Air Force

PII Confidentiality Impact Level (PCIL) Categorization Worksheet



Change History

Version	Date of change	<u>Author(s)</u>	Description of Change
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1.	Overview	. 4
1.1	Purpose	. 4
1.2	Scope	. 4
1.3	Instruction	. 4
1.4	Four Key Questions	. 4
2.	Analyze PII Data and Determine PCIL	.5
2.1	Does the information system contain, process, or transact PII?	. 5
2.2	Use the space below to identify the types of PII and data elements contained in, processed by, transacted through the information system:	
2.3	Estimate the number of records containing PII:	. 5
2.4	Define the user community:	. 5
2.5	Does the Business Rolodex Information Exception apply?	. 6
2.6	Determine the PII confidentiality impact level (PCIL)	. 6
2.	6.1 STEP 1. REVIEW THE FIPS 199 IMPACT VALUE FOR EACH OF THE SIX FACTORS.	. 7
2.	6.2 STEP 2. USING THE GUIDANCE PROVIDED BELOW, DETERMINE THE IMPACT VALUE FOR EACH OF THE SIX (6) FACTORS FROM NIST SP 800-122	
2.	6.3 STEP 3. DETERMINE PII CONFIDENTIALITY IMPACT LEVEL (PCIL) VALUE	11
2.	6.4 STEP 4. SELECT PII CONFIDENTIALITY IMPACT LEVEL (PCIL) VALUE:	12
2.7	Is your organization a covered entity or business associate under HIPAA?	12
2.	7.1 Select Organization HIPAA Status:	12
Apper	ndix A — References	13
Apper	ndix B — Signatures	14
Apper	ndix C — Definitions	15

1. Overview

Identifying the system's Personally Identifiable Information (PII) confidentiality impact level (PCIL, pronounced like "pickle") value is a follow-on step to the information system provisional security categorization step. Note that although the PII confidentiality impact level sounds similar, it is different from, and does not equate to, the impact values for the security objectives of confidentiality, integrity, and availability for the system overall, which are used to determine the security control baselines in CNSSI No. 1253. Once the PII confidentiality impact level value is selected, it should be used to select the appropriate Privacy Overlay – whose controls are added to the previously selected security control baseline.

1.1 Purpose

To assist the team in conducting the analysis associated with determining the PII confidentiality impact value for the Privacy Overlay.

1.2 Scope

This work sheet is specific to

and the associated Privacy Overlay.

1.3 Instruction

Per DoDI 8510.01, Reference (e) is used to conduct the Privacy Overlay categorization analysis for the information system. Reference (e) will further reference (NIST SP 800-122, FIPS 199, and NIST SP 800-37).

1.4 Four Key Questions

The PII Confidentiality Impact Level analysis conducted IAW reference (e) will answer four questions:

- 1. Does the information system collect, use, process, store, maintain, disseminate, disclose, or dispose of PII?
- 2. Does Exception of the Business Rolodex Information apply?¹
- 3. Is the PII confidentiality impact level low, moderate, or high?
- 4. Is your organization a covered entity or business associate under HIPAA?

Once these four questions have been answered, the information system security manager will use the PII confidentiality impact level (<u>PCIL</u> – pronounced like "pickle") value to select the appropriate Privacy Overlay(s) (e.g., low, moderate, high, and/or PHI).

Per Reference (e), "Organizations should encourage close coordination among their chief privacy officers, senior agency officials for privacy, chief information officers, chief information security officers, and legal counsel when addressing issues related to PII."

- The PCIL analysis process begins in Section 2 (see below).
- Once the PCIL analysis has been completed, the Information System Security Manager and Program Manager should review and sign the worksheet at Appendix B, and forward the worksheet to the Privacy Officer for review and signature.

4

¹ See section 2.2 below.

> The Privacy Officer will provide a signed copy of the worksheet that will accompany the DD Form 2930 (Privacy Impact Assessment), provided by the ISSM for the information system.

2. Analyze PII Data and Determine PCIL

2.1 Does the information system contain, process, or transact PII?

PII is defined in Reference (e) as (i) data elements which alone can distinguish or trace an individual's identity, i.e., unique identifiers; (ii) non-PII that becomes PII when it identifies an individual in aggregate, i.e., compilation effect; and (iii) non-PII that becomes PII when combined with a unique identifier or data elements that have aggregated to become PII, i.e., by association.

