

**Pension Benefit Guaranty Corporation (PBGC)
Privacy Impact Assessment (PIA)**



Financial Disclosure Online (FDonline)

01/30/2023

1 Privacy Point of Contact

| | |
|--------------|-------------------------|
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| Title | Information Owner |
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TIP!
This point of contact should be the person you want the Privacy Office to work with in completing this PIA. For some systems it might be the Information Owner (IO) or Information System Owner (ISO). Many business units identify this as the Information System Security Officer (ISSO). DO what makes sense for you!

2 Privacy Impact Assessment

A Privacy Impact Assessment (PIA) is an analysis of how information is/will be handled:

- i. To ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy,
- ii. To determine risks and effects of collecting, maintaining, and disseminating information in an identifiable form in an electronic information system, and
- iii. To examine and evaluate protections and alternative processes for handling information to mitigate potential privacy risks.

Privacy concerns are highest for systems that contain Personally Identifiable Information (PII). PII 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. Because there are many types of information that can be used to

TIP!
Information that either alone or when considered with other information that uniquely identifies a person is Personally Identifiable Information (PII). Combining pieces of information whether private or publicly available has powerful implications for uniquely identifying an individual.

distinguish or trace an individual's identity, the term PII is necessarily broad.

For example, consider a person named Mary Jones. There are over 200 million results in an internet search for this name. But if we combine information such as a date of birth, the last four digits of a (or worse, an entire) Social Security Number, or a spouse's name, the number of persons to whom we could be referring begins to narrow quite rapidly. These types of information are considered identifiers. Identifiers that uniquely identify a person are the focus of privacy protection.

2.1 The Components of the System

| Name of component | Describe the component (1 or 2 sentences) | Does this component contain PII? | In what system of records (SORN) is this information stored? | What is the Legal Authority for collection of this information? | Does this system share PII internally (please detail in question 9)? |
|-------------------|---|----------------------------------|---|--|--|
| FDonline | FDonline is a solution for automating the annual financial disclosure process. FDonline facilitates the automation of the United States Office of Government Ethics (OGE) Form 450. | Yes | OGE/GOVT-2 Executive Branch Confidential Financial Disclosure Reports Privacy Act system of records notice. | Title I of the Ethics in Government Act of 1978 (5 U.S.C. App.), Executive Order 12674 (as modified by Executive Order 12731), and 5 CFR Part 2634, Subpart I, of the Office of Government Ethics regulations require the reporting of this information. | No |

2.2 The System as a Whole

1. Please describe the purpose of the system, when considered as a whole, please include if this is an existing system (either an annual recertification update or a major change)

FDonline electronically notifies filers of the requirement to file and provides a link to a program that walks the filer through the entire form-filing process. The application automatically reminds filers of their need to file as due dates approach, allows for electronic filing, and automates management reports of non-filers. FDonline is an existing system that goes through annual recertification.

2. What are the Confidentiality, Availability, and Integrity ratings for the system as a whole?

| | |
|-----------------|----------|
| Confidentiality | Moderate |
| Integrity | Moderate |
| Availability | Moderate |

3. List and discuss the sources from which the system collects PII (for instance, from an individual, another federal agency, etc.); the format in which PII is collected (for instance, via a form, face-to-face, phone, etc.); the notification given at time of collection from an individual regarding the Privacy Act and the ability to opt-out of collection (and the consequences of opting out). Include a copy of all forms and Privacy Act statements used to collect information.

FDonline does not have or ask for PII. Nevertheless, the potential for inadvertent and unsolicited disclosure of PII by a user warrants a PIA for this system. If FDonline asks for a work address, some users may mistakenly put their home address instead of their work address, resulting in PII in the system.

System users access the system via a Hypertext Transfer Protocol Secure (HTTPS) connection and complete the OGC form. PII is uploaded into the Intelliworx system via an online form.

4. Discuss any privacy controls that PBGC inherits from an external provider (cloud provider, third party provider, another government agency, etc.) If an Interconnection Security Agreement (ISA), Memorandum of Understanding (MOU), or similar document is in place, please summarize the privacy applicable portions of that document.

PBGC does not inherit any privacy controls from the service provider. No MOU, ISA, or similar documents are required because there is no dedicated connection. To complete the online form, system users access the system via an HTTPS connection.

5. For the user roles in the system:

| Role Name | # of Users in that role | Approver | Access Level (Read, Write, etc.) | Recertification Date |
|------------------------|-------------------------|---|----------------------------------|----------------------|
| Filer | 197 | Daniel Wheeler, Thom Verratti, or James Burns | Access only to their own files. | 06/24/2022 |
| Administrator Reviewer | 8 | | Review and edit. | |
| Super Administrators | 2 | | Full access to the system. | |

6. Does the System leverage the Enterprise Access Controls?

- Yes
 No

7. Discuss the Physical, Technical, and Administrative controls that are employed to secure the PII in the system.

All users sign a non-disclosure agreement.
 Staff (employees and contractors) receive security and privacy training.
 Access to PII is restricted to authorized personnel only.
 Access to PII is monitored and tracked through the comments/review section within FDonline.

8. For the PII in the system, discuss the actual/intended uses of the PII; the steps taken to limit the PII collected to the minimum needed; and the reasons the PII is necessary and relevant.

The information in FDonline is used only for review by Government officials of the federal employee's agency and determining compliance with applicable federal conflict of interest laws and regulations.

9. Discuss the data flows within the system (include sources of data for data flowing into the system, destinations for data flowing out of the system, and any routine uses applicable to the system). For any information that is shared internally, be sure to discuss whether these data interconnections are noted in CSAM. Be sure to include any MOU, ISA, or Interagency Agreements.

Application users access the system and input and manipulate data solely through HTTPS TLS security via their Web browser.

10. Does the system leverage the commonly offered control for Accounting of Disclosures?

- Yes
 No

11. If your system collects, Social Security Numbers:

- a. Please provide a justification for the collection, use, maintenance, and disposal of PII in the form of SSN?

FDonline does not collect SSN.

- b. Under which authorized uses, as described in the "Reduction of Use of Social Security Numbers (SSN) in PBGC" policy document?

Enter description here.

- c. If the answer to b., above is “Compelling Business Need,” please provide a plan to reduce the use of SSNs, highlighting activities that can be completed in the next 12 months.

Enter description here.

2.3 Privacy Office Review

| | |
|-------------------------|--|
| Name of Reviewer | Bill Black |
| Date Reviewed | 02/27/2023 |
| Expiration Date | 12 months from date of concurrence by Chief Privacy Officer |
| Result | <input checked="" type="checkbox"/> Approved without conditions <input type="checkbox"/> Approved with conditions (see below). <input type="checkbox"/> Denied |

(For Privacy Office Use Only)

Discuss analysis of risks and compensating controls (or other mitigation steps).

Enter description here.

Discuss any conditions on Approval

Enter description here.