**Pension Benefit Guaranty Corporation (PBGC)**

**Privacy Impact Assessment (PIA)**



**Information Technology Infrastructure Services General Support System (ITISGSS)**

**07/12/2019**

# Privacy Point of Contact

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# Privacy Impact Assessment

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

1. To ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy,
2. To determine risks and effects of collecting, maintaining, and disseminating information in an identifiable form in an electronic information system, and
3. 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 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.

## 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)*** |
| --- | --- | --- | --- | --- | --- |
| Microsoft Windows, UNIX, and LINUX Servers | Provides on premise server support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25, 26) | PBGC-16:Privacy Act of 1974, 5 U.S.C. 522a(b), and; General Routine Uses G1 through G14.The legal authority is also identified under each PBGC major information systems/applications PIA, which is supported by the ITISGSS. | PBGC-16: NoInternal sharing is identified under each PBGC major information systems/applications PIA, which is supported by the ITISGSS. |
| Microsoft SQL and Oracle Database Management Services | Provides on premise Microsoft SQL and Oracle database services support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25, 26) | See first table entry. | See first table entry. |
| Backup and Recovery Systems | Provides information backup and recovery support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25, 26) | See first table entry. | See first table entry. |
| Microsoft Office 365 Cloud Service:* Exchange Online
 | Provides cloud-based collaboration support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25) | See first table entry. | See first table entry. |
| Microsoft Office 365 Cloud Service:* SharePoint Online
 | Provides cloud-based portal services for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25) | See first table entry. | See first table entry. |
| Microsoft Office 365 Cloud Service:* Intune
 | Provides cloud-based Mobile Device Management (MDM) and Mobile Application Management (MAM) of iPhones. | No | N/A | N/A | N/A |
| Microsoft Office 365 Cloud Service:* Advanced Threat Protection
 | Provides cloud-based sandboxing in a detonation chamber of email attachments before being sent to recipients. | No | N/A | N/A | N/A |
| Microsoft Azure Government Cloud Service:* Microsoft/\*NIX Servers
 | Provides cloud-based server support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25) | See first table entry. | See first table entry. |
| Microsoft Azure Government Cloud Service:* Azure SQL
 | Provides cloud-based Microsoft SQL support for PBGC major information systems and applications. | Yes | PBGC-(1, 2, 3, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 19, 21, 22, 23, 25) | See first table entry. | See first table entry. |
| ServiceNow Cloud Service | SaaS for ServiceNow application suite | Yes | Not Applicable (no collection) | See first table entry. | See first table entry. |
| Symantec Data Loss Prevention (DLP) | DLP solution initially being used to inspect all egress communications traffic, using content filters, to detect exfiltration of PII. | Yes | PBGC-26 | See first table entry. | See first table entry. |
| Everbridge Suite  | Everbridge Suite is a SaaS platform that is used for managing critical events and emergency notification. | Yes | PBGC-16 | See first table entry. | See first table entry. |

## 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)

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| *The Information Technology Infrastructure Services General Support System (ITISGSS) serves as a General Support System providing IT infrastructure support services to all PBGC major information systems/applications. Support services include network infrastructure, database platforms, remote access, data backup and restoration, data storage, messaging/collaboration, security, change and configuration management, network identification and authentication, operating system platforms, web platforms, program and project management support, and address validation.* |

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

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

1. 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.

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| *Sources from which the ITISGSS collects PII fall under three (5) areas:*1. *PBGC Major Information Systems/Applications*

*The primary source from which the ITISGSS collects PII is the PBGC major information systems/applications for which the ITISGSS supports. The ITISGSS assumes a custodial role in protecting information transmitted and/or stored internally and through the ingress/egress of information by way of interconnections with external organizations. Consult the PIA of the PBGC major information systems/applications for specifics on collection format and Privacy Act notifications given at time of PII collection.*1. *Employee Retirement Income Security Act (ERISA) Filing Acceptance System (EFAST2)*

*The ITISGSS maintains the EFAST2 Interconnection Security Agreement (ISA) with the Department of Labor (DOL). The EFAST2 ISA is for the sole purpose of obtaining data for consumption by other PBGC major information systems/applications. The EFAST2 ISA acknowledges the transfer of PII from EFAST2 and the general obligations to prevent unauthorized access or disclosure. Consult the PIA of the PBGC major information systems/applications for specifics on collection format and Privacy Act notifications given at time of PII collection.*1. *PBGC Connect Search Center*

