Catalyst for Improving the Environment

Special Report

Assessing EPA's Efforts to Protect Sensitive Information

Report No. 2006-S-00006

September 19, 2006

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Abbreviations

CIO	Chief Information Officer
DCI	Data Collection Instrument

ECIE Executive Council on Integrity and Efficiency EPA U.S. Environmental Protection Agency

FAEC Federal Audit Executive Council

IG Inspector General

IT Information Technology

NIST National Institute of Standards and Technology

OMB Office of Management and Budget

PAS Privacy Act Statement

PCIE President's Council on Integrity and Efficiency

PDA Personal Digital Assistant

PII Personally Identifiable Information

SP Special Publication VPN Virtual Private Network



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

OFFICE OF INSPECTOR GENERAL

September 19, 2006

MEMORANDUM

SUBJECT: Assessing EPA's Efforts to Protect Sensitive Information

Report No. 2006-S-00006

TO: Charles Coe

President's Council on Integrity and Efficiency

Attached is the U.S. Environmental Protection Agency Office of Inspector General's completed Data Collection Instrument, as prescribed by the President's Council on Integrity and Efficiency (PCIE) to use in meeting its requirements under Office of Management and Budget (OMB) Memorandum M-06-16, Protection of Sensitive Agency Information.

In accordance with the PCIE Federal Audit Executive Council reporting instructions, I am forwarding this report to you for consolidation with other Federal Agency OIG reports, and subsequent submission to the Director, OMB. Should you have any questions regarding this report, please contact Rudolph Brevard at (202) 566-0893 or brevard.rudy@epa.gov, or Cheryl Reid at (919) 541-2256 or reid.cheryl@epa.gov.

Sincerely,

Bill A. Roderick

Acting Inspector General

APPENDIX I: IG DATA COLLECTION INSTRUMENT

This data collection instrument (DCI) was developed by the Federal Audit Executive Council (FAEC) Information Technology (IT) Committee of the President's Council on Integrity and Efficiency (PCIE)/Executive Council on Integrity and Efficiency (ECIE) to assist Inspectors General (IGs) in determining their Agency's compliance with Office of Management and Budget (OMB) Memorandum M-06-16. The data collection instrument contains three parts. The first part is based on a security checklist developed by the National Institute of Standards and Technology (NIST) (see Section 1 below). Questions in the DCI are designed to assess Agency requirements in the memorandum, which are linked to NIST Special Publication (SP) 800-53 and 800-53A. Each IG can use the associated checklist and the relevant validation techniques for their own unique operating environment. Section 2 is the additional actions required by OMB M-06-16. Section 3 should document your overall conclusion as well as detailed information regarding the type of work completed and the scope of work performed.

For each overall Step and Action Item, please respond **yes, no, partial, or not applicable**. For no, partial, and not applicable responses, please provide additional information in the comments sections. After the yes, no, partial, or not applicable response, IGs have the option to provide an overall response using the six control levels as defined below for the overall Step. Each condition for the lower level must be met to achieve a higher level of compliance and effectiveness. For example, for the control level to be defined as "Implemented", the Agency must also have policies and procedures in place. The determination of the control level for each Step should be based on the responses provided to the Action Items included in that Step.

Controls Not Yet in Place - The answer would be "Controls Not Yet in Place" if the Agency does not yet have documented policy for protecting personally identifiable information (PII).

Policy - The answer would be "Policy" if controls have been documented in Agency policy.

Procedures - The answer would be "Procedures" if controls have been documented in Agency procedures.

Implemented - The answer would be "Implemented" if the implementation of controls has been verified by examining procedures and related documentation and interviewing personnel to determine that procedures are implemented.

Monitor & Tested - The answer would be "Monitor & Tested" if documents have been examined and interviews conducted to verify that policies and procedures for the question are implemented and operating as intended.

Integrated - The answer would be "Integrated" if policies, procedures, implementation, and testing are continually monitored and improvements are made as a normal part of Agency business processes.