Given the definition provided, determine if the applicable system contains PII. In order to make this determination, consider the Privacy Impact Assessment (PIA), the system data elements/dictionary, mission description, and system data description. All of these items should be discussed in Reference (i).

*Note: Historical data maintained within the system still requires PII protections and should be considered in the analysis.

YES NO

- ▶ If the response selected for item 2.1 is, "NO," then sign at Appendix B.
- If the response selected for item 2.1 is, "YES," then continue to item 2.2.
 - 2.2 Use the space below to identify the types of PII and data elements contained in, processed by, or transacted through the information system:

(*Example Response*: This system has type (i) and type (ii) PII. The PII in this system consists of SSN, truncated SSN, Full Name, Bank Acct #, Address, and Spousal data.

Example Attachments: Data Dictionary, PIA, Data Flow Diagram)

- 2.3 Estimate the number of records containing PII:
- 2.4 Define the user community:

2.5 Does the Business Rolodex Information Exception apply?

Refer to Appendix C or to Reference (e), section 2.4, pages 9-10, to determine if the PII within the applicable system meets the "Exception of Business Rolodex Information."

YES. ROLODEX APPLIES

NO. ROLODEX does NOT apply

If Yes, provide explanation:

(<u>Example Response</u>: The explanation provided should explain why the Rolodex Exception applies, e.g., "The system will contain the names, work addresses, work e-mail, and work phone number of agency personnel and contractors working for the agency. The context for the use of this information will be to contact the individual for routine business matters."

- ➤ If the response selected for item 2.5 is "YES," then sign at Appendix B.
- ➤ If the response selected for item 2.5 is "NO", continue to Section 2.6.

2.6 Determine the PII confidentiality impact level (PCIL)

The PII confidentiality impact level (PCIL) in NIST SP 800-122 — low, moderate, or high — is based on a combination of the FIPS 199 impact values and six factors for determining the harm² (*see* Table 2 below) that could result to the subject individuals, the organization, or both, if PII were inappropriately accessed, used, or disclosed.³

The Privacy Overlay (Reference (e)) references FIPS 199 (Reference (d)) for a definition of the impact levels and NIST SP 800-122 (Reference (f)) for six (6) factors that determine the harm that could result to individuals, the organization, or both.

² NIST SP 800-122, Section 3.1, "For the purposes of this document, *harm* means any adverse effects that would be experienced by an individual whose PII was the subject of a loss of confidentiality, as well as any adverse effects experienced by the organization that maintains the PII. Harm to an individual includes any negative or unwanted effects (i.e., that may be

socially, physically, or financially damaging). Examples of types of harm to individuals include, but are not limited to, the potential for blackmail, identity theft, physical harm, discrimination, or emotional distress. Organizations may also experience harm as a result of a loss of confidentiality of PII maintained by the organization, including but not limited to administrative burden, financial losses, loss of public reputation and public confidence, and legal liability."

³ NIST SP 800-122, Section 3.2, discusses the use of six factors to determine impact levels and the freedom of agencies to determine the most relevant factors, including extending the six factors when appropriate. The six factors include identifiability, quantity of PII, data field sensitivity, context of use, obligation to protect confidentiality, and access to and location of PII (see Table 2 of the Privacy Overlays for illustrative examples of these six factors for each PII confidentiality impact level). NIST SP 800-122 leaves it to the organization's discretion to determine whether additional factors should be considered beyond the six defined by NIST. NIST also notes the importance of considering the relevant factors together as the impact levels of each factor may differ.

In order to determine the PII confidentiality impact level, the impact levels from Reference (d) and the 6 factors from Reference (f) should be used together using a "Balanced Approach." The "Balanced Approach" considers all inputs as an average. It is a best judgment standard where the analyst considers the values and various weights of the individual components. This "Balanced Approach" takes all factors into consideration to determine the PII confidentiality impact level.

2.6.1 <u>STEP 1. REVIEW THE FIPS 199 IMPACT VALUE FOR EACH OF THE SIX</u> FACTORS.

> Carefully read the definitions of each impact value in Table 1 (below). Use these definitions, as tailored below in Step 2, to determine the impact value for each of the six factors from NIST SP 800-122.

