

[INSERT CLASSIFICATION/CONTROL MARKINGS, IF APPROPRIATE]

**United States Department of Justice
Office of Privacy and Civil Liberties (OPCL)**



**Information Collection Request–Privacy Assessment
Instructions & Template
(Revised 3/30/2018)**

What is an Information Collection Request–Privacy Act Statement Assessment? An Information Collection Request–Privacy Assessment (ICR–PA) assesses whether your ICR¹ contains a collection instrument that requires privacy-related notices, either directly on the form, or on a separate form that can be retained by the individual. Specifically, the ICR–PA is a tool used to assess whether the ICR requests personally identifiable information(PII);² whether Privacy Act requirements apply to the ICR; what system of records notices, if any, apply to the ICR; what information is necessary to prepare a legally compliant Privacy Act Statement; and whether any other relevant privacy notices are required as part of a component’s ICR.

Why is an Information Collection Request–Privacy Assessment necessary? The numerous requirements regarding the collection of PII and ICRs are distinct, but very much related.

I. The Privacy Act of 1974

Under the Privacy Act of 1974, 5 U.S.C. § 552a, a “record”³ maintained in a “system of records”⁴ establishes certain collection, use, maintenance, and dissemination requirements for Federal agencies, while also providing certain rights to individuals on whom the record pertains. Specifically, each agency must provide a “Privacy Act Statement” when requesting individuals to provide information to the agency that will be maintained as a record about the

¹ For more information regarding the DOJ ICRs process, please review *The Information Collection/Paperwork Reduction Act Standards & Procedures*.

² The term “personally identifiable information” is defined as “information that can be used to distinguish or trace an individual’s identity, either alone or when combined with other information that is linked or linkable to a specific individual.” OMB Circular A-130, *Managing Information as a Strategic Resource*, 81 Fed. Reg. 49689 (July 28, 2016).

³ The term “record” means any item, collection, or grouping of information about an individual that is maintained by an agency, including, but not limited to, his education, financial transactions, medical history, and criminal or employment history and that contains his name, or the identifying number, symbol, or other identifying particular assigned to the individual, such as a finger or voice print or a photograph. 5 U.S.C. § 552a(a)(4).

⁴ The term “system of records” means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual. 5 U.S.C. § 552a(a)(5).

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individual in a system of records. The Privacy Act Statement must appear on the form used to collect the information or on a separate form that can be retained by the individual, and must contain the following:

- (A) the authority (whether granted by statute, or by executive order of the President) which authorizes the solicitation of the information;
- (B) whether disclosure of such information is mandatory or voluntary;
- (C) the principal purpose or purposes for which the information is intended to be used;
- (D) the routine uses which may be made of the information, as published pursuant to paragraph (4)(D) of this subsection; and
- (E) the effects on him, if any, of not providing all or any part of the requested information.⁵

The Privacy Act also places strict notice requirements when requesting Social Security Numbers (SSNs). Specifically, if an agency requests an individual to disclose his/her SSN (regardless of whether the number is part of a record maintained in a system of records), the agency must inform the individual:

- (A) whether that disclosure is mandatory or voluntary;
- (B) by what statutory or other authority such number is solicited; and
- (C) what uses will be made of it.

II. OMB Memorandum M-17-06: Collecting Personally Identifiable Information Using an Online Interface

OMB Memorandum M-17-06, Policies for Federal Agency Public Websites and Digital Services (Nov. 8, 2016),⁶ places additional privacy requirements on information collections that utilize an online interface (e.g., collecting information through a DOJ webpage). A privacy notice must be provided, whenever feasible, where a Privacy Act Statement is not required but members of the public could nonetheless provide PII to the agency using an online interface. The privacy notice should include a brief description of the agency's practices with respect to the PII that the agency is collecting, maintaining, using, or disseminating.

III. The Paperwork Reduction Act

In an effort to avoid overburdening the public with federally sponsored data collections, Congress passed the Paperwork Reduction Act of 1995, 44 U.S.C. §§ 3501–3521, which requires Federal agencies to obtain Office of Management and Budget (OMB) approval before requesting or collecting many types of information⁷ from the public. To comply with the Paperwork Reduction Act, Federal agencies must complete an ICR for submission to OMB, prior to engaging in the collection of information, which consists of:

⁵ 5 U.S.C. § 552a(e)(3).

