Privacy Impact Assessment

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Privacy Impact Assessment

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POINT of CONTACT

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In accordance with the Federal Information Security Management Act of 2002 (FISMA), every FSA system must receive a signed Authority to Operate (ATO) from a designated FSA official. The ATO process includes a rigorous assessment of security controls, a plan of actions and milestones to remediate any identified deficiencies, and a continuous monitoring program. The Beta.SAM is currently undergoing the A&A process.

FISMA controls implemented comprise a combination of management, operational, and technical controls, and include the following control families: access control,
awareness and training, audit and accountability, security assessment and authorization, configuration management, contingency planning, identification and authentication, incident response, maintenance, media protection, physical and environmental protection, planning, personnel security, risk assessment, system and services acquisition, system and communications protection, system and information integrity, and program management.

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Individuals do not have opportunities to opt out or decline to provide information to Beta.SAM. Most of the data collected by the system is related to agency entities which is provided by a company pursuant to applicable laws and regulations rather than directly from users. Additionally, data collected by Beta.SAM entities is related to their access and use of the system and is collected through use of the system.

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Document purpose

This document contains important details about the System for Award Management (Beta.SAM). The Integrated Award Environment (IAE) may, in the course of SAM, collect personally identifiable information (“PII”) about the people who use such products and services. PII is any information\(^1\) that can be used to distinguish or trace an individual’s identity like a name, address, or place and date of birth.

GSA uses Privacy Impact Assessments (PIAs) to explain how it collects, uses, secures, and destroys information in ways that protect privacy. This PIA is broken out into sections that reflect GSA’s privacy policy and program goals. The sections also align to the Fair Information Practice Principles (“FIPPs”), a set of eight precepts that are codified in the Privacy Act of 1974.\(^2\)

Project

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System includes information about

The Beta.SAM collects information on entities registering to do business with the U.S. government in accordance with Federal Acquisition Regulation (FAR) Subpart 4.11 and Title 2 of the Code of Federal Regulations (2 CFR) Subtitle A, Chapter I, and Part 25.

Part of the registration data collected from entities which pay U.S. taxes is the Taxpayer Identification Number (TIN). The TIN is usually the entity’s Employer Identification Number (EIN). However, sole proprietors and single-member limited liability companies can elect to use their Social Security Number (SSN) as their TIN.

System includes

Beta.SAM provides detailed, public descriptions of federal assistance listings available to State and local governments (including the District of Columbia); federally recognized Indian tribal governments, Territories (and possessions) of the United States; domestic public, quasi-public,

\(\text{\textcopyright OMB Memorandum \textit{Preparing for and Responding to a Breach of Personally Identifiable Information} (OMB M-17-12) defines PII as: “information that can be used to distinguish or trace an individual's identity, either alone or when combined with other information that is linked or linkable to a specific individual.” The memorandum notes that “because there are many different types of information that can be used to distinguish or trace an individual's identity, the term PII is necessarily broad.”}\)

\(\text{\textcopyright Privacy Act of 1974, 5 U.S.C. § 552a, as amended.}\)
and private profit and nonprofit organizations and institutions; specialized groups, and individuals. There are different types of award data, or “domains”. A user will be able to search across all domains or choose a specific domain to search within a specific data set. The table below provides a view of detailed records for all domains:

<table>
<thead>
<tr>
<th>Domain</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistance Listings</td>
<td>Find assistance listings by entering a keyword, Catalog of Federal Domestic Assistance (CFDA) number, or agency name into the search field.</td>
</tr>
<tr>
<td>Contract Opportunities</td>
<td>Find contract opportunities by entering a keyword, solicitation ID, or an agency name into the search field.</td>
</tr>
<tr>
<td>Contract Awards</td>
<td>Find contract award data by entering a keyword, award type, North American Industry Classification System (NAICS) Code, Product Service Code (PSC), or DUNS (“data universal numbering system”).</td>
</tr>
<tr>
<td>Entity Registrations</td>
<td>Find entity registrations by entering an entity’s name into the search field. The search filter will automatically display “active” entities, but you can also switch to view only inactive results.</td>
</tr>
<tr>
<td>Entity Exclusions</td>
<td>Find exclusions associated with a particular entity by entering the entity’s name, DUNS number, or Commercial and Government Entity (CAGE) code. To search for a person, type in his or her name. Be sure to confirm that you’ve found the correct person—it’s easy to misidentify someone if he or she has a common name. If no exclusion record is found for the entity, the entity does not have an</td>
</tr>
</tbody>
</table>
active exclusion in SAM.

