## **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:	
Integrated Automated Travel System	
2. DOD COMPONENT NAME:	3. PIA APPROVAL DATE:
Defense Finance and Accounting Service	2024-07-25
	IL
SECTION 1: PII DESCRIPTION	SUMMARY (FOR PUBLIC RELEASE)
a. The PII is: (Check one. Note: foreign nationals are included in general publi	
From members of the general public	From Federal employees
$\overline{\mathbf{X}}$ From both members of the general public and Federal employees	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 nurness of this DoD information system or electronic co	llection and describe the types of personal information about individuals
collected in the system.	mection and describe the types of personal information about individuals
Integrated Automated Travel System (IATS) is an automated travel entitlemen	t computation system used by travel office personnel to compute travel
entitlements for both military and civilian travelers. IATS computes a variety of	f travel claims such as temporary duty, permanent change of station, local travel,
non-combatant evacuation and personally procured moves in accordance with	the Joint Travel Regulations and Federal Travel Regulations. Travelers submit
travel claims on DD Form 1351, 1351-2, or 1705 and attach substantiating doc	uments such as travel authorizations (e.g., DD Form 1610 or DD Form 1614),
Direct Deposit Form (SF 1199A), and miscellaneous receipts (e.g., lodging and	· · · · · · · · · · · · · · · · · · ·
	mation, home/cell phone, mailing/home address, marital status, name(s), official
duty address, official duty telephone phone, personal e-mail address, position/i	
d. Why is the PII collected and/or what is the intended use of the PII? use, administrative use)	(e.g., verification, identification, authentication, data matching, mission-related
PII is collected to enable accurate processing of travel claims. The data identific	es the individuals and is vital to proper calculation of travel entitlements. PII is
also collected to support mission-related and administrative uses such as disbu	
e. Do individuals have the opportunity to object to the collection of thei	
(1) If "Yes," describe the method by which individuals can object to the collection	
(2) If "No," state the reason why individuals cannot object to the collection of P	
The collection forms used by the individual Travel Operations Office require the	PII for processing the travel claim. IATS uses the data collected on these forms.
f. Do individuals have the opportunity to consent to specific uses of the	ir PII? Yes 🗡 No
(1) If "Yes," describe the method by which individuals can give or withold their	<del>-</del>
(2) If "No," state the reason why individuals cannot give or withold their conser	
	se (DoD) interfacing systems through the Travel Operations Offices collect the PII.
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g. When an individual is asked to provide PII, a Privacy Act Statement (	(PAS) and/or a Privacy Advisory must be provided. (Check as appropriate and
provide the actual wording.)	
▼ Privacy Act Statement	cable
PRIVACY ACT STATEMENT AUTHORITY: 5 U.S.C. Section 301, Departmental Re	egulations; 37 U.S.C. Section 404, Travel and Transportation Allowances, General;
DoD Directive 5154.29, DoD Pay and Allowance Policy and Procedures; Departi	ment of Defense Financial Management Regulation (DoDFMR) 7000.14.R., Volume
9; and E.O. 9397 (SSN), as amended. PRINCIPAL PURPOSE(S): To provide an	automated means for computing reimbursements for individuals for expenses
incurred incident to travel for official Government business purposes and to acc	. ,
	tain "Blanket Routine Uses" for all DoD maintained systems of records have been
established that are applicable to every record system maintained within the D	·
record system notice. These additional routine uses of the records are publishe	· · · · · · · · · · · · · · · · · · ·
economy, and to avoid redundancy. Applicable SORN: http://dpclo.defense.gov	
however, failure to furnish the requested information may result in total or par	·
facilitate the possible collection of indebtedness or credit to the DoD traveler's	pay account for any residual or snortage.
h. With whom will the PTI be shared through data exchange, both with	in your DoD Component and outside your Component? (Check all that apply)

X	Within the DoD Component	Specify.	Individual Travel Operations Offices (e.g., Defense Finance and Accounting Service (DFAS) Indianapolis, DFAS Rome, DFAS Columbus, Navy ships, Personnel Support Activities, Personnel Support Detachments, etc.) may obtain IATS software.  Individual DFAS sites may share information with internal DFAS organizations that demonstrate a "need to know" (e.g., Military Pay, Civilian Pay, and Disbursing and Accounting).
X	Other DoD Components	Specify.	their own individual IATS database.
X	Other Federal Agencies	Specify.	Individual Travel Operations Offices share data with the Internal Revenue Service (IRS) to provide information concerning pay of travel allowances which are subject to federal income tax.