APPENDIX I: IG DATA COLLECTION INSTRUMENT PLEASE PROVIDE YOUR RESPONSES USING THE DROP DOWN MENU IN GRAY **Section One Security Controls and Assessment Procedures** Security Checklist For Personally Identifiable Information That Is To Be Transported and/ or Stored Offsite, Or That Is To Be Accessed Remotely REQUIRED RESPONSE OPTIONAL **RESPONSE** Controls Not Yet in Place Yes Policy No Procedures Partial Implemented Procedure Not Applicable Monitor & Tested Integrated STEP 1: Has the Agency confirmed identification of personally identifiable information protection needs? If so, to what level? **Partial** Action Item 1.1: Has the Agency verified information categorization to ensure identification of personal identifiable information requiring protection when accessed remotely or physically removed? Partial Comments: Agency representatives stated during Phase I of the Personally Identifiable Information (PII) Workgroup's Action Plan they reviewed 43 existing Systems of Records Notices to determine: 1) if the collection is still necessary, 2) if all the PII elements are required, 3) if there are elements being collected unnecessarily that can be removed, and 4) if the routine uses are still relevant. The Agency has not yet identified all PII: this is listed as a planned tasks during Phase II in the Workgroup's Action Plan. Action Item 1.2: Has the Agency verified existing risk assessments? No Comments: The Agency has not yet established a baseline of all Agency systems that contain PII. OVERALL STEP 1 COMMENTS: The Agency has not yet identified all PII. REQUIRED RESPONSE OPTIONAL **RESPONSE** Yes Controls Not Yet in Place No Policy Partial Procedures **Procedure** Not Applicable STEP 2: Has the Agency verified the adequacy of organizational policy? If so, to what level? Partial Action Item 2.1: Has the Agency identified existing organizational policy that addresses the information protection needs associated with personally identifiable information that is accessed remotely or physically removed? Yes Comments: The Agency implemented an interim Policy for Protecting PII. The policy addresses implementing specific safeguards for protecting PII that is accessed remotely or physically removed.

APPENDIX I: IG DATA COL	LECTION INSTRUMEN	NT	
Action Item 2.2: Does the existing Agency organizational policy address the information protection needs associated with personally identifiable information that is accessed remotely or physically	D #4		
removed?	Partial		
	Yes		
For personally identifiable information physically removed:	Partial		
a. Does the policy explicitly identify the rules for determining whether physical			
terFor ब्रवंडडक्शांबर्गाङ्गीयिकारांतिकील information that can be removed, does the policy			
require that information be encrypted and that appropriate procedures, training and accountability measures are in place to ensure that remote use of this			
encrypted information does not result in bypassing the protection provided by	Yes		
านัก เลือง เมื่อ เลือง เมื่อ เลือง เมื่อ เมื่อ เมื่อ เมื่อ เมื่อ เลือง เมื่อ เลือง เมื่อ			
a. Does the policy explicitly identify the rules for determining whether remote	No		
access is allowed?			
b. When remote access is allowed, does the policy require that this access be	Yes		
accomplished via a virtual private network (VPN) connection established using			
Agency-issued authentication certificate(s) or hardware tokens?			
c. When remote access is allowed, does the policy identify the rules for Comments: The Agency implemented an interim Policy for PII. This policy addresses specific safety	guards for protecting PII th	at is accessed remotely or physically r	emoved by employees.
However, this whetrier edition days not include startified and include startified authentication certificate(s) or hardware tokens is used for remote access of PII. In addition, allowed? For example, the policy could permit remote access to a database, backup media that contain PI could be access to a database, but promited aware tokens. Action Item 2.3: Has the organizational policy been revised or developed as needed, including	and accountability measure the policy does not addres	es are in place, and 2) a VPN connecti s encryption requirements for transpor	ion established using Agency- ting and/or remotely storing
Action Item 2.3: Has the organizational policy been revised or developed as needed, including			
steps 3 and 4?	Partial		
Comments: All PII data in electronic format taken offsite by an employee must be encrypted. The Attransported to and stored at remote sites.	gency has not yet identified	d all instances where PII is being	
OVERALL STEP 2 COMMENTS: The Chief Information Officer's (CIO's) interim policy does not accountability measures, 2) using a VPN connection established using Agency-issued author access of PII, and 3) encrypting backup media containing PII that is transported and/or stored	tication certificate(s) or l	, ,	

APPENDIX I: IG DATA COLLECTION INSTRUMENT			
ALT ENDIX I. TO DATA COLL			
		Controls Not Yet in Place	
	Yes	Policy	
	No	Procedures	
Procedure	Partial	Implemented	
	Not Applicable	Monitor & Tested	
		Integrated	
	Partial		
STEP 3: Has the Agency implemented protections for personally identifiable information being transported and/or stored offsite? If so, to what level?			
Action Item 3.1: In the instance where personally identifiable information is transported to a remote			
site, have the NIST Special Publication 800-53 security controls ensuring that information is			
transported only in encrypted form been implemented?	Partial		
Comments: The CIO's interim policy states that all PII data in electronic format taken offsite by an entite that all PII data in electronic format taken offsite by an entite that the contain PII data in electronic format taken offsite by an entite taken offsite by an entit taken offsite by an en	Standards 140-2. The Ag	gency has not yet identified all	
grant			
Commense The Agendy has ท่อง y อาจายหน่าเยียโสมาให้เราลาของ พิทธิกับละkup media that contain PII is be encryption.	eing stored at remote site	es and whether storage methods use	
OVERALL STEP 3 COMMENTS: The Agency has not yet identified all instances where PII is be	eing transported and/o	r stored offsite.	
If personally identifiable information is to be transported and/or stored offsite			
follow Action Item 4.3, otherwise follow Action Item 4.4			

