

U.S. Department of Commerce
NOAA



Privacy Impact Assessment
for the
Nautical Charting System
(NOAA6501)

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- Concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer
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Date

**U.S. Department of Commerce Privacy Impact Assessment
NOAA, NOS, OCS Nautical Charting System (NOAA6501)**

Unique Project Identifier:

UPI Code: 006-48-01-15-01-3401-00

Introduction: System Description

Provide a description of the system that addresses the following elements:

The response must be written in plain language and be as comprehensive as necessary to describe the system.

(a) Whether it is a general support system, major application, or other type of system

NOAA6501 is an enterprise information system (General Support System) for NOAA, National Ocean Services, Office of Coast Survey. NOAA6501 is utilized to acquire, process, and store mission data and applications related to hydrographic processing, hydrographic and cartographic research and development, marine modeling, customer outreach, and nautical products/services along with providing all IT resources necessary to support a Federal organization.

(b) System location

OCS headquarters is located in Silver Spring, MD (SSMC3), with field branch offices located in Norfolk VA and Seattle WA, NOS Enterprise Azure cloud, AWS cloud purchased through NOAA CIO, and remote individuals throughout the United States.

(c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)

NOAA6501 is utilized as an IP address segregated information system but it is located within the NOAA campus under the NOS Line Office which provide the infrastructure backbone for connection to the NOAA TIC (Internet) and connection to other NOAA6501 office location. OCS utilizes NOAA VPN for remote connectivity. OCS is establishing Interconnection Service Agreements for the exchange of nautical charting data between US Coast Guard and NOAA OMAO.

(d) The way the system operates to achieve the purpose(s) identified in Section 4

NOAA6501 is an enterprise information system (General Support System) for all actions requiring

IT resources for the Office of Coast Survey's mission and organizational administrative functionality. The information system contains servers, applications, storage, network devices, and externally facing websites for the distribution of nautical charts and other products. NOAA6501 information system is compliant with NOAA's requirement for CAC authentication and utilizes NOS enterprise Active Directory to maintain authorized account and client computers. NOAA6501 follows the standard architecture for internal TCN2 and externally facing resources on TCN1. OCS utilizes NOAA Google services for email and NOAA VPN service for remote access and NOAA TIC for secure internet traffic.

(e) How information in the system is retrieved by the user

Internal CAC authenticated users are able to utilize (based on permissions) data stored in PDF, Files, and databases through networked client devices, NOAA VPN service for remote access and NOAA TIC for secure Internet traffic. OCS utilizes NOAA Google services for email and collaboration services.

External Internet users (public) are able to retrieve posted OCS nautical charts and navigation products through open websites. Final digital data products and services (i.e. Booklet Charts; ENC's; Online Chart Viewer) are delivered to our partners and customers through the downloading of the products and services from OCS's public Web site, <http://www.nauticalcharts.noaa.gov>. These entities consist, for example, other NOAA offices, United States Coast Guard, Federal Aviation Administration, the maritime community and the general public.

(f) How information is transmitted to and from the system

MISSION:

NOAA6501 utilizes the infrastructure established by NOAA Trusted Campus and NOS Line Office backbone and network devices to securely transfer data between OCS Office locations or utilize secure external hard drives. OCS utilizes DOC Secure Transfer Application/solution for the transfer of any sensitive information between individuals when outside NOAA6501. OCS employees also utilize secure and documented ISA for the transfer of data between government organizations. All information approved to be released to the public are posted on the OCS external websites for distribution.

HR: NOAA6501 gathers and stores PII related to hired employees and contractors of the Office of Coast Survey which is collected, stored and maintained for Human Resource-related issues as well as workforce planning, operating budget, COOP/ DR Operations, and documentation. The documents containing PII are gathered on an ad-hoc basis if and when employees receive documentation as part of the application and hiring of employees, and the processing of HR data about employees. Electronic copies of resumes and hiring ranking are stored temporarily during the hiring phase; in addition, the system temporarily stores COOP information, travel authorization and vouchers, passports and international travel forms, information for the security badging process, and performance appraisal ranking.

