### U.S. Nuclear Regulatory Commission



# Privacy Impact Assessment Information Technology Infrastructure (ITI) Identity, Credential, and Access Management (ICAM) Office of the Chief Information Officer (OCIO)

Version 1.0 02/01/2024

#### **Instruction Notes:**

Please do not enter the PIA document into ADAMS. An ADAMS accession number will be assigned through the e-Concurrence system which will be handled by the Privacy Team

**Template Version 2.0 (03/2023)** 

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## **Document Revision History**

Date	Version	PIA Name/Description	Author
02/01/2024	1.1	Revised based on change to the federal credentialing services USAccess	OCIO
07/25/2023	1.0	Initial Release of ITI_ICAM PIA in new template	OCIO Oasis Systems, LLC
07/13//2023	DRAFT	Draft Release - Completed ICAM PIA in new template	OCIO Oasis Systems, LLC

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The agency is subject to the requirements of the E-Government Act and is committed to identifying and addressing privacy risks whenever it develops or makes changes to its information systems. The questions below help determine any privacy risks related to the E-Government Act or later guidance by the Office of Management and Budget (OMB) and the National Institute of Standards and Technology (NIST).

### Name/System/Subsystem/Service Name:

Identity, Credential, and Access Management (ICAM).

Data Storage Location (i.e., Database Server, SharePoint, Cloud, Other Government Agency, Power Platform):

Database Server, SharePoint, Other Government Agency (GSA).

Date Submitted for review/approval: February 6, 2024.

### 1 Description

1.1 Provide the description of the system/subsystem, technology (i.e., Microsoft Products), program, or other data collections (hereinafter referred to as "project"). Explain the reason the project is being created.

**ICAM** is a robust set of identity and credentialing services built on industry standard commercial off-the-shelf software running on the Nuclear Regulatory Commission (NRC) standard computing platforms. ICAM delivers Public Key Infrastructure (PKI) and One-Time Password (OTP) credentials to internal staff, contractors, and external partners. In addition, it provides single sign-on (SSO), identity management, and attribute synchronization services. ICAM includes processes for verifying the identity of certificate applicants, securely issuing certificates and keys, and revoking certificates in a timely manner. ICAM also escrows encryption keys of employees and contractors to prevent loss of data in the event a user's data encryption key becomes unavailable. ICAM is a Privacy Act System of Records, identified as NRC-45, as defined by the Privacy Act of 1974.

### Please mark appropriate response below if your project/system will involve the following:

☐ PowerApps	☐ Public Website
□ Dashboard	
⊠ SharePoint	<ul><li>☑ Other (General Service Administration's USAccess PIV System)</li></ul>

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# 1.2 Does this privacy impact assessment (PIA) support a proposed new project, proposed modification to an existing project, or other situation? Select options that best apply in table below.

Mark appropriate response.

	Status Options	
	New system/project	
	Modification to an existing system/project.  If modifying or making other updates to an existing system/project, provide the ADAMS ML of the existing PIA and describe the modification.	
$\boxtimes$	Annual Review If making minor edits to an existing system/project, briefly describe the changes below. The NRC has transitioned its Personal Identity Verification (PIV) card system from an internally hosted system to the General Service Administration's (GSA) USAccess PIV System.	
	Other (explain)	

**1.3 Points of Contact:** (Do not adjust or change table fields. Annotate N/A if unknown. If multiple individuals need to be added in a certain field, please add lines where necessary.)

	Project Manager	System Owner/Data Owner/Steward	ISSO	Business Project Manager	Technical Project Manager	Executive Sponsor
Name	TBD	Gwen Hayden	Julie Hughes	TBD	James Peyton	TBD
			Branden Jarrell			
Office		OCIO/ITSDOD	OCIO/CISD			
/Division			OCIO/CISD		OCIO/CISD	
/Branch						
Telephone		301-287-0761	301-287-9277		301-287-0701	
			301-415-4074		301-207-0701	

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### 2 Authorities and Other Requirements

# 2.1 What specific legal authorities and/or agreements permit the collection of information for the project?

Provide all statutory and regulatory authorities for operating the project, including the authority to collect the information; NRC internal policy is not a legal authority. Please mark appropriate response in table below.