⁶ Exec. Office of the President Memorandum for the Heads of the Executive Departments and Agencies, M-17-06, Off. of Mgmt. & Budget (Nov. 8, 2016), <https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/memoranda/2017/m-17-06.pdf>.

⁷ OMB regulations define "information" for purposes of the Paperwork Reduction Act as "any statement or estimate of fact or opinion, regardless of form or format, whether in numerical, graphic, or narrative form, and whether oral or maintained on paper, electronic or other media." 5 C.F.R. 1320.3(h). This includes: "(1) requests for information to be sent to the government, such as forms . . . written reports . . . and surveys . . . ; (2) recordkeeping requirements . . . ; and (3) third-party or public disclosures . . ." Office of Management and Budget Memorandum, Information Collection under the Paperwork Reduction Act" at 2 (Apr. 7, 2010).

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- (A) a description of the information sought;
- (B) the justification and authority for collecting the information sought;
- (C) the process for carrying out the collection; and
- (D) the estimated burden of the collection on respondents and the Government.

OMB requires each agency to provide certain privacy-related information as part of all agency ICR requests. Specifically, OMB requires agencies to answer two questions regarding the ICR when reported to OMB:

- (A) Does this ICR request any personally identifiable information?
- (B) Does this ICR include a form that requires a Privacy Act Statement?

Overall, the ICR-PA will assist components in properly answering OMB's privacy-related questions, and complying with relevant privacy laws and policies.

When should an Information Collection Request-Privacy Assessment be completed? An ICR-PA should be completed as soon as a component determines that its ICR will utilize/develop an instrument for the collection of information, or structured fields to collect information electronically. An ICR-PA should be completed for any new information collections, or when seeking an extension for an existing information collection that has not previously completed an ICR-PA. If the ICR contains multiple collection instruments, a separate assessment should be completed for each instrument. Components must complete the ICR-PA, and any required notices, prior to uploading the ICR request into the RISC and OIRA Consolidated Information System (ROCIS), as detailed in *The United States Department of Justice, Information Collection/Paperwork Reduction Act Standards & Procedures*.

Who should prepare the Information Collection Request-Privacy Assessment? An ICR-PA should be completed by the Component Program Manager, and should be coordinated with the component PRA Coordinator, Senior Component Official for Privacy (SCOP) (or other appropriate component privacy representative), and the program-specific office responsible for the information collection.

Where should the prepared Information Collection Request-Privacy Assessment be sent? A completed ICR-PA will certify to the Department Clearance Officer that the Program Manager has accurately contemplated the new privacy-related questions, and can accurately answer the questions in its ROCIS submission to OMB OIRA. Components should retain the ICR-PA in their internal records, which can be requested at any time by the Department Clearance Officer or OPCL.

How is the ICR-PA related to a traditional Initial Privacy Assessment? An Initial Privacy Assessments (IPA) is the first step in a process developed by OPCL to assist DOJ components identify privacy compliance issues for DOJ information collections and systems. Specifically, the IPA is a tool used to facilitate the identification of potential privacy issues, assess whether additional privacy documentation is required, and ultimately, ensure the Department's compliance with applicable privacy laws and policies.

It is likely that an information collection sent through the ICR process that collects PII will be required to meet additional privacy-related requirements, beyond those discussed in the ICR-PA. It is highly recommended that you discuss the full collection, use, maintenance, and dissemination processes related to this ICR with your SCOP as soon as you contemplate a new collection of information.

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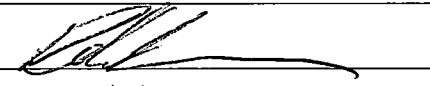
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NAME OF INFORMATION COLLECTION REQUEST: Law Enforcement Suicide Data Collection

OMB CONTROL NUMBER (IF APPLICABLE): N/A (New Collection)

COMPONENT: Criminal Justice Informational Services (CJIS) Division/Federal Bureau of Investigation (FBI)