ACQUISITION: OCS collects BII during the pre and post activities associated with the acquisition and management of contracts. PII and BII are not shared or distributed externally to OCS and only authorized individuals are given permission to the stored documents or PDFs.

UAS: As outlined in DEPT-29, the use of UAS for NOS Coast Survey purposes has the potential for inadvertent collection of PII, such as images of individuals along the coastlines that are within the area of study by the UAS vehicle. However, no retrieval of information using any unique identifier within UAS Coastal Survey datasets will be conducted, and any PII inadvertently collected will be deleted within 30 days. NOAA6501 does not contain any application capable of facial recognition within any captured images. OCS is working with NOAA OMAO to use UAS (drones) for gathering aerial photos in order to assist with the accuracy of the OCS nautical charts. It is anticipated that the Unmanned Aerial System (UAS) collected imagery will be at a resolution to meet organizational needs but it would not have the ability (resolution or clarity) to uniquely identify any individuals. If the drone goes down during flight, the retrieve of the unit would be at the discretion of the operator base on safety and technical factors. Inadvertently obtain PII captured during the flight could be retrieved by others if technically possible from the damaged drone. OCS is compliant with all policies and procedures posted on the UAS.noaa.gov site along with the NOAA Unmanned Aircraft System Privacy Policy.

PUBLIC WEBSITES: The use of Tier 2 multi-session cookies that are not collecting PII is a requirement by the Federal CIO ([https:// policy.cio.gov/web-policy/analytics](https://policy.cio.gov/web-policy/analytics)), which states:

- All agencies must participate in the General Service Administration's (GSA) Digital Analytics Program DAP and deploy the DAP tracking code on all public facing agency websites. The DAP provides agencies with free quantitative analytics to inform website management. Participation in the DAP does not preclude agencies from using other analytics programs."
- Agency use of web measurement and customization technologies must comply with OMB Memorandum M-10-22, Guidance for Online Use of Web Measurement and Customization Technologies".
- The Federal CIO provides the mandate to use tier-2 multi-session cookies and/or other technologies for tracking analytics.

Based on user submitted information to OCS through websites, email and user name could be captured and stored in OCS databases and emails to maintain contact lists of customers or those submitted documents or data to OCS.

(g) Any information sharing conducted by the system

Only information shared externally is mission related which is non PII or BII data. External Internet users are able to retrieve posted OCS nautical charts and navigations products through open websites. Final digital data products and services (i.e. Booklet Charts; ENCs; Online Chart Viewer) are delivered to our partners and customers through the downloading of the products and services from OCS's public Web site, <http://www.nauticalcharts.noaa.gov>. These

entities consist, for example, other NOAA offices, United States Coast Guard, Federal Aviation Administration, the maritime community and the general public. Documented ISA will be utilized to document and approve any the direct transfer of mission data between government organizations.

Internal authenticated users are able to utilize (based on permissions) HR data stored in PDF documents that are shared based on roles and responsibilities. Acquisition data is not shared. NOAA6501 utilizes the infrastructure established by NOAA Trusted Campus and NOS Line Office backbone and network devices to securely transfer data between OCS Office locations or utilized secure external hard drives. OCS utilizes the agency Secure Transfer Application for the transfer of any sensitive information between remote OCS individuals, off the internal network and not connected to the NOAA VPN.

Based on the NOAA user base, as listed in the NOAA 6501 Risk Assessment Report.