<table>
<thead>
<tr>
<th>Federal Hierarchy</th>
<th>Enter a department or sub-tier.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Use the Federal Hierarchy filter to narrow your results.</td>
</tr>
</tbody>
</table>

| Wage Determinations | Find applicable Service Contract Act (SCA) and Davis-Bacon Act (DBA) wage determinations required for each contract action by entering a wage determination (WD) number, or using the filters to narrow down your results by geographic location. |

Overview

The Integrated Acquisition Environment (IAE) is a Presidential E-Gov initiative. Its purpose is to simplify, unify and streamline the complex federal acquisition process for government buyers and sellers. There are acquisition functions common to all agencies that are now centrally managed as shared systems. This is accomplished through reuse, sharing data, linking systems and making data accessible to all. The Integrated Acquisition Environment (IAE) was renamed as Integrated Awards Environment in October 2012.

IAE is composed of many disparate systems to facilitate the Federal award and acquisition process. In December 2008, the Acquisition Committee for eGovernment (ACE), a formal subcommittee of the Chief Acquisition Officer Council, approved a strategy to migrate the legacy individual systems to one integrated system called System for Award Management (SAM). Phase I, completed 29 July 2012, was to combine the functionalities below: of CCR, ORCA, EPLS and FEDREG:

- **Central Contractor Registration (CCR)** - Serves as the first step in registering to do business with the federal government. (Supports FAR 4.11, FAR 52.204-7, FAR 52.212-3, FAR 52-232-33)
- **Excluded Parties List System (EPLS)** - Provides an Online system that identifies parties excluded from receiving federal contracts, certain subcontracts, and certain types of federal financial and non-financial
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assistance and benefits. (Supports 31 USC. 6101, FAR 9.404, FAR 9.405)

- **Federal Agency Registration (FedReg)** – the single point of agency buyers/sellers information for intra-governmental transfers. It is the federal agencies “yellow pages” and containing information about Federal entities that buy from/sell to federal entities.

- **On-line Representations and Certifications Application (ORCA)** - Web-based application that automates most of the Representations and Certifications (Reps and Certs) that were collected in Section K of every federal solicitation.

Phase II, currently underway, is to combine to remaining system functionalities, this is being called beta SAM. Below is a list of all the functionality that will be included in beta SAM:

- **Catalog of Federal Domestic Assistance (CFDA)** - government-wide compendium of Federal programs, projects, services, and activities that provide assistance or benefits to the American public. It contains financial and nonfinancial assistance programs administered by departments and establishments of the Federal government. (Supports Federal Program Information Act, Public Law 95-220, as amended by Public Law 98-169)

- **Electronic Subcontractor Reporting System (eSRS)** - Online tool to streamline the process of reporting on subcontracting plans and provide agencies with access to data on subcontracting performance.

- **Federal Business Opportunities (FBO)** - Provides information on business opportunities for the federal government.

- **Federal Funding and Accountability Transparency Act Subaward Reporting System (FSRS)** - System designed to collect subcontract award information in compliance with the FFATA. (Supports Federal Acquisition Regulation clause 52.204-10)

- **Federal Procurement Data System (FPDS)** - Source for government-wide contract award data.

- **Wage Determination Online (WDOL)** - single location for federal contracting officers to use in obtaining appropriate Service Contract Act (SCA) and Davis-Bacon Act (DBA) wage determinations (WDs) for each official contract action.

Beta SAM will be the trusted, essential place to seamlessly connect to the business of government. Beta SAM will merge the 10 disparate federal IAE IT systems used
today to research, manage, administer, and report on federal awards by unifying the functions of all of the IAE systems into one environment hosted on a secure platform to provide a consistent, dependable access to reliable, accurate and timely data and business intelligence in a transparent manner. Beta SAM will offer a comprehensive suite of capabilities enabling users to accomplish their required task when they need to, in the way they want to, and in collaboration with the people they need to work within a simple, straightforward, easy to use and maintain. It will eliminate task redundancy and reduce barriers to participating in federal awards processes.