COMPONENT PRA COORDINATOR Name: Bryan A. Sell Office: Crime and Law Enforcement Statistics Unit Phone: 304-625-8258 Bldg./Room Number: CJIS/D1 Email: basell@fbi.gov	PROGRAM MANAGER (OR PROGRAM MANAGER DELEGATE) Name: Edward L. Abraham Office: Crime and Law Enforcement Statistics Unit Phone: 304-625-2136 Bldg./Room Number: CJIS/D1 Email: elabraham@fbi.gov
SENIOR COMPONENT OFFICIAL FOR PRIVACY (where applicable) OR COMPONENT PRIVACY POINT OF CONTACT Name: Katherine Bond Office: Privacy and Civil Liberties Unit Phone: 304-625-3190 Bldg./Room Number: CJIS/C3 Email: kmbond@fbi.gov	

ICR-PA Certification & Signature
On behalf of my component, I certify that: <ol style="list-style-type: none">(1) I have reviewed all collection instruments associated with this ICR;(2) I have completed the ICR-PA below for the collection instrument(s) associated with this ICR;(3) I have coordinated closely with the component PRA Coordinator and SCOP (or other appropriate component privacy representative) in assessing and answering each of the ICR-PA questions below;(4) To the extent the collection instrument(s) associated with this ICR require(s) a privacy-related notice(s), I have coordinated internally to ensure that the appropriate notice(s) has/have been drafted; that the notice(s) is/are conspicuous, salient, clearly labeled, and written in plain language; and that the notice(s) is/are appropriately displayed as required by law or policy; and(5) I will reassess the information in this ICR-PA, in accordance with the Department's ICR process, should the instrument(s) associated with this ICR materially change.
Program Manager Name: Edward L. Abraham
Program Manager Signature: 
Date signed: 4/7/2023

Please prepare the ICR-PA per the guidance provided in the questions on the template below. If the ICR contains multiple collection instruments an assessment should be completed for each instrument

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ICR Instrument Name: Lawful Access Data Collection
OMB Control Number (if applicable): N/A (New Collection)

1. Which of the following describes the collection.

Electronic only.

Paper only.

Combination paper/electronic.

2. Does the ICR include a collection instrument (either physical or electronic)?

Yes. [If you marked "Yes," proceed to question 3].

No. [If you marked "No," STOP here. Additional privacy statements are not necessary for this collection].

3. Please indicate if any of the following characteristics apply to the information collected:
(Check all that apply.)

The information directly identifies specific individuals.

The information is intended to be used, in conjunction with other data elements, to indirectly identify specific individuals.

The information can be used to distinguish or trace an individual's identity (i.e., it is linked or linkable to specific individuals).

[If you marked any of the above, proceed to question 4.]

None of the above.

[If you checked "None of the above," STOP here. Additional privacy statements are not necessary for this collection].

4. Is the component requesting an individual to disclose his/her Social Security Number (SSN)?

No. [If you marked "No," proceed to question 5].

Yes. [A SSN Statement may be required, pursuant to the Privacy Act. Coordinate with your SCOP to draft an appropriate statement. Proceed to the next questions to determine whether additional notifications are required].

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5. Is the component collecting the information using an online interface (e.g., a webpage)?
- No. [If you marked "No," proceed to question 6].
- Yes. [A privacy notice may be required, pursuant to OMB M-17-06. Coordinate with your SCOP to draft an appropriate statement. Proceed to the next questions to determine whether additional notifications are required].
6. Will information about United States citizens or lawfully admitted permanent resident aliens be retrieved from the instrument by a personal identifier (e.g., by name)?
- No. [If you marked "No," STOP here. Additional privacy statements are not necessary for this collection, **but you may have additional privacy-related requirements beyond those discussed in this ICR-PA. Consult your SCOP to identify additional privacy-related requirements, if any.**]
- Yes, [If you marked "Yes," proceed to question 7].
7. Is there an existing Privacy Act System of Records Notice (SORN) that has been published in the Federal Register that will sufficiently cover this new collection? (Please consult with your component's SCOP, Privacy Act officer, General Counsel, or OPCL if assistance is needed in responding to this question.)
- No. [If you marked "No," contact your SCOP/OPCL. An accurate SORN must be published before a component may collect this information].
- Yes. [If you marked "Yes," proceed to question 8].
8. Does the existing SORN properly reflect this new information to be collected? (Please consult with your component's SCOP, Privacy Act officer, General Counsel, or OPCL if assistance is needed in responding to this question.)
- No. [If you marked "No," contact your SCOP/OPCL. An accurate SORN must be published before a component may collect this information].
- Yes. [A Privacy Act Statement may be required, pursuant to the Privacy Act. Coordinate with your SCOP to draft an appropriate statement].

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