User Type	Type	Data access	Location	Connection
Authenticated OCS Users	Federal & NOAA corp., contractors, associates	All mission data as authorized based on role and responsibilities within assigned division.	All locations	LAN, NOAA VPN
Supervisor	Federal, or contractors	All mission data and PII data stored in central location on file servers.	All locations	LAN, NOAA VPN
IT Services staff	Federal & contractors (On-site)	Access to all IT Data based on assigned Roles and Responsibilities.	All locations	LAN, NOAA VPN
Database administrator	Federal & contractors (On-site)	Access to support databases of Mission data.	All locations	LAN, NOAA VPN
Programmers	Federal & contractors (On-site)	Access to specific development, staging, and production data	All locations	LAN, NOAA VPN
Offsite Contractor	Contractors	Contractors employed by OCS to carry out the mission work from non-NOAA facilities	Off-site Location	N/A
Web Visitors	Public	Access to mission data published on public websites	Public	Public space, websites

(h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information

5 U.S.C. § 301 authorizes the operations of an executive agency, including the creation, custodianship, maintenance and distribution of records.

For PIAs covered, or also covered, by the SORN COMMERCE/NOAA-11, Contact Information for Members of the Public Requesting or Providing Information Related to NOAA's Mission, 15

U.S.C. § 1512 applies. It is an Organic Law which confers general powers and duties authority to executive agencies, vesting jurisdiction and control of departments, bureaus, offices and branches.

(i) *The Federal Information Processing Standards (FIPS) 199 security impact category for the system*

The Federal Information Processing Standards (FIPS) 199 security impact category for the NOAA6501 is “Moderate”.

Section 1: Status of the Information System

1.1 Indicate whether the information system is a new or existing system.

- This is a new information system.
- This is an existing information system with changes that create new privacy risks.
(Check all that apply.)

Changes That Create New Privacy Risks (CTCNPR)			
a. Conversions		d. Significant Merging	g. New Interagency Uses
b. Anonymous to Non-Anonymous		e. New Public Access	h. Internal Flow or Collection
c. Significant System Management Changes		f. Commercial Sources	i. Alteration in Character of Data
j. Other changes that create new privacy risks (specify):			

- This is an existing information system in which changes do not create new privacy risks, and there is not a SAOP approved Privacy Impact Assessment.
- This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2015).
- This is an existing information system in which changes do not create new privacy risks, and there is a SAOP approved Privacy Impact Assessment (version 01-2017 or later).

Section 2: Information in the System

- 2.1 Indicate what personally identifiable information (PII)/business identifiable information (BII) is collected, maintained, or disseminated. (Check all that apply.)

Identifying Numbers (IN)					
a. Social Security*	X	f. Driver's License		j. Financial Account	X
b. Taxpayer ID		g. Passport	X	k. Financial Transaction	
c. Employer ID	X	h. Alien Registration		l. Vehicle Identifier	
d. Employee ID		i. Credit Card	X	m. Medical Record	
e. File/Case ID					
n. Other identifying numbers (specify):					
*Explanation for the business need to collect, maintain, or disseminate the Social Security number, including truncated form: Identified PII associated with HR for standard Federal employment or BII associated with contracts and/or acquisitions within NOAA6501 are NOT mission data. OCS gathers SSN (temporarily obtained but not stored in NOAA6501), Name and Address which is entered into the Contractor Verification System Application run by DoD outside NOAA6501 for incoming employee badging. All HR in-bound for new employees is handled by Office of Human Capital Services who shares PII, by necessity, with the NFC (run by Agriculture) and OPM. Our payroll is handled by NFC. OCS Management issued email stating that SSN must be removed from all PDF and forms and not stored with NOAA6501. Credit card information is directly associated with issued Government bank cards. Finance account information is directly associated with acquisitions.					

