

Privacy Office Contact Information

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Chief Privacy Officer

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Document Purpose

This document contains important details about a GSA managed System, Application, or Project (identified below by the Authorization Package name). To accomplish its mission the GSA Office it supports must, in the course of business operations, 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, maintains, disseminates, uses, secures, and destroys information in ways that protect privacy. This PIA comprises 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 codified in the Privacy Act of 1974.[2]

[1]OMB Memorandum Preparing for and Responding to the 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."

[2] Privacy Act of 1974, 5 U.S.C. § 552a, as amended.

General Information

PIA Identifier: 367

System Name: GSA Ancillary Corporate Applications (ACA)

CPO Approval Date: 10/20/2022 PIA Expiration Date: 10/19/2025

Information System Security Manager (ISSM) Approval

Richard Banach

System Owner/Program Manager Approval

Jennifer Hanna

Chief Privacy Officer (CPO) Approval

Richard Speidel

PIA Overview

A: System, Application, or Project Name: GSA Ancillary Corporate Applications (ACA)

B: System, application, or project includes information about:

The GSA Ancillary Corporate Applications (ACA) system is operated by the Office of Corporate IT Services, FM & HR IT Services Division. The system boundary includes the ancillary systems that support the financial functions of

Pegasys, Legacy National Electronic and Accounting Reporting (NEAR) historical data and Financial Management Information System (FMIS), all of which are owned and managed by USDA. These ancillary applications assist in GSA's mission by allowing the Office of the Chief Financial Office users to review, validate, and reconcile transactions in a variety of financial domains such as vendor invoices and accounts payables.

C: For the categories listed above, how many records are there for each?

The GSA Ancillary Corporate Applications (ACA) system is operated by the Office of Corporate IT Services, FM & HR IT Services Division. The system boundary includes the ancillary systems that support the financial functions of Pegasys, Legacy National Electronic and Accounting Reporting (NEAR) historical data and Financial Management Information System (FMIS), all of which are owned and managed by USDA. These ancillary applications assist in GSA's mission by allowing the Office of the Chief Financial Office users to review, validate, and reconcile transactions in a variety of financial domains such as vendor invoices and accounts payables.

D: System, application, or project includes these data elements:

The GSA Ancillary Corporate Applications (ACA) system is operated by the Office of Corporate IT Services, FM & HR IT Services Division to support the financial management process which primarily occurs in the United States Department of Agriculture (USDA) system known as Pegasys. GSA's Associate Chief Information Officer of the Office of Corporate IT Services is the Authorizing Official of ACA and all the minor applications that fall under this system. The applications facilitate the financial management processes to improve efficiency and accuracy of the transactions in Pegasys, but none of the applications within ACA are the authoritative financial records.

Overview:

1.0 Purpose of Collection

- 1.1: What legal authority and/or agreements allow GSA to collect, maintain, use, or disseminate the information?
 48 CFR 1232.7002 Invoice and Voucher review and approval provides for the collection of invoices for contracts and the review of these by the government for the purpose of receiving payments from vendors using Federal space and for receiving invoices for payment. Vendors who use their SSNs rather than a Tax Identification Number (TIN) introduce personal data into ACA. ACA is used to manage financial processes that are geared towards Accounts Payable and Accounts Receivable workflows.
- **1.2:** Is the information searchable by a personal identifier, for example a name or Social Security number? Yes
- **1.2a:** If so, what Privacy Act System of Records Notice(s) (SORN(s) applies to the information being collected? Existing SORN applicable
- **1.2:** System of Records Notice(s) (Legacy Text): What System of Records Notice(s) apply/applies to the information?

The applications that collect individual data ancillary to the billing and accounts receivable process and only where individuals are using personal information for business purposes. The records collected in ACA are related to invoices and accounts receivables. When companies are sole proprietorships and the owner does not have a separate Tax Identification Number (TIN) from the Internal Revenue Service that is not their Social Security Number (SSN), the records may contain multiple possible personal information to include: person's name, SSN, home address (if they do not have a separate business address), home phone, and e-mail address. The number of records containing PII is a small percentage of the overall record set and Pegasys has a process from replacing an SSN entered by a vendors with an "S" vendor code. https://www.federalregister.gov/documents/2013/12/31/2013-31308/privacy-act-of-1974-notice-of-an-updated-system-of-records

- **1.2b:** Explain why a SORN is not required.
- **1.3:** Has an information collection request (ICR) been submitted to or approved by the Office of Management and Budget (OMB)?
- **1.3: Information Collection Request:** Provide the relevant names, OMB control numbers, and expiration dates. The information in these systems are not collected from the public and thus are not subject to the Paperwork Reduction Act.

1.4: What is the records retention schedule for the information systems(s)? Explain how long and for what reason the information is kept.

The Pegasys financial records are the system of record, but GSA currently maintains the ACA records indefinitely. At a minimum NARA requires retention for at least 6 years after contracts expire for financial management records. Financial records are retained per National Archives and Records Administration (NARA) standards for at least six years. The ACA records may be retained online longer for historical reviews, but at a minimum will be retained six years. Pegasys is the system or record for the financial data however.