Mark with an "X" on all that apply.	Authority	Citation/Reference
	Statute	N/A
	Executive Order	Homeland Security Presidential Directive 12
	Federal Regulation	N/A
	Memorandum of Understanding/Agreement	N/A
×	Other (summarize and provide a copy of relevant portion)	OMB Memorandum M-22-09

2.2 Explain how the information will be used under the authority listed above (i.e., enroll employees in a subsidies program to provide subsidy payment).

The purpose of **ICAM** and the data it collects is to identify applicants and verify identity information provided by those applicants in support of a request for electronic credentials for access to federal facilities, networks, computer systems, and Internet-based e-Government applications.

If the project collects Social Security numbers, state why this is necessary and how it will be used.

ICAM may require the use of Social Security Number (SSN) information for confirmation of applicant identity or for federal processing requirements. All SSN data is encrypted to applicable federal standards at rest and during transmission.

### 3 Characterization of the Information

In the table below, mark the categories of individuals for whom information is collected.

	Category of individual		
$\boxtimes$	Federal employees		
$\boxtimes$	Contractors		
$\boxtimes$	Members of the Public (any individual other than a federal employee, consultant, or contractor)		
$\boxtimes$	Licensees		
	Other - N/A		

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In the table below, is a list of the most common types of PII collected. Mark all PII that is collected and stored by the project/system. If there is additional PII not defined in the table below, a comprehensive listing of PII is provided for further reference in ADAMS at the following link: PII Reference Table 2023.

Categories of Information			
$\boxtimes$	Name		Resume or curriculum vitae
$\boxtimes$	Date of Birth	$\boxtimes$	Driver's License Number
$\boxtimes$	Country of Birth		License Plate Number
	Citizenship		Passport number
	Nationality		Relatives Information
	Race		Taxpayer Identification Number
$\boxtimes$	Home Address		Credit/Debit Card Number
$\boxtimes$	Social Security number (Truncated or Partial)		Medical/health information
$\boxtimes$	Gender		Alien Registration Number
	Ethnicity		Professional/personal references
	Spouse Information		Criminal History
$\boxtimes$	Personal e-mail address	$\boxtimes$	Biometric identifiers (facial images, fingerprints, iris scans)
	Personal Bank Account Number		Emergency contact e.g., a third party to contact in case of an emergency
	Personal Mobile Number		Accommodation/disabilities information
	Marital Status		
	Children Information		Other - N/A
	Mother's Maiden Name		

# 3.1 Describe how the data is collected for the project. (i.e., NRC Form, survey, questionnaire, existing NRC files/ databases, response to a background check).

For internal staff, information is collected from the PSATS and FPPS to ensure accuracy and consistency of information used for identity credentials. Information from the PSATS and/or FPPS is a data transfer. Information is collected from online registration and paper submissions completed by the applicant. Information is also collected through the General Service Administration's USAccess PIV System.

For External Partner applicants, the provided identity information may be validated using an external service that accesses one or more authoritative repositories intended for identity verification.

In addition, External Partner company names are verified against Secretary of State business records and company affiliation is verified through a telephonic employment check.

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3.2 If using a form to collect the information, provide the form number, title and/or a link.

N/A.

3.3 Who provides the information? Is it provided directly from the individual or a third party.

Directly from the individual. For internal staff, information is collected from the PSATS and FPPS to ensure accuracy and consistency of information used for identity credentials.

3.4 Explain how the accuracy of the data collection is validated. If the project does not check for accuracy, please explain why.

Directly from the individual.

3.5 Will PII data be used in a test environment? If so, explain the rationale.

N/A.

3.6 What procedures are in place to allow the subject individual to correct inaccurate or erroneous information?

Users have access to EIH SailPoint IdentityIQ which allows them to update personal information such as name and home contact information, Office location & phone numbers, organizational information such as position and organization information, as well as the ability to update emergency contact information.

### 4 Data Security

4.1 Describe who has access to the data in the project (i.e., internal NRC, system administrators, external agencies, contractors, public).

System administrators with a need-to-know.

4.2 If the project/system shares information with any other NRC systems, identify the system, what information is being shared and the method of sharing.

NRC e-Government applications may have access to External Partner credential information when a controlled access mechanism is available.

