## 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:			
Personnel Investigations Processing System (PIPS)			
2. DOD COMPONENT NAME:			3. PIA APPROVAL DATE:
If Other, enter the Component name in the box below.			11/04/22
Defense Counterintelligence and Security Agency (DCSA)			
SECTION 1: PII DESCRIPTION SI	JMMA	RY (FOR PUBLIC RELEASE)	
a. The PII is: (Check one. Note: foreign nationals are included in general public	lic.)		
From members of the general public		From Federal employees and/or Fed	deral contractors
From 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			
c. Describe the purpose of this DoD information system or electronic collected in the system.  [The Personnel Investigations Processing System (PIPS) supports personal content of the purpose of this DoD information system or electronic collected in the system.			
background investigations conducted by DCSA. This processing incl of investigation, either electronically via the Electronic Questionnaire automated scheduling of National Agency Checks at the Federal Bure Investigations (DCII), national credit bureaus, etc.; scheduling and tra providers; receiving reports of investigation from other investigative s (e.g., law, education, employment, etc.); closing investigations autom tracking all stages and pieces of each investigation. From the data in I management information reports, used within the agency and its custo and credential data is also stored in PIPS.  d. Why is the PII collected and/or what is the intended use of the PII? (e. administrative use)	s for leau of ansmit service atticall PIPS, omer a	nvestigations Processing (e-QIP) Investigation (FBI), Department of ting investigation requests to multiple providers; scheduling investigately; transmitting results electronical DCSA produces a large variety of gencies to track investigations. A	or via manual data entry; of Defense Central Index of tiple investigative service tive inquiries to various sources ally to customer agencies; and f statistics and specific djudication, security clearance,
PII is collected and used for personnel vetting missions, such as the c security clearance determinations; physical and logical access determinations.			igations; suitability, fitness, and
e. Do individuals have the opportunity to object to the collection of their	PII?	Yes X No	
(1) If "Yes," describe the method by which individuals can object to the collec	tion of	PII.	
(2) If "No," state the reason why individuals cannot object to the collection of	PII.		
The Subjects of the investigation (i.e, the persons being investigated) routine uses of the information, and of the voluntary nature of the info again at the beginning of an in person interview. The investigator profurther collection of PII by use of PIPS during the investigation, which the Subject can request that the investigation be terminated at any times the subject can request that the investigation be terminated at any times.	were ormativides	non collection, at the point of collection and consent details verbally complished in accord with Feder	ection via the e-QIP system, and y. Subjects cannot object to al Investigative Standards, but
f. Do individuals have the opportunity to consent to the specific uses of t	heir P	II? Yes X No	
(1) If "Yes," describe the method by which individuals can give or withhold the	eir con	sent.	
(2) If "No," state the reason why individuals cannot give or withhold their cons	sent.		

				son interview, and on various consent forms. They are
informed that providing information is voluntary but that if they do not consent to the collection of the required information, it may affect the				
completion of their background investigation. They do not have the ability, once they have agreed to the background investigation, to consent to some uses of their information and decline to consent to other uses. The exception to this is the SF86 Medical Release				
				ed at any time by writing to the individual's health care
	ider/entity, except to the exten			
	hen an individual is asked to provide the actual wording.)	ovide PII, a Privacy Act Statem	ent (PAS) and/	or a Privacy Advisory must be provided. (Check as appropriate and
X	Privacy Act Statement	Privacy Advisory		Not Applicable
the b	peginning of personal interview	vs, informs the individual on a information concerning how	the uses of the	Act advisement, provided on the questionnaire forms and at information. While that advisement does not explain the PIPS tion will be used. In addition, notification specifically about
h. W	ith whom will the PII be shared	through data exchange, both w	vithin your DoD	Component and outside your Component? (Check all that apply)
X	Within the DoD Component		Specify.	FTS, e-QIP, OPIS, DMRS, NFW, FWS, Arc-Nlets
X	Other DoD Components		Specify.	
X	Other Federal Agencies		Specify.	Suitability and Security Executive Agents.
X	State and Local Agencies		Specify.	PII is shared with state and local agencies (such as law enforcement agencies) when we conduct law criminal history record informatuin and state license (eg., bar membership).
X	Contractor (Name of contractor a the contract that safeguards PII. clauses, i.e., 52.224-1, Privacy A Privacy Act, and FAR 39.105 are	Include whether FAR privacy ct Notification, 52.224-2,	Specify.	PII is only shared with contracted entities and their personnel who have been properly vetted.
x	Other (e.g., commercial providers	s, colleges).	Specify.	Credit bureas, education institutions, Employment verifuication services.
i. Sc	ource of the PII collected is: (Che	ck all that apply and list all inforn	nation systems ii	
X	Individuals		X	Databases
X	Existing DoD Information System	S	X	Commercial Systems
X	Other Federal Information System	ns		
inve sear	estigative leads, distributes work ches to the FBI, supports review	rk to field investigators, provew of cases, closes cases, and	ides automated delivers close	manually entered by DCSA personnel/contractors, scopes d National Agency Checks (NAC) such as fingerprints d cases, as well as advance products to the agencies. PIPS sclearance and credential data into CVS.
j. Ho	w will the information be collect	ed? (Check all that apply and lis	t all Official Forn	n Numbers if applicable)
X	E-mail		X	Official Form (Enter Form Number(s) in the box below)
X	Face-to-Face Contact		x	Paper
X	Fax		<b>x</b>	Telephone Interview
X	Information Sharing - System to S	System		Website/E-Form
X	Other (If Other, enter the information			
$\overline{}$			S, and ARC-N	Nlets OMB numbers for forms are noted in section 1.n below.
<u></u>				
к. D	oes this DoD Information system	n or electronic collection requi	re a Privacy Ac	t 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 reproduce the proof of the unique identifier. PIA and Privacy Act SORN information must be consistent.
If "Yes," enter SORN System Identifier PERSONNEL VETTING RECORDS SY
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. N1-478-08-002 and DAA-0446-2019-0004
(2) If pending, provide the date the SF-115 was submitted to NARA.
(3) Retention Instructions.
The records in PIPS are subject to the retention schedules referenced above. Depending on the type of information and the action taken on that information, various retention periods apply. Standard investigations with no issues are retained for 16 years from the closing of the