*Sources of PII in the PBGC Connect Search Center include the subject individuals and PBGC personnel records. PBGC Connect Search Center leverages Microsoft Active Directory Services to provide limited employee, intern, and contractor information. Select attributes on user objects under Microsoft Active Directory Services are populated and maintained through mostly automated scripting against data feeds provided by the Procurement Department and the Human Resources Department. Individuals are provided the ability to add select additional personal information under their own accord using the PBGC Connect Search Center interface. The PBGC Connect Search information is only accessible to PBGC employees, interns, and contractor staff.* 1. *Symantec Data Loss Protection*

*Sources of PII in the DLP solution, from a collections perspective, are from subject individuals (within the ITISGSS boundary) attempting to enter their PII into an external system (external to the ITISGSS boundary) e.g. websites, banking, email, etcetera. Other PII is gathered, not deemed a collection, by subject individuals (within the ITISGSS boundary) attempting to send PII entrusted by the PBGC to an external entity (external to the ITISGSS boundary).*  |

1. 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.

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| *The ITISGSS contains four subsystems that are cloud-based: Microsoft Office 365 MT, Microsoft Azure, ServiceNow and Everbridge Suite. O365MT, ServiceNow and Everbridge Suite hold FedRAMP authorizations at a moderate baseline; Azure Government has a FedRAMP authorization at a high baseline. PBGC does not inherit any privacy controls from the Cloud Service Providers (CSPs) for these subsystems, however Microsoft includes the following in their Privacy Statement:**“Security of Personal Data**Microsoft is committed to protecting the security of your personal data. We use a variety of security technologies and procedures to help protect your personal data from unauthorized access, use or disclosure. For example, we store the personal data you provide on computer systems that have limited access and are in controlled facilities. When we transmit highly confidential data (such as a credit card number or password) over the Internet, we protect it through the use of encryption.”* |

1. For the user roles in the system:

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| --- | --- | --- | --- | --- |
| **Role Name** | **Number of Users in that role** | **Approver** | **Access Level (Read, Write, etc)** | **Recertification Date** |
| Regular User | 2,233 | Federal Managers/CORs spanning across the Corporation. | Access is role-based and is based in ACLs needed to perform non-privileged duties as assigned. | July 26, 2018 |
| AP User | 179 | Federal Managers/ CORs spanning across the Corporation. | Access is role-based and is based in ACLs needed to perform privileged duties as assigned. This includes network, system, and database administrators. | July 26, 2018 |

1. Does the System leverage the Enterprise Access Controls?

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|[x]  Yes |
|[ ]  No |

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

*Entrance to PBGC HQ facilities employ armed guards and a PIV activated turnstile. Suites, to include the Network Operations Center (NOC), require a PIV for physical access. Please see the following list of physical enforcements:*

* *Security Guards*
* *Secured Facility*
* *Identification Badges (PIV)*
* *Locked Offices*
* *Locked File Cabinets*
* *Technical Controls*

*All PBGC users are required to go through the PBGC GetIT Service Portal to request privileges to systems/applications. The granting of privileges is based on least privilege and separation of duties. Please see the following list of technical enforcements:*

* *Password Protection*
* *Virtual Private Network (VPN)*
* *Firewalls*
* *Unique User Identification Names*
* *Intrusion Detection System (IDS)*
* *Personal Identity Verification cards (PIV)*
* *Public Key Infrastructure (PKI) Certificates*
* *Administrative Controls*

*All PBGC users are required to complete privacy training annually. Please see the following list of administrative enforcements:*

* *Periodic Security Audits*
* *Regular Monitoring of User’s Activities*
* *Annual Security, Privacy, and Records Management Refresher Training*
* *Backups Secured Offsite*
* *Encryption of Backups*
* *Role-Based Training*
* *Least Privilege Access*

*The above controls are also implemented for each cloud service but are shared between the Cloud Service Provider and PBGC. Those controls provided by the CSP are implemented at the CSP’s facilities.*

1. 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.
2. *PBGC Major Information Systems/Applications*

*The specific uses, limits on PII collected, and necessity/relevance of PII, other than for storage in the ITISGSS, are identified under each PBGC information system’s or major application’s PIA supported by the ITISGSS.*

1. *Employee Retirement Income Security Act (ERISA) Filing Acceptance System (EFAST2)*

*The specific uses, limits on PII collected, and necessity/relevance of PII, other than for storage in the ITISGSS, are identified under each PBGC information system’s or major application’s PIA supported by the ITISGSS.*

1. *PBGC Connect Search Center*

*The PBGC Connect Search Center is used by PBGC employees, interns and contractors to identify other PBGC employees, interns and contractors; and, to access contact information for PBGC employees, interns and contractors. Limiting collections of the PII is controlled through two (2) means: (1) personal system data feeds only provide limited information and (2) providing limited fields for users to provide voluntary personal information.*

1. *Symantec Data Loss Prevention*

*PII collected, as well as gathered, by the DLP solution is solely for the purpose of preventing the exfiltration of the PII.*

1. 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.