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## 4.3 If the project/system connects, receives, or shares information with any external non-NRC partners or systems, identify what is being shared.

Identify what agreements are in place in the table below.

Agreement Type			
	Contract		
	Provide Contract Number:		
	License		
	Provide License Information:		
☐ Memorandum of Understanding			
	Provide ADAMS ML number for MOU:		
$\boxtimes$	<ul> <li>Other</li> <li>Online searches for copies of an individual's public digital certificate using the Public Certificate Repository portion of the ICAM system; and</li> <li>Data transmitted to the Office of Personnel Management (OPM) as part of the vetting process for internal applicants. OPM has access only to the data transmitted, not to the system.</li> <li>The Public Certificate Repository is made available to all agencies, organizations, and the public. The Office of Personnel Management (OPM) Fingerprint Transaction System receives transmitted applicant data.</li> </ul>		

### 4.4 Describe how the data is accessed and describe the access control mechanisms that prevent misuse.

Data can only be accessed through privileged accounts and a PIV card.

4.5 Explain how the data is transmitted and how confidentiality is protected (i.e., encrypting the communication or by encrypting the information before it is transmitted).

ICAM transmits content to staff over the NRC's ITI internal network. ICAM communicates with General Service Administration's USAccess PIV System for data transfer. The data is encrypted and so is the communication.

4.6 Describe where the data is being stored (i.e., NRC, Cloud, Contractor Site).

Stored at NRC database.

4.7 Explain if the project can be accessed or operated at more than one location.

Headquarters and all Regions.

4.8 Can the project be accessed by a contractor? If so, do they possess an NRC badge?

Yes, contractors possess a badge and PIV card.

4.9 Explain the auditing measures and technical safeguards in place to prevent misuse of data.

All privileged role holders must meet qualifications and sign special Rules of Behavior for Trusted Persons which are periodically renewed. Private Key recovery requires a minimum of two authorized administrators with administrator certificates and key recovery privilege. Defined system security events trigger email alerts. Viewing audit data requires administrator privileges.

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4.10 Describe if the project has the capability to identify, locate, and monitor (i.e., trace/track/observe) individuals.

No.

4.11 Define which FISMA boundary this project is part of.

ICAM is a subsystem of the Information Technology Infrastructure (ITI) boundary.

4.12 Is there an Authority to Operate (ATO) associated with this project/system?

Authorization Status		
	Unknown	
	No If no, please note that the authorization status must be reported to the Chief Information Security Officer (CISO) and Computer Security Organization (CSO's) Point of Contact (POC) via e-mail quarterly to ensure the authorization remains on track.	
	In Progress provide the estimated date to receive an ATO. Estimated date:	
$\boxtimes$	Yes Indicate the data impact levels (Low, Moderate, High, Undefined) approved by the Chief Information Security Officer (CISO) Confidentiality- Moderate Integrity- Moderate Availability- Moderate	

4.13 Provide the NRC system Enterprise Architecture (EA)/Inventory number. If unknown, contact <u>EA Service Desk</u> to get the EA/Inventory number.

The ITI EA# is 20090005.

### **5 Privacy Act Determination**

5.1 Is the data collected retrieved by a personal identifier?

Mark the appropriate response.

Response		
$\boxtimes$	Yes, the PII is retrieved by a personal identifier (i.e., individual's name, address, SSN, etc.)	
$\boxtimes$	List the identifiers that will be used to retrieve the information on the individual.  Name	
	No, the PII is not retrieved by a personal identifier.	
	If no, explain how the data is retrieved from the project.	

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5.2 For all collections where the information is retrieved by a personal identifier, the Privacy Act requires that the agency publish a System of Record Notice (SORN) in the Federal Register. As per the Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some other personal identifier assigned to the individual.

Mark the appropriate response in the table below.

Response		
	Yes, this system is covered by an existing SORN. (See existing SORNs: <a href="https://www.nrc.gov/reading-rm/foia/privacy-systems.html">https://www.nrc.gov/reading-rm/foia/privacy-systems.html</a> )  Provide the SORN name, number, and link to the Federal Register Notice. (List all SORNs that apply):  NRC 45 - Electronic Credentials for Personal Identity Verification	
	SORN is in progress	
	SORN needs to be created	
	Unaware of an existing SORN	
	No, this system is not a system of records and a SORN is not applicable.	