SECTION 1.0 PURPOSE OF COLLECTION

1.1 Why is GSA collecting the information?

_GSA states its purpose and legal authority before collecting PII._

GSA has established a system of records subject to the Privacy Act of 1974 (as amended), 5 U.S.C. 552a. The System for Award Management (SAM) consolidates functions that were previously handled by the Central Contractor Registration (CCR) system, Excluded Parties List System (EPLS), and Online Representations and Certifications Application (ORCA).

1.2 What legal authority and/or agreements allow GSA to collect the information?

For the Entity Management functional area of SAM, the authorities for collecting the information and maintaining the system are the Federal Acquisition Regulation (FAR) Subparts 4.11 and 52.204 and 2 CFR, Subtitle A, Chapter I, and Part 25, as well as 40 U.S.C. 121(c).

For the exclusions portion of the Performance Information functional area, the authorities for collecting the information and maintaining the system are FAR Subparts 9.4 and 28.2, Executive Order 12549 (February 18, 1986), Executive Order 12689 (August 16, 1989).

1.3 Is the information searchable by a personal identifier, for example a name or Social Security number? If so, what Privacy Act System of Records Notice(s) apply/applies to the information being collected?
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Records are retrievable by searching against information in the record, including, but not limited to, the person's or entity's name, DUNS number, SSN and TIN. Searching for registration records by TIN is limited to Federal Government users. Searching for exclusion records by SSN or TIN requires an exact name match.

1.4 Has a records retention schedule been approved by the National Archives and Records Administration (NARA) for the information system(s)? Explain how long and for what reason the information is retained.

System records are retained and disposed of according to GSA records maintenance and disposition schedules, the requirements of the Recovery Board, and the National Archives and Records Administration. For the Entity Management functional area, SAM allows users to update and delete their own entity registration records. For the exclusions portion of the Performance Information functional area, electronic records of past exclusions are maintained permanently in the archive list for historical reference. Federal agencies reporting exclusion information in SAM should follow their agency’s guidance and policies for disposition of paper records.

1.5. Are there any privacy risks for this system that relate to the purpose of the collection? If so, how will GSA mitigate these risks?

The primary privacy risk is that a data breach could result in the release of information on members of the public. This is mitigated by limited access to the data, non-portability of the data, and controlled storage of the data in controlled facilities.

SECTION 2.0 OPENNESS AND TRANSPARENCY

GSA is open and transparent. It notifies individuals of the PII it collects and how it protects, uses and shares it. It provides straightforward ways for individuals to learn about how GSA handles PII.

2.1 Will individuals be given notice prior to the collection and/or sharing of personal information about them? If not, please explain.

For the Entity Management functional area, individuals know that SAM contains a record on them because they created the record. For the exclusions portion of the
Performance Management functional area, individuals receive prior notification that their names will be contained in SAM from the Federal agency that takes the action to exclude them from Federal procurement and non-procurement programs.

2.2 Are there any privacy risks for this system that relate to openness and transparency? If so, how will GSA mitigate these risks?

Privacy risks are mitigated by ensuring that the sharing of sensitive PII is only performed by means of secure file transfer protocol (FTP) process through an Internet Protocol security (IPSEC) tunnel.

SECTION 3.0 DATA MINIMIZATION

GSA limits the collection of PII to what is needed to accomplish the stated purpose for its collection. GSA keeps PII only as long as needed to fulfill that purpose.

3.1 Whose information is included in the system?

The system collects, maintains and uses information about Contracting Officers, contractors/vendors, Federal and non-federal employee, and anyone registering to do business with the U.S. government in accordance with Federal Acquisition Regulation (FAR) Subpart 4.11 and Title 2 of the Code of Federal Regulations (2 CFR) Subtitle A, Chapter I, and Part 25.

3.2 What PII will the system include?

In the Entity Management functional area, SAM contains records that capture information users voluntarily provide about their entity as part of the process to register to do business with the Federal Government, including the entity legal business name, entity email address, entity telephone number, entity Taxpayer Identification Number (TIN), and entity address.