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| 1. *PBGC Major Information Systems/Applications*

*The ITISGSS provides network infrastructure services for PBGC major information systems/applications. Network infrastructure services includes all the software and hardware configured to establish PBGC’s Local Area Networks (LANs), Wide Area Network (WAN), and internet connectivity. Internal restrictions include a deny-all-allow-by-exception only rule for across environment server-to-server communications (production, development, and test). Consult the PIA of the PBGC information systems/major applications for specifics on data flows and applicable interconnections for those systems.*1. *Employee Retirement Income Security Act (ERISA) Filing Acceptance System (EFAST2)*

*The ITISGSS provides network infrastructure services for PBGC information systems/major applications. Network infrastructure services includes all the software and hardware configured to establish PBGC’s Local Area Networks (LANs), Wide Area Network (WAN), and internet connectivity. Internal restrictions include a deny-all-allow-by-exception only rule for across environment server-to-server communications (production, development, and test). The EFAST2 is a data source for PBGC information systems/applications. Consult the PIA of the PBGC information systems/major applications for consumption of, destinations out, and routine uses.*1. *PBGC Connect Search Center*

*Personal data comes from automated Human Resources and Procurement Department data feeds. The data feeds are used to populate Microsoft Active Directory user object attributes with select user object attributes presented under PBGC Connect Search Center. Other PBGC Connect Search Center fields are optional and are left to an individual user to submit if desired. The PBGC Connect Search Center is used by PBGC employees, interns and contractors to identify other PBGC employees, interns and contractors; and, to access contact information for PBGC employees, interns and contractors.*1. *ITISGSS Cloud Services The cloud services integrated with the ITISGSS use PBGC federated directory services along with single-sign on (SSO). These cloud services are an extension of the ITISGSS boundary and are treated/used as internally connected subsystems. ServiceNow, Microsoft Azure, Everbridge Suite and some Office (0365) SharePoint sites are categorized as Controlled Unclassified Information (CUI) sites. SharePoint sites are monitored for non-compliance. Consult the PIA for the PBGC information systems/major applications for specifics on data flows and applicable interconnections for those systems.*
2. *Data Loss Prevention (DLP)*

*Symantec’s Data Loss Prevention (DLP) solution is being implemented to detect and prevent unauthorized exfiltration of PII outside the ITISGSS boundary. PII bound for the external network boundary but not authorized for release is either blocked or quarantined by the DLP solution. Metadata and, in some cases, limited extracts of the PII detected is stored in the local database used with the solution.* |

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

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| --- |
|[x]  Yes |
|[ ]  No |

## Privacy Office Review

|  |  |
| --- | --- |
| **Name of Reviewer** | Shawn Hartley |
| **Date Reviewed** |  |
| **Expiration Date** |  |
| **Result** | [ ] Approved without conditions[ ] Approved with conditions (see below).[ ] 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.*

## Signatures and Approval

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  | Information System Owner/Information Owner |  | Authorizing Official |  |
|  | Name: | James K. Kitchel |  | Name: | Joshua M. Kossoy |  |
|  | Dept/Office: | ITIOD |  | Dept/Office: | ITIOD |  |
|  | Phone: | 202.326.3756 |  | Phone: | 202.326.4035 |  |
|  | Email: | Kitchel.James@pbgc.gov |  | Email: | Kossoy.Joshua@pbgc.gov |  |
|  | I certify that this PIA is an accurate representation of the security and privacy controls in place to protect the PII that the system does/will collect or maintain. |  | I certify that this PIA is an accurate representation of the security and privacy controls in place to protect the PII that the system does/will collect or maintain. |  |
|  | Signature | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |  | Signature | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |  |
|  | Date signed | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |  | Date signed | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |  |
|  |  |  |  |  |  |  |
|  | Chief Privacy Officer (Acting) |  |  |  |  |
|  | Name: | Shawn Hartley |  |  |  |  |
|  | I certify that I have reviewed this PIA and have fully considered the privacy risks that this system creates. |  |  |  |  |
|  | Signature |  |  |  |  |  |
|  | Date signed | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |  |  |  |  |

***This page is for internal routing purposes of documentation of approvals. Upon final approval, this page must be removed prior to publication of the PIA.***