U.S. Department of Transportation

Privacy Impact Assessment

Office of Inspector General
Computer Crimes Unit Network (CCUNet)

Responsible Official
Michelle McVicker
Principal Assistant Inspector General for Investigations (PAIGI)
Office of the Inspector General

Reviewing Official
Claire W. Barrett
Chief Privacy & Information Asset Officer
Office of the Chief Information Officer
privacy@dot.gov

CLAIRE W BARRETT
Digitally signed by CLAIRE W BARRETT
DN: c=US, o=U.S. Government, ou=OSTHQ, ou=DOT Headquarters, cn=CLAIRE W BARRETT
Date: 2018.02.26 15:05:02 -05'00'
Executive Summary

The Office of Inspector General’s (OIG) mission is to ensure a safe, efficient, and effective transportation system and work within the Department of Transportation (DOT) to promote effectiveness and prevent or identify fraud, waste and abuse in departmental programs. The OIG does this through audits and investigations. OIG also consults with the Congress about programs in progress and proposed new laws and regulations.

In its mission to ensure a safe, efficient, accessible and convenient transportation system that meets our vital national interests and enhances the quality of life, OIG collects accesses and uses significant amounts of data every day. With increased data collection comes increased privacy risk to DOT employees, contractors and members of the public. The OIG is committed to protecting the integrity and confidentiality of all data throughout all of its component systems.

The purpose of this assessment is to document the risk management framework associated with the DOT/OIG Computer Crimes Unit (CCU) Network (CCUNet) by ensuring all appropriate controls are implemented for all data managed within the system. The system serves as a temporary workspace for OIG investigators to process and review evidence collected via a variety of sources such as subpoena, consent or warrant directly supporting OIG investigations as authorized by the Inspector General Act of 1978. Such evidence may include any form of information about the individual or or business being investigated collected or maintained in any number of electronic formats. For example, a single forensic image acquired during a search warrant of a business may contain a database of personal information for customers of the business or detailed employee information.

What is a Privacy Impact Assessment?

The Privacy Act of 1974 articulates concepts for how the federal government should treat individuals and their information and imposes duties upon federal agencies regarding the collection, use, dissemination, and maintenance of personally identifiable information (PII). The E-Government Act of 2002, Section 208, establishes the requirement for agencies to conduct privacy impact assessments (PIAs) for electronic information systems and collections. The assessment is a practical method for evaluating privacy in information systems and collections, and documented assurance that privacy issues have been identified and adequately addressed. The PIA is an analysis of how information is handled to—i) ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy; ii) determine the risks and effects of collecting, maintaining and disseminating information in identifiable form in an electronic information system; and iii) examine and evaluate protections and alternative processes for handling information to mitigate potential privacy risks.¹

Conducting a PIA ensures compliance with laws and regulations governing privacy and demonstrates the DOT’s commitment to protect the privacy of any personal information we collect, store, retrieve, use and share. It is a comprehensive analysis of how the DOT’s electronic information systems and collections handle personally identifiable information (PII). The goals accomplished in completing a PIA include:

- Making informed policy and system design or procurement decisions. These decisions must be based on an understanding of privacy risk, and of options available for mitigating that risk;
- Accountability for privacy issues;
- Analyzing both technical and legal compliance with applicable privacy law and regulations, as well as accepted privacy policy; and
- Providing documentation on the flow of personal information and information requirements within DOT systems.

¹Office of Management and Budget’s (OMB) definition of the PIA taken from guidance on implementing the privacy provisions of the E-Government Act of 2002 (see OMB memo of M-03-22 dated September 26, 2003).
Upon reviewing the PIA, you should have a broad understanding of the risks and potential effects associated with the Department activities, processes, and systems described and approaches taken to mitigate any potential privacy risks.