In the case of a sole proprietor, tax laws allow them to use their Social Security Number (SSN) as their TIN if they do not have a separate Employer Identification Number (EIN). The TIN (whether it be an EIN or an SSN) is not publicly available data. In the exclusion portion of the Performance Information functional area, SAM contains records entered by Federal agency suspension and debarment officials, some of which may be records on individuals.
3.3 Why is the collection and use of the PII necessary to the project or system?

Exclusion records on individuals contain certain information that will never be displayed publicly, e.g. street address information, as well as the SSN or TIN. Agencies disclose the SSN of an individual to verify the identity of an individual, only if permitted under the Privacy Act of 1974 and, if appropriate, the Computer Matching and Privacy Protection Act of 1988, as codified in 5 U.S.C. 552(a).

3.4 Will the system create or aggregate new data about the individual? If so, how will this data be maintained and used?

No new data will be created or derived based on the information collected.

3.5 What protections exist to protect the consolidated data and prevent unauthorized access?

In accordance with the Federal Information Security Management Act of 2002 (FISMA), every FSA system must receive a signed Authority to Operate (ATO) from a designated FSA official. The ATO process includes a rigorous assessment of security controls, a plan of actions and milestones to remediate any identified deficiencies, and a continuous monitoring program. This PIA is included in the updated ATO package which will replace the package expiring on March 14, 2018.

FISMA controls implemented comprise a combination of management, operational, and technical controls, and include the following control families: access control, awareness and training, audit and accountability, security assessment and authorization, configuration management, contingency planning, identification and authentication, incident response, maintenance, media protection, physical and environmental protection, planning, personnel security, risk assessment, system and services acquisition, system and communications protection, system and information integrity, and program management.

Additionally, the following specific controls are applied:

**Management Controls**

- Certification, Accreditation and Security Assessments (CA)
- Planning (PL)
- Risk Assessment (RA)
- System and Services Acquisition (SA)

Operational Controls
- Awareness and Training (AT)
- Configuration Management (CM)
- Contingency Planning (CP)
- Incident Response (IR)
- Maintenance (MA) Media Protection (MP)
- Physical and Environment Protection (PE)
- Personnel Security (PS)
- System and Information Integrity (SI)

Technical Controls
- Access Control (AC)
- Audit and Accountability (AU)
- Identification and Authentication (IA)
- System and Communications Protection (SC)

Privacy Controls
- Authority and Purpose (AP)
- Accountability, Audit, and Risk Management (AR)
- Data Quality and Integrity (DI)
- Data Minimization and Retention (DM)
- Individual Participation and Redress (IP)
- Security (SE)
- Transparency (TR)
- Use Limitation (UL)

3.6 Will the system monitor the public, GSA employees or contractors?

No, there is no monitoring capability in SAM.

3.7 What kinds of report(s) can be produced on individuals?

Beta SAM does not produce any reports on individuals. All reports are pertaining to contracts, grants, or FAR requirements. In the event of a sole proprietor, the
report will be pertaining to contracts, grants, or FAR requirements but may contain PII, if PII is used in the sole proprietor’s business operations.

3.8 Will the data included in any report(s) be de-identified? If so, what process(es) will be used to aggregate or de-identify the data?

No.

3.9 Are there any privacy risks for this system that relate to data minimization? If so, how will GSA mitigate these risks?

There are no identifiable risks associated with data minimization for this Beta.SAM. Data Access Roles also grant those SAM user accounts the ability to view non-public data through Search when logged in and authenticated.

SECTION 4.0 LIMITS ON USES AND SHARING OF INFORMATION

GSA publishes a notice about how it plans to use and share any PII it collects. GSA only shares PII in ways that are compatible with the notice or as stated in the Privacy Act.

4.1 Is the information in the project limited to only the information that is needed to carry out the purpose of the collection?