APPENDIX I: IG DATA COI	LECTION INSTRUMEN	NT
	REQUIRED RESPONSE	OPTIONAL RESPONSE
	INEQUINED NEOF ONCE	Controls Not Yet in Place
	Yes	Policy
	No	Procedures
Procedure	Partial	Implemented
	Not Applicable	Monitor & Tested
OTED 4. Has the Assessment subsection for some to account to account to	No	Integrated
STEP 4: Has the Agency implemented protections for remote access to personally identifiable information? If so, to what level?	140	
Action Item 4.1: Have NIST Special Publication 800-53 security controls requiring authenticated,		
virtual private network (VPN) connection been implemented by the Agency?	No	
Comments: The Agency has several remote access methods. One method has a VPN and is used EPA networks. However, the CIO's interim policy directs employees to use two specific remote acc "Evaluation could include a review of the configuration of VPN application(s). method.	d mainly by external busines ess methods, neither of whi	ss partners (nonemployees) to access ich include the VPN remote access
Action Item 4.2: Have the NIST Special Publication 800-53 security controls enforcing allowed		
downloading of personally identifiable information been enforced by the Agency?	No	
		T T
Comments: The Agency has not identified all PII. In addition, the interim Agency policy does not in policy does not include NIST SP 800-53 AC- 4 "Information Flow Enforcement" Control. This control สันโทงฝ่ายสิทธิสุนใหญ่ในสิทธิสุนใหญ่ใน และ เลือนใหญ่ใน และ เล้าและ เล้าและ เล้าและ เล้าและ เล้าและ เล้ และ เล้าและ เล้าและ เล้าและ เล้าและ เล้าและ เล้าและ เล้าและ เล้ และ เล้าและ เล้า	ol requires that the informati	ion system enforces assigned
Action Item 4.3: Have the NIST Special Publication 800-53 security controls enforcing encrypted reimplemented by the Agency?	mote storage of personally	identifiable information been
	No	
Comments: The Agency has not yet identified all instances of remotely stored PII. The Agency has	s not enforced that all remot	rely stored PII be encrypted.
Action Item 4.4: Has the Agency enforced NIST Special Publication 800-53 security controls		
enforcing no remote storage of personally identifiable information?	Not Applicable	
Comments:		
Comments.		
OVERALL STEP 4 COMMENTS: The Agency has several remote access methods. One method partners (nonemployees) to access EPA networks. However, the policy does not require the policy does not address all controls specified in SP NIST 800-53. Furthermore, the Agency hand/or stored or enforced encryption of this PII.	use of a VPN to remotely	access PII. In addition, Agency
(The source for all the control steps above is NIST SP 800-53 and SP 800-53A assessment proced	ures.)	

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Section Two	
Additional Agency Actions Required by OMB M-06-16	
Procedure Procedure	Yes No Partial Not Applicable
Has the Agency encrypted all data on mobile computers/devices which carry Agency data unless the data is determined to be non-sensitive, in writing by Agency Deputy Secretary or an individual he/she may designate in writing?	No
Comments: The Agency does not encrypt all data on mobile computers/devices unless the data is de sensitive, in writing by the Deputy Administrator or designee. Instead, the CIO's interim policy require Officials (SIOs) to approve, in writing, employees who work on PII at offsite locations and that this PII Employees are prohibited from downloading and/or locally storing PII unless specifically authorized in authorized by the SIO to download and/or locally store PII, employees must save PII files in an encrypestablish procedures to document all approved downloads and/or local storage of PII and document p	s Senior Information must be encrypted. writing by the SIO. If oted form. SIO's must
Does the Agency use remote access with two-factor authentication where one of the factors is provided by a device separate from the computer gaining access?	Partial
Comments: EPA's Remote Access Website identifies several forms of remote access. Two of the me the website as (1) having two-factor authentication and (2) encrypting the entire remote access session	
3. Does the Agency use a "time-out" function for remote access and mobile devices requiring user re-authentication after 30 minutes inactivity?	Partial
Comments: The Agency has several remote access methods. The Agency policy requires time-out so two of the remote access methods. The Agency's Chief Technology Officer has issued a memorandu Resource Management Branch Chiefs, Information Security Officers, and Information Management O employees implement setting of Blackberry devices to time-out at 30 minutes or less. If employees ut Blackberry, they must follow these same practices and enable their device's password protection capa	m requiring Information fficers to help filize a PDA other than a
4. Does the Agency log all computer-readable data extracts from databases holding sensitive information and verifies each extract including sensitive data has been erased within 90 days or its use is still required?	
Comments: The CIO issued an interim policy on August 23, 2006. It requires all SIOs throughout the writing, employees who work on PII at offsite locations by using a mandatory approval form included it must establish procedures to document all approved downloads and/or local storage of PII. Each SIO all such PII has been erased within 90 days using the tools and procedures appropriate to individual fit the EPA Procedures for Disk Sanitization, or verify and authorize its continued use. Due to the short of date the policy was issued and our reporting deadline, we were unable to verify whether these procedured implemented throughout the Agency. We plan to audit EPA's PII controls in FY 2007.	n this policy. Each SIO must also ensure that ile deletion, according to time interval between the