Table 1: FIPS 199 Potential Impact Values as Incorporated in NIST SP 800-122

	Type of adverse effect on	
	organizational operations,	Expected adverse effect of the loss of confidentiality, integrity, or
Potential	organizational assets, or	availability on organizational operations, organizational assets, or
Impact Value	<u>individuals</u>	individuals
LOW	Limited	1. cause a degradation in mission capability to an extent and duration that
		the organization is able to perform its primary functions, but the
		effectiveness of the functions is noticeably reduced; 2. result in minor damage to organizational assets:
		result in minor damage to organizational assets; result in minor financial loss; or
		4. result in minor harm to individuals.
MODERATE	Serious	cause a significant degradation in mission capability to an extent and
MODERATE	Scrious	duration that the organization is able to perform its primary functions,
		but the effectiveness of the functions is significantly reduced;
		2. result in significant damage to organizational assets;
		3. result in significant financial loss; or
		4. result in significant harm to individuals that does not involve loss of life
		or serious life threatening injuries.
HIGH	Severe or catastrophic	1. cause a severe degradation in or loss of mission capability to an extent
	•	and duration that the organization is not able to perform one or more of
		its primary functions;
		2. result in major damage to organizational assets;
		3. result in major financial loss; or
		4. result in severe or catastrophic harm to individuals involving loss of life
		or serious life threatening injuries.

2.6.2 <u>STEP 2. USING THE GUIDANCE PROVIDED BELOW, DETERMINE THE IMPACT VALUE FOR EACH OF THE SIX (6) FACTORS FROM NIST SP 800-122</u>

FACTOR 1 - IDENTIFIABILITY

NIST SP 800-122	NIST SP 800-122 PII Confidentiality Impact levels ⁴
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^{4.} Note: the descriptions given in the Low, Moderate, and High cells are examples. They are for illustrative purposes and provided to clarify both the more general descriptions in Table 1 and the six factors from NIST SP 800-122; each instance of PII is different, and each organization has a unique set of requirements and different missions to consider. Refer directly to NIST SP 800-122 section 3.2 for a more complete description of the 6 factors.

Factors	Low	Moderate	High
Identifiability	Data elements are not	Combined data elements	Individual data elements
	directly identifiable alone	uniquely and directly	directly identifying
	but may indirectly identify	identify individuals.	unique individuals.
	individuals or significantly		
	narrow large datasets.		

Factor 1. <u>Select</u> Identifiability impact value:

LOW MODERATE HIGH

FACTOR 2 -- QUANTITY OF PII

NIST SP 800-122	NIST SP 800-122 PII Confidentiality Impact levels ⁵			
Factors	Low	Moderate	High	
Quantity of PII	A limited number of individuals affected by a loss, theft, or compromise. Limited collective harm to individuals, harm to the organization's reputation, or cost to the organization in addressing a breach.	A serious or substantial number of individuals affected by loss, theft, or compromise. Serious collective harm to individuals, harm to the organization's reputation, or cost to the organization in addressing a breach. Aggregation of a serious or substantial amount of data.	A severe or catastrophic number of individuals affected by loss, theft, or compromise. Severe or catastrophic collective harm to individuals, harm to the organization's reputation, or cost to the organization in addressing a breach. Aggregation of a significantly large amount of data, e.g., "Big Data."	

Factor 2. Select Quantity of PII impact value:

LOW	MODEDATE	HIGH
LOW	MODERATE	пип

FACTOR 3 - DATA FIELD SENSITIVITY

NIST SP 800-122	NIST SP 800-122 PII Confidentiality Impact levels ⁶		
Factors	Low	Moderate	High
Data Field Sensitivity	Data fields, alone or in	Data fields, alone or in	Data fields, alone or in
	combination, have little	combination, may be	combination, are directly
	relevance outside the	relevant in some other	usable in other contexts
	context.	contexts and may, in	and make the individual
		those contexts, make the	or organization
		individual or	vulnerable to harms, such
		organization vulnerable	as identity theft,
		to harms, such as identity	embarrassment, loss of
		theft, embarrassment,	trust, or costs.
		loss of trust, or costs.	