Beta.sam maintains this Governmentwide system of records to enable Federal agencies to determine who is registered to do business with the Federal Government, and to identify individuals who have been excluded from participating in Federal procurement and non-procurement (financial or non-financial assistance and benefits programs), throughout the Federal Government. In some instances a record may demonstrate an exclusion applies only to the agency taking the action, and therefore does not have Government wide effect. The purpose of the exclusions is to protect the Government from non-responsible contractors and individuals, ensure proper management throughout the Federal government, and protect the integrity of Federal activities.

4.2 Will GSA share any of the information with other individuals, Federal and/or state agencies, or private sector organizations? If so, how will GSA share the information?
Yes. Federal agency Contract Writing Systems (CWS), grants management systems, and financial systems will all use data from Beta.SAM. They go through a data access request process to allow them certain levels of data. The data is provided over encrypted connections and are either FTP or web services (XML). Part of the access process includes a Non-Disclosure Agreement and System Authorization Access Request which is agreed to by the requestor during the data access request process and includes user responsibility regarding the data.

4.3 Is the information collected directly from the individual or is it taken from another source?

Entity records are created by the person or entity wishing to do business with the government. Exclusion records are created by Federal agency suspension and debarment personnel.

4.4 Will the project interact with other systems, either within or outside of GSA? If so how?

As Beta.SAM interacts with other systems either internally or externally to GSA there first must be a MOU/ISA established. The MOU is reviewed and approved by both partnering agencies. On the GSA side the Beta.SAM ISSO and ISA is approved by the ISSO and the Authorizing Official (AO) for Beta.SAM. Data is transmitted either via a persistent pipe (TI, T3, VPN, SFTP, etc.) or a non-persistent pipe (internet, web portal, http, etc.)

4.5 Are there any privacy risks for this project that relate to use limitation? If so, how will GSA mitigate these risks?

There are no risks associated with use limitation for this system.

SECTION 5.0 DATA QUALITY AND INTEGRITY

GSA makes reasonable efforts to ensure that all PII it maintains is accurate, relevant, timely, and complete.

5.1 How will the information collected be verified for accuracy and completeness?
To verify accuracy system validation rules exist. Entity-entered TINs are validated by the IRS to ensure the TIN and Taxpayer Name provided matches the TIN and name control on file with the IRS. Access to edit an entity record is controlled though roles and permissions.

For completeness system validation rules ensuring required fields are populated correctly are in place. A record cannot be completed without all mandatory fields being completed.

5.2 Are there any privacy risks for individuals whose information is collected or used by the project that relate to data quality and integrity? If so, how will GSA mitigate these risks?

There are no identifiable risks associated with data quality and integrity for this system.

**SECTION 6.0 SECURITY**

*GSA protects PII from loss, unauthorized access or use, destruction, modification, or unintended or inappropriate disclosure.*

6.1 Who will have access to the data in the project? What is the authorization process for access to the project?

Beta.SAM has a System Security Plan (SSP) as well as a user guide that thoroughly documents access control, roles and permissions.

Roles are based on required function of the users, and include the entities, government procurement personnel, government debarment personnel etc.

6.2 Has GSA completed a system security plan for the information system(s) supporting the project?

800-53, “Recommended Security Controls for Federal Information Systems and Organizations” to secure its systems and data.

6.3 How will the system be secured?

The Beta SAM resides within the CAT environment which is a collection of heterogeneous Federal Information Processing Standard (FIPS) 199 Moderate and Low impact subsystems that leverage the GSA Business Service Platform (BSP) Platform as a Service (PaaS) Mode 3 model, ultimately leveraging the Amazon Web Services (AWS) East/West Infrastructure as a Service (IaaS) cloud.

6.4 Are there mechanisms in place to identify security incidents and privacy breaches? If so, what are they?

GSA has procedures in place for handling security incidents. GSA monitors use of its systems and is responsible for reporting any potential incidents directly to the relevant Information Systems Security Officer. This Officer coordinates the escalation, reporting and response procedures on behalf of GSA.

6.5 Are there any privacy risks for this system that relate to security? If so, how will GSA mitigate these risks?

Potential risk of unauthorized use or disclosure of PII is always present. GSA mitigates the risk of privacy incidents by providing privacy and security training to GSA personnel on the appropriate use of information and implementing breach notification processes and plans.