**Introduction & System Overview**

The United States Department of Transportation Office of the Inspector General (US DOT/OIG) Computer Crimes Unit Network (CCUNet) provides a means to process and analyze data collected in the course of an investigation in a comprehensive, accurate, and manageable manner to support various OIG investigations. CCUNet is considered a non-mission critical General Support System (GSS) according to the DOT General Support Systems and Major Application Certification and Accreditation Guide. CCUNet serves two primary purposes (1) to provide a secure forensic environment to process case data and (2) to provide OIG case agents secured access to case data and the tools necessary to search and view that data. The system contains data collected as part of OIG investigations including data obtained via consent, subpoena, search warrant and by other means.

CCUNet is a temporary workspace containing only verified2 “working copies” of the electronic evidence and does not represent “records” created or maintained under federal regulations. Rather, the case agent reports, CCU forensic reports and legal documentation created outside of the CCUNet system represent the official “records” and are maintained in other OIG systems such as the OIG investigations electronic case management system (ALERTS) or the OIG Infrastructure (GSS). “Working copies” of the evidentiary data are created and verified on CCUNet forensic servers and then processed to separate innocuous computer files from documentary evidence. Documentary evidence is then extracted and uploaded to either a case virtual machine or the NUIX3 web review platform. This process then allows the authorized case agent to index and search text-based evidence or view image-based evidence specific to the case. (Typically in compliance with any warrant limitations.) Once key documents are identified by investigators, OIG CCU personnel develop forensic media analysis (FMA) reports to support investigative legal proceedings. The data within CCUNet is maintained and destroyed in accordance with established OIG evidence policy and procedures.

**Fair Information Practice Principles (FIPPs) Analysis**

The DOT PIA template is based on the fair information practice principles (FIPPs). The FIPPs, rooted in the tenets of the Privacy Act, are mirrored in the laws of many U.S. states, as well as many foreign nations and international organizations. The FIPPs provide a framework that will support DOT efforts to appropriately identify and mitigate privacy risk. The FIPPs-based analysis conducted by DOT is predicated on the privacy control families articulated in the Federal Enterprise Architecture Security and Privacy Profile (FEA-SPP) v34, sponsored by the National Institute of Standards and Technology (NIST), the Office of Management and Budget (OMB), and the Federal Chief Information Officers Council and the Privacy Controls articulated in Appendix J of the NIST Special Publication 800-53 Security and Privacy Controls for Federal Information Systems and Organizations5.

**Transparency**

Sections 522a(e)(3) and (e)(4) of the Privacy Act and Section 208 of the E-Government Act require public notice of an organization’s information practices and the privacy impact of government programs and activities. Accordingly,

---

2 A forensic process whereby copies of electronic files are confirmed to be exactly the same as the original based on a mathematical algorithm or “hash” of the bits that make up the two files.

3 NUIX is a proprietary off-the-shelf forensic tool that allows case agents to search, review and tag data for extraction or forensic reporting.


DOT is open and transparent about policies, procedures, and technologies that directly affect individuals and/or their personally identifiable information (PII). Additionally, the Department should not maintain any system of records the existence of which is not known to the public.

CCUNet is a temporary workspace where duplicate “working copies” of case evidence is processed and reviewed. CCUNet is not a Privacy Act “system of records” as it does it contain official records. Information available in CCUNet is collected as part of the OIG investigative process and may include “paper investigative files” as well as electronic records in the OIG Office of Investigations electronic case management and tracking information system also known as ALERTS. The electronic case management system is the official system of record where evidence is managed, and all official investigative reports are uploaded including forensics reports developed by the CCU. CCUNet is merely a separate workspace for duplicate “working copies” of the evidence. FMA reports are developed and uploaded to the electronic case management system as the official record for any files within CCUNet that are identified by the case agents as pertinent to the investigation.