The records in PIPS are subject to the retention schedules referenced above. Depending on the type of information and the action taken on that information, various retention periods apply. Standard investigations with no issues are retained for 16 years from the closing of the investigation; those with issues are retained for 25 years from the closing of the investigation. Files obtained from other agencies in the course of an investigation are retained consistent with the agreement between the agency and DCSA. Additionally, information in PIPS is retained for certain business need purposes, for a temporary time. Case processing data is temporarily retained for 2 years or less, depending on the business need. FBI criminal history record information is temporarily retained in PIPS for 6 months after case closing; but retained according to the retention schedule in OPIS. Credit reports are temporarily retained in PIPS for 7 days after case closing; but retained according to the retention schedule in OPIS. If there is a credit report received on the individual, it is retained for 7 days after the case has closed. If information received includes FBI case files on the individual it is stored in PIPS, and retained for 6 months after the case has closed. Individual data, investigation and item events during the processing of the case are retained. SSN is necessary as they are used as primary keys to request individual information from federal agencies and bureaus including the following commercial entities: Credit Bureaus, Court and Law information, Periodical information from wire services, license information from license bureaus.

- m. What is the 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.

10 U.S.C. 137, Under Secretary of Defense for Intelligence; 10 U.S.C. 504, Persons Not Qualified; 10 U.S.C. 505, Regular components: Qualifications, term, grade; Atomic Energy Act of 1954, 60 Stat. 755; Public Law 108-458, The Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 401 note); Public Law 114-92, Section 1086, National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2016, Reform and Improvement of Personnel Security, Insider Threat Detection and Prevention, and Physical Security (10 U.S.C. 1564 note); Public Law 114-328, Section 951 (NDAA for FY2017), Enhanced Security Programs for Department Defense Personnel and Innovation Initiatives (10 U.S.C. 1564 note); Public Law 115-91, Section 925, (NDAA for FY2018) Background and Security Investigations for Department of Defense Personnel (10 U.S.C. 1564 note); 5 U.S.C. 9101, Access to Criminal History Records for National Security and Other Purposes; Executive Order (E.O.) 13549, as amended, Classified National Security Information Program for State, Local, Tribal, and Private Sector Entities; E.O. 12333, as amended, United States Intelligence Activities; E.O. 12829, as amended, National Industrial Security Program; E.O. 10865, as amended, Safeguarding Classified Information Within Industry; E.O. 13467, as amended, Reforming Processes Related to Suitability for Government Employment, Fitness for Contractor Employees, and Eligibility for Access to Classified National

Security Information; E.O. 12968, as amended, Access to Classified Information; E.O. 13470, Further Amendments to Executive Order 12333; E.O. 13488, as amended, Granting Reciprocity on Excepted Service and Federal Contractor Employee Fitness and Reinvestigating Individuals in Positions of Public Trust; E.O. 13526, Classified National Security Information; E.O. 13741, Amending Executive Order 13467, To Establish the Roles and Responsibilities of the National Background Investigations Bureau and Related Matters; E.O. 13764, Amending the Civil Service Rules; DoD Manual 5200.02, Procedures for the DoD Personnel Security Program (PSP); DoD Instruction (DoDI) 1400.25, Volume 731, DoD Civilian Personnel Management System: Suitability and Fitness Adjudication for Civilian Employees; DoDI 5200.46, DoD Investigative and Adjudicative Guidance for Issuing the Common Access Card (CAC); Homeland Security Presidential Directive (HSPD) 12: Policy for a Common Identification Standard for Federal Employees and Contractors; Federal Information Processing Standard (FIPS) 201-2, Personal Identity Verification (PIV) of Federal Employees and Contractors; and E.O. 9397 (SSN), as amended.

n. Does this DoD i	information system or elect	ronic collection have	an active and approve	d Office of Manager	ment and Budget (ON	/IB) 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.

Form Number	Form Name	OMB Number	Expiration Date
SF-85	Questionnaire for Non-Sensitive Positions	3206-0261	09/30/2021
SF-85P	Questionnaire for Public Trust Positions	3206-0258	12/31/2020
SF-86	Questionnaire for National Security Positions	3206-0005	02/28/2023
SF-87	Fingerprint Chart	3206-0150	12/31/2020