	State and Local Agencies	Specify.	
<u>x</u>	Contractor (Name of contractor and describe the language in the contract that safeguards PII. Include whether FAR privacy clauses, i.e., 52.224-1, Privacy Act Notification, 52.224-2, Privacy Act, and FAR 39.105 are included in the contract.)	Specify.	The owner of the software, Professional Software Consortium, Inc., adheres to the DoD 5400.11-R which requires employees and contractors who access PII to adhere to established procedures designed to safeguard and protect sensitive data. to include limiting record access only to those authorized personnel who have been properly screened and cleared for "need to know." Additionally, the DFAS Information Assurance and Safeguarding of Unclassified Controlled Technical Information are included as requirements in the contract.
	Other (e.g., commercial providers, colleges).	Specify.	
<i>X</i>	ource of the PII collected is: (Check all that apply and list a Individuals Existing DoD Information System Other Federal Information System		☐ Databases ☐ Commercial System
Aut	comated Disbursing System Defense Manpower Data Center De	eployable Di	isbursing System Operational Data Store SmartVoucher
j. H  X  X  X  X	low will the information be collected? (Check all that apply E-mail Face-to-Face Contact Fax Information Sharing - System to System Other (If Other, enter the information in the box below	y and list all	I Official Form Numbers if applicable)  X Offical Form (Enter Form Number(s) in the box below)  X Paper  X Telephone Interview  X Website/E-Form
DD	Form 1351 DD Form 1351-2 DD Form 1351-3 DD Form 1610	DD Form 16	614 DD Form 1705 DD Form 2912 SF 1164-77c SF 1199A
k. C	Does this DoD Information system or electronic collectio	on require a	a Privacy Act Statement System of Records Notice (SORN)?
<u>retr</u>	rivacy Act SORN is require if the information system or electro rieved by name or other unique identifier. PIA Privacy Act SORI X Yes No  Yes," enter SORN System Identifier T7333		on contains information about U.S. citizens or lawful permanent U.S. residents that is on must be consistent.
	RN Identifier, not the Federal Register (FR) Citation. Consult tho://dpcld.defense.gov/Privacy/SORNs/ r	ne DoD Com <sub>l</sub>	ponent Privacy Office for additional information or
	SORN has not yet been published in the Federal Register, entire CLTD). Consult the DoD Component Privacy Office for this date		submission for approval to Defense Privacy, Civil Liberties, and Transparency Division
If "I	No," explain why the SORN is not required in accordance with	DoD Regulat	ations 5400.11-R: Department of Defense Privacy Program.
	hat is the National Archives and Records Administration		approved, pending or general records schedule (GRS) disposition authority
	(1) NARA Job Number or General Records Schedule Authority	у.	GRS 1.1 Item 010
	(2) If pending, provide the date the SF-115 was submitted to	o NARA.	
DE/	(3) Retention Instructions.	ments has a	a cut off at the end of the fiscal year in which payment was made and destroyed 10
	ars after cutoff in accordance with DFAS5015.2M.	yments fids a	a car on at the end of the fiscal year in which payment was findue and destroyed 10

n. What is the authority to collection information? A Federal law or Executive Order must authorize the collection and maintenance of a system of ecords. For PII not collected or maintained in a system of records, the collection or maintenance of the PII must be necessary to discharge the	f
equirements of a statue or Executive Order.	
<ul><li>(1) If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be similar.</li><li>(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.</li><li>(If multiple authorities are cite, provide all that apply).</li></ul>	
(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.	
37 United States Code (U.S.C.) Section 404, Travel and Transportation Allowances: General; DOD Directive 5154.29, DoD Pay and Allowances Policy and Procedures; DoDFMR 7000.14-R, Volume 9; and Executive Order (E.O.) 9397 (SSN) as amended.	
. Does this DoD information system or electronic collection have an active and approved Office of Management and Budget (OMB) Control lumber?	
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  Tes  Pending	
<ul> <li>(1) If "Yes," list all applicable OMB Control Numbers, collection titles, and expiration dates.</li> <li>(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."     </li> </ul>	
(3) If "Pending," provide the date for the 60 and/or 30 day notice and the Federal Register citation.  According to the OMB government analyst, the responsibility for the data falls with the agency collecting the data, therefore there is no OMB Control Number required for the IATS Program Management Office (PMO). The data/information owner clears the data at the point of collection.	
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