5.3 When an individual is asked to provide personal data (i.e., form, webpage, survey), is a Privacy Act Statement (PAS) provided?

A Privacy Act Statement is a disclosure statement required to appear on documents used by agencies when an individual is asked to provide personal data. It is required for any forms, surveys, or other documents, including electronic forms, used to solicit personal information from individuals that will be maintained in a system of records.

Mark the appropriate response.

Options		
	Privacy Act Statement (insert link to PAS)	
	Privacy Advisory (insert link to Privacy Advisory)	
$\boxtimes$	Not Applicable	
	Unknown	

5.4 Is providing the PII mandatory or voluntary? What is the effect on the individual by not providing the information?

Mandatory via PSATS and FPPS.

# 6 Records and Information Management-Retention and Disposal

The National Archives and Records Administration (NARA), in collaboration with federal agencies, approves whether records are **Temporary** (eligible at some point for destruction/deletion because they no longer have business value) or **Permanent** (eligible at some point to be transferred to the National Archives because of historical or evidential

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significance). Records/data and information with historical value, identified as having a "permanent" disposition, are transferred to the National Archives of the United States at the end of their retention period. All other records identified as having a "temporary" disposition are destroyed at the end of their retention period in accordance with the NARA Records Schedule or the General Records Schedule.

These determinations are made through records retention schedules and NARA statutes (44 United States Code (U.S.C.), 36 Code of Federation Regulations (CFR)). Under 36 CFR, agencies are required to establish procedures for addressing Records and Information Management (RIM) requirements. This includes strategies for establishing and managing recordkeeping requirements and disposition instructions before approving new electronic information systems or enhancements to existing systems.

The following questions are intended to determine whether the records/data and information in the system have approved records retention schedules and disposition instructions, whether the system incorporates RIM strategies including support for <a href="NARA's Universal Electronic Records">NARA's Universal Electronic Records</a> <a href="Management (ERM) requirements">Management (ERM) requirements</a>, and if a mitigation strategy is needed to ensure compliance.

### If the project/system:

- Does not have an approved records retention schedule and/or
- Does not have an automated RIM functionality,
- Involves a cloud solution,
- And/or if there are additional questions regarding Records and Information Management
   Retention and Disposal, please contact the NRC Records staff at <a href="https://linear.gov">ITIMPolicy.Resource@nrc.gov</a> for further guidance.

If the project/system has a record retention schedule or an automated RIM functionality, please complete the questions below.

6.1 Does this project map to an applicable retention schedule in NRC's Comprehensive Records Disposition Schedule (NUREG-0910), or NARA's General Records Schedules?

	NUREG-0910, "NRC Comprehensive Records Disposition Schedule
$\boxtimes$	NARA's General Records Schedules
	Unscheduled

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# $6.2\ lf$ so, cite the schedule number, approved disposition, and describe how this is accomplished.

System Name (include sub-systems, platforms, or other locations where the same data resides)	ICAM
Records Retention Schedule Number(s)	GRS 5.6 – Security Records, items 120, 121, and 130
	GRS 5.6 item 120 – Personal identification credentials and cards. Application and activation records.
	<u>GRS 5.6 item 121</u> – Cards
	GRS 5.6 item 130 – Temporary and local facility identification and card access records.
	GRS 3.1 – General Technology Management Records
	GRS 3.2 Information Systems Security Records
Approved Disposition Instructions	GRS 3.1 – General Technology Management Records See all related dispositions.
	GRS 3.2 Information Systems Security Records See all related dispositions.
	GRS 5.6 item 120 Personal identification credentials and cards. Application and activation records. Temporary. Destroy 6 years after the end of an employee or contractor's tenure, but longer retention is authorized if required for business use.
	GRS 5.6 item 121 Cards. Temporary. Destroy after expiration, confiscation, or return.
	GRS 5.6 item 130 Temporary and local facility identification and card access records. Temporary. Destroy upon immediate collection once the temporary credential or card is returned for potential reissuance due to nearing expiration or not to exceed 6 months from time of issuance or when individual no longer requires access,