General Personal Data (GPD)					
a. Name	X	h. Date of Birth	X	o. Financial Information	
b. Maiden Name	X	i. Place of Birth	X	p. Medical Information	
c. Alias	X	j. Home Address	X	q. Military Service	
d. Gender	X	k. Telephone Number	X	r. Criminal Record	
e. Age	X	l. Email Address	X	s. Physical Characteristics	
f. Race/Ethnicity		m. Education	X	t. Mother's Maiden Name	
g. Citizenship		n. Religion			
u. Other general personal data (specify): Identified PII associated with HR for standard Federal employment or stakeholder contact (name, telephone, email address) or BII associated with contracts and/or acquisitions within NOAA6501 are NOT mission data or UAS collected data. . Obtained employee PII is used for in-bound processing for employment, security badging and COOP emergency contacts. NOAA6501 obtains PII information as forms or documents. NOAA6501 does not have automated applications containing PII or BII. Other general personal data (specify): IT is not NOS policy to store Office of Security documents within NOAA6501 accreditation boundaries, but to remove that PII after transmission to DOC. SSN listed on scanned files in Adobe (.pdf) or Word documents (.doc/.docx) must be removed prior to storing electronically within NOAA6501.					

Work-Related Data (WRD)					
a. Occupation	X	e. Work Email Address	X	i. Business Associates	
b. Job Title	X	f. Salary	X	j. Proprietary or Business Information	
c. Work Address	X	g. Work History	X		

d. Work Telephone Number	X	h. Employment Performance Ratings or other Performance Information			
k. Other work-related data (specify):					

Distinguishing Features/Biometrics (DFB)					
a. Fingerprints		d. Photographs	X	g. DNA Profiles	
b. Palm Prints		e. Scars, Marks, Tattoos		h. Retina/Iris Scans	
c. Voice Recording/Signatures		f. Vascular Scan		i. Dental Profile	
j. Other distinguishing features/biometrics (specify): OCS does not capture photographs for badging since that is performed (and stored) by the NOAA Office of Security. OCS does utilize staff pictures (with written permission) as part of either internal or external website as part of OCS program, possible profile narrative, and/or presentation of OCS mission nautical activities. OCS Management issued email stating that SSN must be removed from all PDF and forms and not stored with NOAA6501. The Unmanned Aerial System (UAS) collected imagery will be at a resolution to meet organizational needs but it would not have the ability (resolution or clarity) to uniquely identify any individuals. Any "PII" collected is incidental, unintentional, and not retained.					

System Administration/Audit Data (SAAD)					
a. User ID	X	c. Date/Time of Access	X	e. ID Files Accessed	X
b. IP Address	X	d. Queries Run		f. Contents of Files	
g. Other system administration/audit data (specify):					

Other Information (specify)
BII information obtained and utilized during pre-acquisition evaluation and through deliverable BIDS packages, may contain specific company information. BII information is kept on specific restricted network drive folders during the execution of the awarded contract. Information from other firms not receiving the award may be deleted, when appropriate. This information is protected under 41 USC 253, the FOIA exemption 3 statute for contract proposal and associated information collection.

2.2 Indicate sources of the PII/BII in the system. (Check all that apply.)

Directly from Individual about Whom the Information Pertains					
In Person	X	Hard Copy: Mail/Fax	X	Online	X
Telephone	X	Email	X		
Other (specify):					

Government Sources					
Within the Bureau	X	Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign			
Other (specify): OCS does not acquire PII from other government sources.					

Non-government Sources					
Public Organizations		Private Sector	X	Commercial Data Brokers	
Third Party Website or Application					

Other (specify):

2.3 Describe how the accuracy of the information in the system is ensured.

<p>Mission data OCS mission data is posted after completing quality assurance validation. All incoming mission data undergoes complete quality assurance prior to be incorporated into the mission business process. Submitted public customer contact information does not undergo validation and is deleted if the email is invalid.</p> <p>Acquisitions Acquisition data is reviewed by the contracting officer. Data is verified by the contracting officer contacts via Email and phone calls; this process is used to verify information provided by the vendor.</p> <p>HR Data HR data is validated at the time of receipt by the HR representative. The HR representative compares picture ID and other information to validate the applicant’s identity. For travel, the HR representative also validates the information at the time of collection. This includes comparison of Driver’s License and Passport. HR data for travel is only used to assist the employee in making travel arrangements and is not stored. Applicant data is only maintained during the hiring process.</p>

2.4 Is the information covered by the Paperwork Reduction Act?

X	Yes, the information is covered by the Paperwork Reduction Act. Provide the OMB control number and the agency number for the collection. OMB control Number: 0548-0007, OCS Nautical Discrepancy Reporting System (webpage: ASSIST) OMB control Number: 0648-0342, NOAA Website Satisfaction Survey (webpage: Survey)
	No, the information is not covered by the Paperwork Reduction Act.