Factor 3. <u>Select</u> Data Field Sensitivity impact value:

LOW MODERATE HIGH

FACTOR 4 -- OBLIGATION TO PROTECT CONFIDENTIALITY

NIST SP 800-122	NIST SP 800-122 PII Confidentiality Impact levels ⁷		
Factors	Low	Moderate	High
Obligation to Protect	Government-wide privacy	Role-specific privacy	Organization or Mission-
Confidentiality	laws, regulations or	laws, regulations or	specific privacy laws,
	mandates apply. Violations	mandates (e.g., those that	regulations, mandates, or
	may result in limited civil	cover certain types of	organizational policy
	penalties.	healthcare or financial	apply that add more
		information) apply that	restrictive requirements
		add more restrictive	to government-wide or
		requirements to	industry-specific
		government-wide	requirements. Violations
		requirements. Violations	

⁶ Ibid

⁷ Ibid

may result in serious	may result in severe civil
civil or criminal	or criminal penalties.
penalties.8	

Factor 4. Select Obligation to Protect Confidentiality impact value:

LOW MODERATE HIGH

FACTOR 5 -- ACCESS TO AND LOCATION OF PII

NIST SP 800-122	NIST SP 800	-122 PII Confidentiality Imp	pact levels ⁹
Factors	Low	Moderate	High
Access to and	Located on computers and	Located on computers	Located on computers
Location of PII	other devices on an internal	and other devices on a	and other devices on a
	network. Access limited to a	network controlled by the	network not controlled by
	small population of the	organization. Access	the organization or on
	organization's workforce,	limited to a multiple	mobile devices or storage
	such as a program or office	populations of the	media. Access open to
	which owns the information	organization's workforce	the organization's entire
	on behalf of the	beyond the direct	workforce. Remote
	organization. Access only	program or office that	access allowed by
	allowed at physical locations	owns the information on	equipment owned by
	owned by the organization	behalf of the	others (e.g., personal
	(e.g., official offices).	organization. Access only	mobile devices).
	Backups are stored at	allowed by organization-	Information can be stored
	government-owned	owned equipment outside	on equipment owned by
	facilities. PII is not stored or	of the physical locations	others (e.g., personal
	transported off-site by	owned by the	USB drive).
	employees or contractors.	organization only with a	
		secured connection (e.g.,	
		virtual private network	
		(VPN)). Backups are	
		stored at contractor-	
		owned facilities.	

Factor 5. Select Access to and Location of PII impact value:

10

⁸ The Privacy Act of 1974 contains both civil and criminal penalties.

⁹ Ibid

LOW

HIGH

FACTOR 6 -- CONTEXT OF USE

NIST SP 800-122	NIST SP 800-122 PII Confidentiality Impact levels ¹⁰			
Factors	Low	Moderate	High	
Context of Use	Disclosure of the act of	Disclosure of the act of	Disclosure of the act of	
	collecting, and using the PII,	collecting, and using the	collecting, and using the	
	or the PII itself is unlikely to	PII, or the PII itself may	PII, or the PII itself is	
	result in limited harm to the	result in serious harm to	likely to result in severe	
	individual or organization	the individual or	or catastrophic harm to	
	such as name, address, and	organization such as	the individual or	
	phone numbers of a list of	name, address, and phone	organization such as	
	people who subscribe to a	numbers of a list of	name, address, and phone	
	general-interest newsletter.	people who have filed for	numbers of a list of	
		retirement benefits.	people who work	
			undercover in law	
			enforcement.	

Factor 6. Select Context of Use impact value:

LOW MODERATE HIGH

MODERATE

2.6.3 STEP 3. DETERMINE PII CONFIDENTIALITY IMPACT LEVEL (PCIL) VALUE

➤ Use the following table to roll up the previous answers from Factors 1 through 6. Enter an "X" in the Low, Moderate, or High column for each row. Use these values to determine the PII Confidentiality impact level (PCIL) value.

Factor	Impact Value
Identifiability	
Quantity of PII	

¹⁰ Ibid

Data Field Sensitivity	
Obligation to Protect Confidentiality	
Access to and Location of PII	
Context of Use	

2.6.4 STEP 4. SELECT PII CONFIDENTIALITY IMPACT LEVEL (PCIL) VALUE:

OVERALL PCIL VALUE

- ➤ **Justify your selection of the overall** PII Confidentiality impact level **(PCIL) value**. Take into consideration the FIPS 199 impact values from Table 1 (above) and the six factors from NIST SP 800-122. Use the "Balanced Approach" described in Section 2.6.
 - 2.7 Is your organization a covered entity or business associate under HIPAA?
 - 2.7.1 **Select Organization HIPAA Status:**

COVERED ENTITY

BUSINESS ASSOCIATE

N/A

Refer to the Privacy Overlay for a complete description. Depending upon the types of information contained in it and who uses the information system, you may have to apply the PHI Overlay as well. Essentially, if your system could contain PHI, you must contact the Air Force Office of General Counsel to obtain an opinion.