While CCUNet is only a temporary workspace for evidence and contains no official records, electronic evidence collected via search warrant and other means and processed by CCUNet may include privacy information. For example, forensic images of a computer system acquired while executing a search warrant may include many information on individuals such as customers or employees. CCUNet security is based on the assumption that such privacy information will be present in the data placed on the system for analysis. The OIG CCU therefore maintains a level of security of the system equivalent to the risks associated with maintaining such data. Per any federal system, the specific security controls are documented within the system security plan and associated security package. Additionally, the risk of maintaining any such data is accepted by senior level OIG executive (authorizing official) who ensure the security of the system meets or exceeds the level required to mitigate associated risks.

As stated in the OIG Privacy Policy, the OIG builds public trust and acceptance through public notice of its information practices and the privacy impact of its programs and activities. Specifically, the OIG policy states that the OIG will:

- Be transparent and provide notice to the individual regarding its collection, use, dissemination and maintenance of PII.
- Maintain no system of records without first giving public notice through a SORN published in the Federal Register.
- Publish a Privacy Act Exemption Rule (Exemption Rule) for any system of records it intends to exempt from portions of the Privacy Act.
- To the extent practical, make publically available its analysis of the privacy risks created by OIG information systems, programs or activities implemented through regulations, information collections and any implemented risk mitigation strategies. At a minimum, and to the extent permitted by law, the OIG will make publically available approved PIAs, SORNs, Exemption Rules, and reports developed or created in response to oversight bodies including the OMB, U.S. Congress and the Government Accountability Office (GAO).
- To the extent practical, make publically available its privacy practices, including but not limited to PIAs, SORNs and privacy reports.
- Provide an online privacy policy explaining its privacy-related practices pertaining to its official external website and its other online activities.
**Individual Participation and Redress**

*DOT should provide a reasonable opportunity and capability for individuals to make informed decisions about the collection, use, and disclosure of their PII. As required by the Privacy Act, individuals should be active participants in the decision making process regarding the collection and use of their PII and be provided reasonable access to their PII and the opportunity to have their PII corrected, amended, or deleted, as appropriate.*

Information in the CCUNet system is typically the result of the legal investigative process obtained under personal consent, subpoena, warrant or through other investigative evidence collecting procedures. Any such data is treated in accordance with evidentiary procedures. The Freedom of Information Act (FOIA) generally provides that any person has the right to request access to federal agency records or information except to the extent the records are protected from disclosure by any of nine exemptions contained in the law or by one of three special law enforcement record exclusions. Exemption 7(A) authorizes the withholding of "records or information compiled for law enforcement purposes, but only to the extent that production of such law enforcement records or information . . . could reasonably be expected to interfere with enforcement proceedings."6 As such, FOIA requests are evaluated on a case-by-case basis for any OIG investigative data.

**Purpose Specification**

*DOT should (i) identify the legal bases that authorize a particular PII collection, activity, or technology that impacts privacy; and (ii) specify the purpose(s) for which its collects, uses, maintains, or disseminates PII.*

The OIG Office of Investigations is comprised of criminal and general investigators that are responsible for conducting criminal, civil, and administrative investigations of fraud and a variety of other allegations affecting DOT, its operating administrations, programs, and grantees. The legal basis and authority was established through the Inspector General’s Act of 1978. Additionally, the Homeland Security Act of 2002 granted OIG Investigations special agents permanent statutory law enforcement authority including the authority to make arrests, obtain and execute search warrants and carry firearms. It is through this authority that the OIG collects information throughout the investigative process, typically by interview, consent, subpoena, or search warrant. Any information collected and subsequently processed, stored, or provided to the OIG case agents as part of the CCUNet system is authorized for the specific purpose of conducting such investigations.

**Data Minimization & Retention**

*DOT should collect, use, and retain only PII that is relevant and necessary for the specified purpose for which it was originally collected. DOT should retain PII for only as long as necessary to fulfill the specified purpose(s) and in accordance with a National Archives and Records Administration (NARA)-approved record disposition schedule.*

Data is collected in accordance with legal proceedings such as warrant, subpoena or consent pursuant to the legal authority granted to OIG investigators. Privacy information within CCUNet is maintained and destroyed in accordance with evidentiary policy and procedures and retained only as necessary to support ongoing investigations. All “working copies” of original evidence, VMs, and data staged for processing within CCUNet for a case are destroyed at the same time as the original evidence at the conclusion or resolution of legal proceedings for a case. As there are no official records in the system, the system is not required to be scheduled by the National Archives and Records Administration (NARA).