2.5 Indicate the technologies used that contain PII/BII in ways that have not been previously deployed. (Check all that apply.)

Technologies Used Containing PII/BII Not Previously Deployed (TUCPBNPD)			
Smart Cards		Biometrics	
Caller-ID		Personal Identity Verification (PIV) Cards	
Other (specify):			

X	There are not any technologies used that contain PII/BII in ways that have not been previously deployed.
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Section 3: System Supported Activities

3.1 Indicate IT system supported activities which raise privacy risks/concerns. (*Check all that apply.*)

Activities			
Audio recordings		Building entry readers	
Video surveillance		Electronic purchase transactions	
Other (specify): No New IT system support activities.			
<p>Documented in previous signed PIA template 01-2017: The utilization of UAS (drones) to gather aerial photos to assist with the accuracy of the OCS nautical charts. Although the OCS UAS has the potential to collect PII via patterned singled images taken during the drone flight, it is not the purpose of the device and any inadvertently PII captured will be immediately deleted, when identified during the data processing stage.</p>			

There are not any IT system supported activities which raise privacy risks/concerns.

Section 4: Purpose of the System

- 4.1 Indicate why the PII/BII in the IT system is being collected, maintained, or disseminated.
(Check all that apply.)

Purpose			
For a Computer Matching Program		For administering human resources programs	X
For administrative matters	X	To promote information sharing initiatives	X
For litigation		For criminal law enforcement activities	
For civil enforcement activities		For intelligence activities	
To improve Federal services online		For employee or customer satisfaction	
For web measurement and customization technologies (single-session)		For web measurement and customization technologies (multi-session)	X
Other (specify):			
<p>Mission data Stakeholder or public user submitted contact information would be collected through emails or submitted on forms on the OCS public websites. This contact information would be stored in both email and databased for later user to contact the individual as follow-up or distribution of OCS nautical products and charts. The data would only be disseminated or available by technical permissions to those individual assign specific roles and responsibilities associated with those mission projects.</p> <p>HR Data OCS collects PII within documents or PDF, on an ad-hoc basis, as part of the application and hiring of employees. This include electronic copies of resumes stored temporarily during the hiring phase. Also stored temporarily are standard HR information such as travel authorization and vouchers, passports and international travel forms, and information for transmitting the security badge request email, which includes only an email address and possibly a phone number. OCS established a centralized folder structure specifically maintaining HR documents separate from general mission project folders. The permissions were established for read or modify rights based on assigned roles and responsibilities within the organization. Dissemination is performed only based on required HR business process within OCS, NOAA, and DOC.</p> <p>Acquisitions BII information obtained and utilized during pre-acquisition evaluation and through deliverable BIDS packages, may contain specific company information. BII information is kept on specific restricted network drive folders during the execution of the awarded contract. Information from other firms not receiving the award may be deleted, when appropriate. Dissemination is based on assigned roles and responsibilities for vetting panel or appropriate COR.</p> <p>UAS OCS, with NOAA OMAO, utilizing UAS (drones) to gather aerial photos to assist with the accuracy of the OCS nautical charts. It is anticipated that the Unmanned Aerial System (UAS) collected imagery will be at a resolution to meet organizational needs but it would not have the ability (resolution or clarity) to uniquely identify any individuals. Any "PII" collected is incidental, unintentional, and not retained. UAS would be maintained in separate folder, mission data validated for incorporation into OCS mission nautical charts. The UAS data would not be disseminated as collected images but relevant data incorporated into OCS products. Any "PII" collected is incidental, unintentional, and not retained.</p> <p>Information sharing: NOAA6501 has multiple public websites using multi-session cookies that are not collecting PII. The web admin uses the cookies for analytics and for improving the customer experience. The use of Tier 2 multi-session cookies that are not collecting PII is a requirement by the Federal CIO (https://</p>			

policy.cio.gov/web policy/ analytics). Information shared within OCS, NOS, and NOAA is scientific data only.