2.0 Openness and Transparency

- **2.1:** Will individuals be given notice before the collection, maintenance, use or dissemination and/or sharing of personal information about them? Yes
- 2.1 Explain: If not, please explain.

3.0 Data Minimization

3.1: Why is the collection and use of the PII necessary to the project or system?

The ACA applications use the vendor information to connect the company with the purchases and/or the invoices in the financial system. Vendor POC information is used to communicate with vendors (phone and e-mail) and the TIN is used as an identifier in the Pegasys financial system for reporting data to the IRS. The TIN is shown in these applications in order to authoritatively match with records in Pegasys since vendor names can have overlaps. Privacy Risk: Is there a potential risk of PII being shared to Pegasys without authorization? Mitigation: No. The only data from ACA that is shared with Pegasys is related to financial transactions. Pegasys contains the relevant vendor information.

3.2: Will the system, application, or project create or aggregate new data about the individual? Yes

3.2 Explained: If so, how will this data be maintained and used?

The applications do simple queries on the Vendor Code (usually a TIN) and names, but not detailed analysis or calculations. The applications do not perform complex analysis but users will match data and store new information. For example, Web Vendor allows users to submit an invoice against a matching purchase order. Another example is VITAP's ability to generate accounting entries based on submitted documents.

- **3.3** What protections exist to protect the consolidated data and prevent unauthorized access? ACA shares data with Pegasys through the VITAP interfaces with Pegasys. FEDPAY also interfaces to Pegasys through the Secure Transfer Service. There is a signed Interconnection Security Agreement and Memorandum of Understanding between GSA and USDA for the data exchanges that occur. In particular the ACA applications obtain the vendor information (which can contain personal information) from Pegasys.
- **3.4** Will the system monitor the public, GSA employees, or contractors? None
- 3.4 Explain: Please elaborate as needed.

The system does not collect any information in identifiable form (personal data/information) on government employees. The system does collect information in identifiable form on the general public The applications do not use data from commercial / public sources.

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

The primary purpose of these applications is to allow end users to cross-reference data across financial applications and data. The accuracy is confirmed by these end users, not through automated means. The Pegasys system at USDA remains the authoritative source for financial transactions and these applications assist in the financial workflow.

3.6 Will the data included in any report(s) be de-identified? Yes

3.6 Explain: If so, what process(es) will be used to aggregate or de-identify the data?

The applications do simple queries on the Vendor Code (usually a TIN) and names, but not detailed analysis or calculations. The applications do not perform complex analysis but users will match data and store new information. For example, Web Vendor allows users to submit an invoice against a matching purchase order. Another example is VITAP's ability to generate accounting entries based on submitted documents.

3.6 Why Not: Why will the data not be de-identified?

4.0 Limits on Using and Sharing Information

4.1: Is the information in the system, application, or project limited to only the information that is needed to carry out the purpose of the collection?

No

4.2: Will GSA share any of the information with other individuals, federal and/or state agencies, or private-sector organizations?

Federal Agencies

4.2How: If so, how will GSA share the information?

All MOUs are reviewed by the system owner, program manager, Information System Security Officer, Information Owner, and counsel and then sent to A&A Review Team for formal review. ACA tracks the transmission of data to Pegasys in audit logs that contain information compliant with GSA's audit log procedures. The Pegasys SORN for GSA (GSA/PPFM-11) is being updated to indicate that Pegasys has moved to USDA and ACA shares data between the two systems.

4.3: Is the information collected:

From Another Source

4.30ther Source: What is the other source(s)?

The ACA applications receive vendor data from Pegasys. Web Vendor users with administrative rights for their company can register other users from the company. The information captured for those users is their name and email address. The data provided from ACA to Pegasys is not the personal data and is not shareable. For example, ACA (in VITAP) may create accounting lines in Pegasys against purchases in the system. This information is not shareable and does not contain personal data.

4.4: Will the system, application, or project interact with other systems, applications, or projects, either within or outside of GSA?

Yes

4.4WhoHow: If so, who and how?

Data is shared between this system and Pegasys. It is a two-way interface, but personal data is only shared from Pegasys to ACA. ACA does not provide updates of the personal data back to Pegasys.

4.4Formal Agreement: Is a formal agreement(s) in place?

Yes

4.4NoAgreement: Why is there not a formal agreement in place?

5.0 Data Quality and Integrity

5.1: How will the information collected, maintained, used, or disseminated be verified for accuracy and completeness?