APPENDIX I: IG DATA COLLECTION INSTRUMENT

Section Three

To assist the PCIE/ECIE in evaluating the results provided by individual IGs and in creating the government-wide response, please provide the following information:

Type of work completed (i.e., assessment, evaluation, review, inspection, or audit).

OIG Response: Assessment - Due to the time constraints, the scope of our work involved focused interviews and examinations of documents. We plan to audit EPA's PII controls in FY 2007.

Scope and methodology of work completed based on the PCIE/ECIE review guide Step 2 page 4. (Please address the coverage of your assessment, and include any comments you deem pertinent to placing your results in the proper context.)

OIG Response: We conducted focused interviews with EPA's Security and Privacy Offices. We performed focused examinations of the 1) CIO's Interim Policy and Procedures for Protecting Personally Identifiable Information, 2) Office of Environmental Information Website describing remote access methods, 3) PII Workgroup Action Plan, 4) list of Systems of Records Notices, and 5) Agency memorandum on configuring Blackberry and PDA devices.

Assessment Methodologies Used to Complete the DCI Sections

	Mark All That Apply				
	Section One				Section
	Step 1	Step 2	Step 3	Step 4	Two
Interviews (G/F/C)	F		F	F	
Examinations (G/F/C)	F	F	F	F	F
Tests (independently verified - Y/N)	N	N	N	N	N

Assessment Method Descriptions consistent with NIST SP 800-53A - Appendix D pages 34 - 36.

G = Generalized. F = Focused. C = Comprehensive. Y = Yes. N = No.

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Overall Summary Statement. (Please refer to page five of the review guide for sample language for summary statements.)

Based on our assessment, we found that the Agency has taken the following steps to protect its sensitive personal information:

Created a PII Workgroup and three phase Action Plan.

- During Phase I the workgroup reviewed the Agency's existing Systems of Records Notices to determine: (1) if the collection is still necessary, (2) if all the PII elements are required, (3) if there are PII elements being collected unnecessarily and can be removed, and (4) if the routine uses (i.e., disclosures to other parties) are still relevant.
- During Phase II the workgroup plans to: 1) establish Agency baseline of systems that contain PII by identifying all Agency systems that require Privacy Impact Assessments and determining if additional Systems of Records Notices are needed, 2) review Agency forms to determine if PII is collected; if any/all PII elements on the form are needed; ensure Privacy Act Statement (PAS) is present on form collecting PII and whether the PAS is adequate, 3) review final draft Privacy Policy to ensure PII concerns are adequately addressed and 4) determine the procedures required to fully implement the Privacy Policy.
- During Phase III the workgroup plans to: 1) identify critical training needs, 2) coordinate Security and Privacy Oversight Responsibilities/Activities, 3) address privacy in Agency contracts, and 4) submit report to the Administrator.

Issued CIO Policy Transmittal 06-011: Interim Policy and Procedures for Protecting Personally Identifiable Information (PII).

Updated the Standard Configuration Document for Blackberry Devices to Safeguard Information.

|•

The Agency needs to improve in the following areas:

Identify all PII information.

• Ensure the policy includes specific requirements for 1) training and accountability measures, 2) using a VPN connection established using Agency-issued authentication certificate(s) or hardware tokens for all remote access of PII, and 3) encrypting PII that is transported and/or stored offsite.

Distribution

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