Section 5: Use of the Information

- 5.1 In the context of functional areas (business processes, missions, operations, etc.) supported by the IT system, describe how the PII/BII that is collected, maintained, or disseminated will be used. Indicate if the PII/BII identified in Section 2.1 of this document is in reference to a federal employee/contractor, member of the public, foreign national, visitor or other (specify).

Mission Distribution / contacts

OCS's contact information (members of the public, other federal, state and private organizations) is collected to provide a means for the Office of Coast Survey to communicate and respond to needs and requests. OCS mission data is shared with multiple external federal and state organizations as well as multiple private entities to receive navigational relevant and significant data which is used to update the charting databases. In addition, the OCS system communicates with the diverse community of national and international chart product and services users. Collected from the public, federal-state-local government or foreign nationals.

Administrative, HR

Office of Coast Survey, collects PII as part of the application and hiring of employees, (electronic copies of resumes and hiring ranking are stored temporary during the hiring phase), including standard HR information (such as Travel authorization and vouchers, passports and international travel forms, information for security badging process, and performance appraisal ranking). OCS' employee data is collected, stored and maintained for internal OCS COOP, Human Resource, and workforce planning purposes (federal employee/contractor). The storage is in the form of PDF forms or MS Word documents in a secure folder on OCS network. Collected from federal employees, contractors, or public applying for employment with OCS.

Acquisition

Pre and Post Acquisition BII is collected and utilized during the pre-acquisition through deliverable BIDS packages and contain specific company information. BII information is maintained on a restricted access network folder during the execution of an awarded contract and other information from companies not receiving awards is deleted, when appropriate.

UAS

OCS, with NOAA OMAO, utilizing UAS (drones) to gather aerial photos to assist with the accuracy of the OCS nautical charts (coastal mapping, nautical channels). UAS would be maintained in separate folder (secured through technical permission) until validated for incorporation into OCS mission nautical charts. The UAS data would not be disseminated as collected images but relevant data incorporated into OCS products. Any "PII" collected is incidental, unintentional, and not retained. It is anticipated that the Unmanned Aerial System (UAS) collected imagery will be at a resolution to meet organizational needs but it would not have the ability (resolution or clarity) to uniquely identify any individuals.

- 5.2 Describe any potential threats to privacy, such as insider threat, as a result of the bureau's/operating unit's use of the information, and controls that the bureau/operating unit has put into place to ensure that the information is handled, retained, and disposed appropriately. (For example: mandatory training for system users regarding appropriate handling of information, automatic purging of information in accordance with the retention schedule, etc.)

Mission data

Mission data does not contain PII or BII. Most mission data is posted for public consumption. Contact information contains names, emails, and possible phone number. This contact information could be used by unauthorized personnel to SPAM an individual.

- Users take privacy training at least annually in the required annual security awareness course.
- Users sign rules of behavior to ensure they understand their responsibilities.

HR

If users print information from the system (administrative data or contact information), there is a chance that privacy data will be viewed by unauthorized individuals within OCS, if the document is left in plain sight.

- Supervisors are assigned local printers to reduce visibility to others.
- Old data is purged from the systems per retention schedule.
- Users take privacy training at least annually in the required annual security awareness course.
- Users sign rules of behavior to ensure they understand their responsibilities.
- Users "need to know" is validated by security staff before user added to specific restricted folders or files.