The applications that collect individual data ancillary to the billing and accounts receivable process and only where individuals are using personal information for business purposes. The records collected in ACA are related to invoices and accounts receivables. When companies are sole proprietorships and the owner does not have a

separate Tax Identification Number (TIN) from the Internal Revenue Service that is not their Social Security Number (SSN), the records may contain multiple possible personal information to include: person's name, SSN, home address (if they do not have a separate business address), home phone, and e-mail address. The number of records containing PII is a small percentage of the overall record set and Pegasys has a process from replacing an SSN entered by a vendors with an "S" vendor code. Analysis is performed by the user and not the application. The data analyzed is related to reconciliation of the information displayed in these applications versus data in the Accounts Payable or Accounts Receivable modules within USDA's Pegasys system. Applications receive data from Pegasys as the official system of record for financial transactions. Data such as the vendor information can be retrieved from Pegasys. Therefore, the ways in which Pegasys handles the TIN or SSN determines which data is passed on to these applications as noted in Section 1 of this document. These applications can also flow data to Pegasys, for example, in the case of Web Vendor. The actual individual / personal information such as the vendor registration information is not passed on to Pegasys. The vendors must already be in the Pegasys system and that system is the authoritative source of the vendor information.

6.0 Security

6.1a: Who or what will have access to the data in the system, application, or project?

Users for all of the applications listed in this PIA, except for FEDPAY for vendors and Invoice Search, request access to the system using GSA's Enterprise Access Request System (EARS). EARS forces the user to specify the roles they are requesting. Each request from a potential end user is reviewed by an approval workflow which complies with the GSA IT Procedural Guide for access control. The minimum workflow requires approval of the applicant's supervisor prior to a system administrator adding the user into the role requested.

6.1b: What is the authorization process to gain access?

Invoice Search users are controlled through the USDA Pegasys account management process and roles are assigned in the Pegasys system by the USDA administrators. FEDPAY for non-Government users are not approved through EARS but are approved by the vendor points of contact, i.e. the person appointed by each vendor to approve such requests. The roles define whether the user has read-only or write privileges. The read/write privileges may change for different drawers in the system.

- **6.2**: Has a System Security Plan (SSP) been completed for the Information System(s) supporting the project?
- **6.2a:** Enter the actual or expected ATO date from the associated authorization package. 10/1/2022
- **6.3:** How will the system or application be secured from a physical, technical, and managerial perspective? Role-based access is applied and enforced so personal data cannot be exposed to individuals who do not have a need to know. The ACA applications are in a Moderate FISMA boundary with role-based access that is reviewed by system owners. An interconnection agreement is in place with USDA for the Pegasys system to share vendor information with ACA. This ensures a secure connection with only the data required being shared between the two systems.
- **6.4:** Are there mechanisms in place to identify and respond to suspected or confirmed security incidents and breaches of PII?

 Yes

6.4What: What are they?

Audit log reviews are performed when suspicious activity is detected or a security incident has been reported.

7.0 Individual Participation

7.1: What opportunities do individuals have to consent or decline to provide information? Individuals do not use the applications that are the subject of this PIA. The individuals whose data is captured in ACA consent to use their information when signing contracts with GSA or leasing GSA facilities. The data collected is intended to be vendor data and it is the individual's choice to use their personal information instead of applying for a

company Employer Identification Number from the IRS. Individuals should consider using a TIN instead of their personal SSN when doing business with the government. The IRS covers this in their guidance to self-employed individuals -

7.10pt: Can they opt-in or opt-out?

No

7.1Explain: If there are no opportunities to consent, decline, opt in, or opt out, please explain. **ISSO is to fill**

7.2: What are the procedures that allow individuals to access their information? Individuals should contact the ACA Information Owner with questions regarding any of their personal data in the system.

7.3: Can individuals amend information about themselves? Yes

7.3How: How do individuals amend information about themselves?

Discrepancies in data must be corrected in Pegasys and then the corrected data will be migrated back to ACA. Privacy Risk: If users in Pegasys enter the vendor data incorrectly, that data will be incorrect in ACA as well. The ACA applications are used primarily for tracking and matching data. The process is not visible to the individuals except through contracts that use Web Vendor for invoicing. Mitigation: The contracting / ordering process and associated documentation is the individual's window into the financial records and processing. Each vendor should check the accuracy of the purchase order documentation as it relates to any personal information. For information on gaining access and working with Web Vendor. Vendors are made aware of accounts payable and accounts receivable processes through their contracts. For disputes or corrections, they would contact their Contracting Officer / Specialist and follow the procedures in the orders they receive.

8.0 Awareness and Training

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

All Federal Government employees and contractors receive annual general security awareness and privacy training. This is relevant to how ACA records are handled and users are trained to understand the importance of protecting the records and documents stored in the system.

9.0 Accountability and Auditing

9.1: How does the system owner ensure that the information is used only according to the stated practices in this PIA?

Audit reviews are performed at the operating system level to identify any anomalies of server-level activities. The application logs may be reviewed if an incident occurs. OARS, CARS, and Check Cancellation are read-only applications and therefore do not have auditing enabled. Training and documentation in Pegasys covers the use of the vendor code field and the use of the "S" in the code for vendors using their SSN while doing business with the government. This information is also covered in the user guide information for the applications and all ACA users must complete privacy and security training on an annual basis.