---

Use Limitation

DOT shall limit the scope of its PII use to ensure that the Department does not use PII in any manner that is not specified in notices, incompatible with the specified purposes for which the information was collected, or for any purpose not otherwise permitted by law.

As defined in the OIG Privacy Policy, OIG programs and information systems are restricted in the collection and use of PII, or activity impacting privacy, to that which is authorized by law. As such OIG will:

- Determine the legal authority that permits its collection, use, maintenance and sharing of PII, either generally or in support of a specific program or information system need.
- Clearly specify usage purposes within legal authorities.
- Maintain no record describing how any individual exercises rights guaranteed by the First Amendment unless expressly authorized by statute or by the individual about whom the record is maintained or unless pertinent to and within the scope of an authorized law enforcement activity.

The policy also defines the internal sharing of such data as follows:

- Unless otherwise limited by statute, information collected by a DOT Component will be considered an information asset of the entire Department.\(^7\)
- Unless explicitly authorized or mandated by law, OIG will permit internal sharing of PII only for a purpose compatible with the original purpose of collection, specified at the time of initial collection.
- OIG will document all authorized internal sharing of PII via a Memorandum of Understanding (MOU) or other approved instrument that articulates the conditions of access and use.

Data Quality and Integrity

In accordance with Section 552a(e)(2) of the Privacy Act of 1974, DOT should ensure that any PII collected and maintained by the organization is accurate, relevant, timely, and complete for the purpose for which it is to be used, as specified in the Department’s public notice(s).

Data obtained and maintained in the CCUNet system exists as a working copy of the original evidence and its accuracy will be determined in one of several ways, including verification by the case agent through the investigative process or by forensic verification through the CCU FMA reporting process.

In accordance with OIG policy and procedure; information shall be sufficiently accurate, complete and up to date to minimize the possibility that inappropriate information may be used to make a decision about an individual.

Additionally, OIG will:

- Make reasonable efforts, prior to disseminating a record about an individual, to ensure that the record is accurate, relevant, timely and complete.
- To the extent feasible, establish mechanisms to allow individuals to access and correct information about them.
- Develop and implement reasonable procedures to ensure the accuracy of the data shared and the data received.

\(^7\) This provision should not be construed as a basis for limiting or denying the Office of Inspector General access to PII that they are otherwise authorized to obtain.
Office of Inspector General, Computer Crimes Unit

CCUNet

- Investigate alleged errors or deficiencies in PII that has been shared in a timely manner and will correct, delete or not use the PII if found to be inaccurate.
- Take timely, appropriate steps to provide written notice to the recipient of the shared data regarding any errors identified and request that the inaccurate PII be corrected or deleted.

**Security**

*DOT shall implement administrative, technical, and physical measures protect PII collected or maintained by the Department against loss, unauthorized access, or disclosure, as required by the Privacy Act, and to ensure that organizational planning and responses to privacy incidents comply with OMB policies and guidance.*

CCUNet is a fully certified and accredited General Support System (GSS) supporting the mission of the OIG CCU and is categorized with an overall risk rating of “Moderate” in accordance with Federal Information Processing Standards (FIPS) Publication (PUB) 199, Standards for Security Categorization of Federal Information and Information Systems; and NIST SP 800-53A, Guide for Assessing the Security Controls in Federal Information Systems. Privacy information collected as evidence and duplicated within CCUNet is protected in accordance with the system security plan. Access to all systems requires users to accept the “banner” acknowledging the proper use, access, and rights to the system. In addition, all users must sign CCUNet “Rules of Behavior” (ROBs) prior to access as well as annually which delineates specific handling of PII/SPII in accordance with approved OIG policy and procedures.