Acquisition

If authorized individuals copy or print BII information, there is a chance that (privacy) BII could be viewed by unauthorized OCS employee.

- Old data is purged from the systems per retention schedule.
- Users take privacy training at least annually in the required annual security awareness course.
- Users sign rules of behavior to ensure they understand their responsibilities.
- Users "need to know" is validated by security staff before user added to specific restricted folders or files.

UAS

Any "PII" collected is incidental, unintentional, and not retained. It is anticipated that the Unmanned Aerial System (UAS) collected imagery will be at a resolution to meet organizational needs but it would not have the ability (resolution or clarity) to uniquely identify any individuals.

Section 6: Information Sharing and Access

6.1 Indicate with whom the bureau intends to share the PII/BII in the IT system and how the PII/BII will be shared. (Check all that apply.)

Recipient	How Information will be Shared		
	Case-by-Case	Bulk Transfer	Direct Access
Within the bureau	X		
DOC bureaus	X		
Federal agencies	X		
State, local, tribal gov't agencies			
Public			
Private sector			
Foreign governments			
Foreign entities			
Other (specify):			

	The PII/BII in the system will not be shared.
NOTE:	<p>Internal OCS employees' PII is collected for appropriate Human Resource records, COOP Operations /documentation and workforce planning internal to OCS. Since OCS is a NOAA program office under the NOS Line Office, some HR related information will be shared with NOS and NOAA workforce management offices as required to handle HR activities and workforce management. OCS gathers SSN, Names and Address which is entered into the Contractor Verification System run by DoD. SSN is not authorized to be stored on NOAA6501.</p> <p>OCS could share, case by case, information with other federal agency such as OPM, DoD, or maybe investigative units should the need arise.</p>

6.2 Indicate whether the IT system connects with or receives information from any other IT systems authorized to process PII and/or BII.

X	<p>Yes, this IT system connects with or receives information from another IT system(s) authorized to process PII and/or BII. Provide the name of the IT system and describe the technical controls which prevent PII/BII leakage:</p> <p>NOAA6501 IT system connects with or receives information from another IT system(s) authorized to process PII and/or BII. Provide the name of the IT system and describe the technical controls which prevent PII/BII leakage:</p> <p>NOAA6501 is connected to the NOS Line Office information system NOAA6001 and other NOAA information systems for VPN, Security and Network Operations.</p> <p>NOAA6501 does NOT share or receive PII or BII through these technical infrastructure (backbone) connections. OCS established security permissions based on NOS Active Directory Network account (enforced 2FA when possible), restrictions in firewall ACL and security permissions on specific network folders where documentation is stored</p>
	No, this IT system does not connect with or receive information from another IT system(s) authorized to process PII and/or BII.

6.3 Identify the class of users who will have access to the IT system and the PII/BII. (*Check all that apply.*)

Class of Users			
General Public		Government Employees	X
Contractors	X		
Other (specify):			

Section 7: Notice and Consent

7.1 Indicate whether individuals will be notified if their PII/BII is collected, maintained, or disseminated by the system. (*Check all that apply.*)

X	Yes, notice is provided pursuant to a system of records notice published in the Federal Register and discussed in Section 9.	
X	Yes, notice is provided by a Privacy Act statement and/or privacy policy. The Privacy Act statement and/or privacy policy can be found at: https://nauticalcharts.noaa.gov/about/privacy-policy.html .	
X	Yes, notice is provided by other means.	Specify how: Nautical Discrepancy Report System is available to the public at https://www.nauticalcharts.noaa.gov/customer-service/assist/ Employees are given notice on the applicable HR forms. For telephone PII collection: phone PII callers are directed to the webpages where they can view the PAS.
	No, notice is not provided.	Specify why not:

