	ose persons with the	approp	riate access, accour	its and privileges
	w the PII in the system. The risks are as foll		11 1	,	1 0
	e the NACS system operates on the Navy's		rk (PSI	Net) which is a clos	ed network there is a
risk tha	t security controls could be disabled for main	ntenance and other p	urpose	s. The risk would b	e that the security
controls	s would not be reset.				
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· · ·	systems are vulnerable to "insider threats".	-	-		
	o those individuals who have a defined need				•
	ould have access to NACS. These individua	ls have gone through	extens	ive background and	l employment
investig					
(2) A	Administrative Controls. (Check all that apply)				
	Backups Secured Off-site				
X	Encryption of Backups				
X	Methods to Ensure Only Authorized Personnel A	ccess to PII			
x	Periodic Security Audits				
X	Regular Monitoring of Users' Security Practices				
	If Other, enter the information in the box below				
(3) T	echnical Controls. (Check all that apply)				
x	Biometrics	X Command Access	Card (C	CAC)	DoD Public Key Infrastructure Certificates
	Encryption of Data at Rest	x Encryption of Data			External Certificate Authority Certificates
	Firewall	X Intrusion Detection			Least Privilege Access
	Role-Based Access Controls	Used Only for Privi			User Identification and Password
	Virtual Private Network (VPN)			ion in the box below	
d. Wha	t additional measures/safeguards have been p	ut in place to address	privacy	risks for this inform	nation system or electronic collection?
Safegu	ards:				
Encryption. Encryption is done with the National Institute of Standards and Technology (NIST) approved algorithms. NACS enforces a					
two-factor authentication (CAC + CAC Pin) for all kinds of access and transactions. NACS employs industry standard techniques to protect					
the control points within the system. In general, everything is protected with public/private or symmetric key concepts. Data and					
communications are encrypted. Additionally, NACS uses a standard suite of hardware encrypted key techniques to ensure the devices					
	to each other on the network are authentic.				
-	AP. The servers communicate with each ot				
	ormation processed by the system is Sensiti				
	will be supported. This includes PSNet rec				
	inications for compliance with Open SSL F			. (
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