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	whichever is sooner, but longer retention is authorized if required for business use.
Is there a current automated functionality or a manual process to support RIM requirements? This includes the ability to apply records retention and disposition policies in the system(s) to support records accessibility, reliability, integrity, and disposition.	No
Disposition of Temporary Records	TBD
Will the records/data or a composite be automatically or manually deleted once they reach their approved retention?	
Disposition of Permanent Records	TBD
Will the records be exported to an approved format and transferred to the National Archives based on approved retention and disposition instructions?	
If so, what formats will be used?	
NRC Transfer Guidance (Information and Records Management Guideline - IRMG)	

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### 7 Paperwork Reduction Act

The Paperwork Reduction Act (PRA) of 1995 requires that agencies obtain an Office of Management and Budget (OMB) approval in the form of a "control number"—before promulgating a paper form, website, surveys, questionnaires, or electronic submission from 10 or members of the public. If the data collection is from federal employees regarding work-related duties, then a PRA clearance is not necessary.

7.1 Will the project be collecting any information from 10 or more persons who are not Federal employees?

Yes.

7.2 Is there any collection of information addressed to all or a substantial majority of an industry?

No.

7.3 Is the collection of information required by a rule of general applicability?

No.

Note: For information collection (OMB clearances) questions: contact the NRC's Clearance Officer. Additional guidance can be found on the NRC's internal Information Collections Web page at: <a href="https://intranet.nrc.gov/ocio/33456">https://intranet.nrc.gov/ocio/33456</a>.

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### 8 Privacy Act Determination

**Project/System Name:** Information Technology Infrastructure (ITI) Identity, Credential, and Access Management (ICAM).

Submitting Office: Office of the Chief Information Officer (OCIO).

### **Privacy Officer Review**

Review Results	Action Items
This project/system does not contain PII.	<b>No further action</b> is necessary for Privacy.
This project/system <b>does contain PII</b> ; the Privacy Act does <b>NOT</b> apply, since information is NOT retrieved by a personal identifier.	Must be protected with restricted access to those with a valid need-to-know.
This project/system does contain PII; the Privacy Act does apply.	SORN is required- Information is retrieved by a personal identifier.

#### **Comments:**

Covered by System of Records NRC 45 - Electronic Credentials for Personal Identity Verification

Reviewer's Name	Title
Signed by Hardy, Sally on 02/27/24	Privacy Officer

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### 9 OMB Clearance Determination

### **NRC Clearance Officer Review**

Review Results		
	No OMB clearance is needed.	
$\boxtimes$	OMB clearance is needed.	
	Currently has OMB Clearance. Clearance No	

### Comments:

The OMB clearance to approve the collection of information from external partners is in process.

Reviewer's Name	Title
Gucg Ced Signed by Cullison, David on 02/26/24	Agency Clearance Officer

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# 10 Records Retention and Disposal Schedule Determination Records Information Management Review

Review Results		
	No record schedule required.	
$\boxtimes$	Additional information is needed to complete assessment.	
	Needs to be scheduled.	
$\boxtimes$	Existing records retention and disposition schedule covers the system - no modifications needed.	

### **Comments:**

Reviewer's Name	Title
Signed by Dove, Marna on 02/23/24	Sr. Program Analyst, Electronic Records Manager

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### 11 Branch Chief Review and Concurrence

Review Results		
	This project/system <b>does not</b> collect, maintain, or disseminate information in identifiable form.	
$\boxtimes$	This project/system <b>does</b> collect, maintain, or disseminate information in identifiable form.	
$\boxtimes$	I concur with the Privacy Act, Information Collections, and Records Management reviews.	

Signed by Feibus, Jonathan on 02/27/24

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### **ADDITIONAL ACTION ITEMS/CONCERNS**

Name of Project/System: Information Technology Infrastructure (ITI) Identity, Credential, and Access Management (ICAM)		
Date CISD received PIA for review:	Date CISD completed PIA review:	
February 15, 2024	February 26, 2024	
Action Items/Concerns:		
Copies of this PIA will be provided to:		
Gwendolyn Hayden		
Acting Director IT Services Development and Operations Division		
Office of the Chief Information Officer		
Jonathan Feibus Chief Information Security Officer		
Cyber Information Security Division		
Office of the Chief Information Officer		