In addition, access is limited on a need to know basis, with logical controls limiting access to data. GSA also automates protections against overly open access controls. For example, GSA’s CloudLock tool searches all GSA documents stored in Google Drive for certain keyword terms and removes the domain-wide sharing on these flagged documents until the information is reviewed. GSA agents can then review the flagged items to ensure no sensitive information has been accidentally placed in or inadvertently shared via these files.
SECTION 7.0 INDIVIDUAL PARTICIPATION

GSA provides individuals the ability to access their PII and to correct or amend it if it is inaccurate. If GSA exempts a system or program from access, amendment and other provisions of the Privacy Act, it notifies the public of that exemption.

7.1 What opportunities are available for individuals to consent to uses, decline to provide information or opt out of the project? If no opportunities exist to consent, decline or opt out, please explain.

Individuals do not have opportunities to opt out or decline to provide information to Beta.SAM. Most of the data collected by the system is related to agency entities which are provided by a company pursuant to applicable laws and regulations rather than directly from users. Additionally, data collected by Beta.SAM entities is related to their access and use of the system and is collected through use of the system.

7.2 What procedures allow individuals to access their information?

Since individuals create the entity registration record in SAM and can delete or amend the record, there should not be any questions about that entry. However, individuals can contact the system manager with questions about the operation of the Entity Management functional area. Requests from individuals to determine the specifics of an exclusion record included in SAM should be addressed to the Federal agency POC identified in the exclusion record.

7.3 Can individuals amend information about themselves in the system? If so, how?

Yes, individuals can contact the system manager with questions about the operation of the Entity Management functional area.

7.4 Are there any privacy risks for this system that relate to individual participation? If so, how will GSA mitigate these risks?

Yes. Regardless of whether individuals choose to participate or not, GSA may create administrative-trace data acknowledging their choice. This information describes, at minimum, a potential relationship between an individual and GSA.
GSA mitigates this risk through appropriate access controls to administrative data, GSA promotes transparency and encourages public feedback through this PIA, and through public comments to Information Collection Requests published in the Federal Register.

SECTION 8.0 AWARENESS AND TRAINING

GSA trains its personnel to handle and protect PII properly.

8.1 Describe what privacy training is provided to users, either generally or specifically relevant to the project.

GSA requires privacy and security training for all personnel and has policies in place that govern the proper handling of PII.

GSA employees receive annual security awareness training and are specifically instructed on their responsibility to protect the confidentiality of PII. All SAM system users with access to PII are required to submit to a security background check and to obtain a minimum of a background investigation.

8.2 Are there any privacy risks for this system that relate to awareness and training? If so, how will GSA mitigate these risks?

There are no risks associated with awareness and training for this system.

SECTION 9.0 ACCOUNTABILITY AND AUDITING

GSA’s privacy program is designed to make the agency accountable for complying with these principles. GSA regularly checks that it is meeting the requirements and takes appropriate action if it is not.

9.1 How does the system ensure that the information is used in accordance with the stated practices in this PIA?

GSA requires privacy and security training for all personnel, and has policies that govern the proper handling of PII. GSA has also implemented security and privacy controls for its systems, Further, OMB requires the GSA to document these
privacy protections in submissions for Information Collection Requests processed under the Paperwork Reduction Act.

All GSA systems are subject to periodic audits to ensure that GSA protects and uses information appropriately. GSA takes automated precautions against overly open access controls. GSA’s CloudLock tool searches all GSA documents stored on the Google Drive for certain keyword terms and removes the domain-wide sharing on these flagged documents until the information is reviewed. GSA agents can then review the flagged items to ensure no sensitive information has been accidentally placed in or inadvertently shared via these files.

9.2 Are there any privacy risks for this system that relate to accountability and auditing? If so, how will GSA mitigate these risks?

Yes. In keeping with NIST 800-53 rev 4, control number AR-4, GSA regularly assesses its programs to ensure effective implementation of privacy controls. While some of these assessments can be automated, such as those carried out via GSA’s CloudLock tool, others are carried out via GSA or third party auditors.

To mitigate this risk, GSA clearly identifies personnel with the capacity to audit its Beta.Sam and provides them with appropriate role-based training. Auditors perform their duties in collaboration with GSA supervisors and/or GSA’s Privacy Office.