> If your organization is a covered entity or business associate and your system contains PHI, then the PHI Overlay applies as well.

Appendix A — References

- a. DODI 8510.01, Risk Management Framework (RMF) for DoD Information Technology (IT), 10 November 2015
- CNSSI 1253, Security Categorization and Control Selection for National Security Systems, 27 March 2014
- c. NIST SP 800-37 Rev 1, Guide for Applying the Risk Management Framework to Federal Information Systems, February 2010
- d. FIPS 199, Standards for Security Categorization of Federal Information and Information Systems, February 2004
- e. CNSSI 1253, Appendix F, Attachment 6, Privacy Overlays
- f. NIST SP 800-122, Guide to Protecting the Confidentiality of Personally Identifiable Information (PII), April 2010
- g. NIST SP 800-60, Vol I, Guide for Mapping Types of Information and Information Systems to Security Categories
- h. NIST SP 800-60, Vol II, Appendices to Guide for Mapping Types of Information and Information Systems to Security Categories
- i. DoD DD Form 2930, Privacy Impact Analysis
- j. Applicable Privacy Act System of Records Notice, http://dpcld.defense.gov/Privacy/SORNs.aspx
- k. OMB Circular A-130, "Managing Information as a Strategic Resource," 07/28/2016, 81 FR 49689
- 1. OMB Circular A-108, "Federal Agency Responsibilities for Review, Reporting, and Publication Under the Privacy Act," 12/23/2016, 81 FR 94424

Appendix B — Signatures

Information System Security Manager

Program Manager

Air Force Privacy Officer

LaDONNE L. WHITE, DAFC,
Air Force Privacy and Civil Liberties Officer
SAF/CIO A6XA

Appendix C — Definitions

The "Rolodex Exception"

OMB M-07-16, Footnote 6, establishes the flexibility for an organization to determine the sensitivity of its PII in context using a best judgment standard. The example provided in footnote 6 addresses an office rolodex and recognizes the low sensitivity of business contact information used in the limited context of contacting an individual through the normal course of a business interaction. The Privacy Overlays refers to this example from OMB M-07-16, Footnote 6, as the "Rolodex Exception." PII meeting the "Rolodex Exception" typically presents a very low risk to privacy for the individual or the organization and will not trigger implementation of the low, moderate, or high Privacy Overlays for a system containing only this type of information. Consistent with NIST and CNSS tailoring guidance, the "Rolodex Exception" is a scoping decision that, when applicable, helps organizations avoid unnecessary expenditures of resources based on a risk determination for this limited subset of PII.

For the purposes of implementing the low, moderate, and high Privacy Overlays, PII that may be included in this "Rolodex Exception" is limited to the following business contact information:

- Name (full or partial)
- Business street address
- Business phone numbers, including fax
- Business e-mail addresses
- · Business organization

An example of an information system which may meet the parameters of the Rolodex Exception include office rosters that contain only business contact information.

Before choosing to apply the Rolodex Exception, an organization must consider the sensitivity of the PII based on the complete context in which it appears. Business contact information alone can be sensitive under certain circumstances, such as in association with a tax return or on a list of individuals under investigation for fraud, waste, and abuse. Consider, also, whether the contact information includes a blend of business and personal information (e.g., a business phone number may be a personal device, or a business address may be a residential address of a home office). If, after exploring contextual considerations, the organization determines that a system's use of the business contact information is limited to business contact purposes, then the organization may apply the Rolodex Exception.

This analysis must include an evaluation of related operational security issues, which are distinct from privacy considerations and may require additional protective measures. Application of this Rolodex Exception is limited to the Privacy Overlays and does not affect applicability of any other statute, regulation, or standard which may require consideration and protection of this type of information in other contexts. For example, consider business contact information which both meets the terms of the Rolodex Exception and appears in a context that has increased classification or operational security sensitivities; the Rolodex Exception may obviate the organization from implementing the Privacy Overlays, but the organization must still meet requirements that are applicable to protect classified information and resolve operational security concerns.