Privacy information may exist in CCUNet in multiple locations including the forensic processing servers, case-specific virtual machines and the NUIX Web Review back end server. The OIG CCU takes ensures the security of this data by applying controls that meet or exceed the baseline criteria for federal information processing systems designated by NIST and the Federal Information Security Management Act (FISMA). Examples of such controls include the requirement to access the aforementioned servers and VMs using PIV smart cards with the control set at the “machine level.” This means that no access is provided without a valid smart card authentication. Additionally, the forensic servers employ additional controls that further limit access, such as Network Level Authentication\(^8\) (NLA) and IPSec\(^9\).

Access to VMs is limited to only CCU employees and the specific case agent or agents assigned to the machine on a need to know basis. All drives potentially hosting privacy data are encrypted, including both the operating system and data drives. Additionally, all network traffic to or from the OIG client machines with VMs and application servers are encrypted using IPSec. All systems are monitored daily for configuration changes and system events of critical servers are monitored in real-time to identify specific threats to the system. Complete documentation is available via the Departmental Cyber Security Assessment and Management System (CSAM).

---

\(^8\) Network Level Authentication is a technology used in Remote Desktop Services (RDP Server) or Remote Desktop Connection (RDP Client) that requires the connecting user to authenticate themselves before a session is established with the server.

\(^9\) Internet Protocol security (IPSec) is a framework of open standards for helping to ensure private, secure communications over Internet Protocol (IP) networks through the use of cryptographic security services. IPSec supports network-level data integrity, data confidentiality, data origin authentication, and replay protection. Because IPSec is integrated at the Internet layer (layer 3), it provides security for almost all protocols in the TCP/IP suite, and because IPSec is applied transparently to applications, there is no need to configure separate security for each application that uses TCP/IP. Reference: [https://technet.microsoft.com/en-us/library/cc776369(v=ws.10).aspx](https://technet.microsoft.com/en-us/library/cc776369(v=ws.10).aspx)
Accountability and Auditing

DOT shall implement effective governance controls, monitoring controls, risk management, and assessment controls to demonstrate that the Department is complying with all applicable privacy protection requirements and minimizing the privacy risk to individuals.

Being a fully certified and accredited system means that CCUNet must adhere to stringent reporting and auditing to ensure the system effectively implements controls to protect the system from risks and to ensure any remaining risk is accepted by the authorizing official. CCUNet employs controls to ensure any threats, suspicious activity, or changes to the system posture are continuously monitored. As detailed in the CCUNet Continuous Monitoring Plan, security monitoring includes asset discovery and management, vulnerability assessment, configuration compliance, event log monitoring and account monitoring. Each of those areas are stringently monitored and audited for compliance starting with system baselines which are based on security control settings developed by the Center for Internet Security (CIS). CCUNet is set up to report the status of baseline controls daily including a summary of controls for every system in CCUNet that is emailed daily to the CCUNet system administrators.

Additionally, CCUNet employs controls to audit and monitor the state of the system including but not limited to; system auditing, vulnerability assessment and management, account monitoring, security event monitoring, control enforcement review, unauthorized software detection, and periodic risk assessments.

CCUNet has been directly audited by the US DOT/OIG FISMA audit team for the past three years for compliance and audited by the same group in 2016 for compliance with the Cybersecurity Act of 2015. CCUNet was also independently assessed in 2017 for FISMA control compliance. Such continuous monitoring and independent scrutiny ensures CCUNet provides adequate protection of system data including PII and SPII.

Approval and Signature

Responsible Official
Michelle McVicker
Principal Assistant Inspector General for Investigations (PAIGI)
Office of the Inspector General

Reviewing Official
Claire W. Barrett
Chief Privacy & Information Asset Officer
Office of the Chief Information Officer
privacy@dot.gov