7.2 Indicate whether and how individuals have an opportunity to decline to provide PII/BII.

X	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify how: Specify how: Navigational information collections are voluntary. By providing the data through the email or online forms, the individual consents to its use for the purpose of follow-up contact on information provided as described in the website privacy policy or listed on the form. OCS administrative PII is collected through the employee's application for employment and other
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		<p>requests such as COOP calling tree. The employee is fully informed of how the information will be utilized when collected. The employment application contains the Privacy Act notice. Applicants have the opportunity to decline to provide PII, in writing, to the HR representative or to their supervisors, but it might affect the overall processing of their employment.</p> <p>For the COOP calling tree, employees may decline to provide their PII (in person or in writing, to their supervisors) but they will then not be notified of emergencies through this process.</p> <p>BII provided for acquisition consideration is not mandatory. However, declining to provide the information necessary to evaluate them for an acquisition could result in non-award.</p>
	<p>No, individuals do not have an opportunity to decline to provide PII/BII.</p>	<p>Specify why not:</p>

7.3 Indicate whether and how individuals have an opportunity to consent to particular uses of their PII/BII.

<p>X</p>	<p>Yes, individuals have an opportunity to consent to particular uses of their PII/BII.</p>	<p>Specify how:</p> <p>Navigation information collections are voluntary. By providing the data through the email or online forms, the individual consents to its use for the purpose of follow-up contact on information provided.</p> <p>OCS administrative PII is collected through the employee’s application for employment applications are submitted via OPM and NOAA WFM and have explicit Privacy Act notices. Applicants have the opportunity to consent to only particular uses of their PII, in writing, to the HR representative or to their supervisors, but it might affect the overall processing of their employment.</p> <p>For training/webinars requests of name and email are voluntary, and are used only with regards to this purpose.</p> <p>Internal PII collected (contact information) utilized for COOP call tree or emergency contact information is identified purpose in the email/ request for information</p>
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		<p>submitted directly by the individual who can chose to submit or not.</p> <p>OCS administrative PII may be collected with respect to ongoing business tasks e.g. Travel and is only used for that specific task.</p> <p>For telephone PII collection: phone PII callers are directed to the webpages where they can view the PAS.</p> <p>BII provided for an acquisition consideration is not mandatory; however, declining to provide the information necessary to evaluate an acquisition may result in a non-award.</p>
X	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not:

7.4 Indicate whether and how individuals have an opportunity to review/update PII/BII pertaining to them.

X	Yes, individuals have an opportunity to review/update PII/BII pertaining to them.	<p>Specify how:</p> <p>Those individuals who submitted contact information may contact OCS directly by email or phone as listed in the Privacy policy on the NauticalCharts.Noaa.Gov page.</p> <p>OCS Employees can contact HR staff or the federal employee personnel page to update their information, as they are informed as part of new employee orientation. OCS employees may contact HR Staff, supervisors or the Employee Personnel Page (MyEPP) or Personnel Office files (ePO) to review/update their information, as they are informed as part of new employee orientation.</p>
	No, individuals do not have an opportunity to review/update PII/BII pertaining to them.	Specify why not:

Section 8: Administrative and Technological Controls

8.1 Indicate the administrative and technological controls for the system. (*Check all that apply.*)

X	All users signed a confidentiality agreement or non-disclosure agreement.
X	All users are subject to a Code of Conduct that includes the requirement for confidentiality.
X	Staff (employees and contractors) received training on privacy and confidentiality policies and practices.
X	Access to the PII/BII is restricted to authorized personnel only.
X	Access to the PII/BII is being monitored, tracked, or recorded. Explanation: Access to storage folders are restricted by ACL but since PII is not centralized in a database it cannot be easily monitored for access.
X	The information is secured in accordance with the Federal Information Security Modernization Act (FISMA) requirements. Provide date of most recent Assessment and Authorization(A&A): <u>08/21/2019</u> <input type="checkbox"/> This is a new system. The A&A date will be provided when the A&A package is approved.
X	The Federal Information Processing Standard (FIPS) 199 security impact category for this system is a moderate or higher.
X	NIST Special Publication (SP) 800-122 and NIST SP 800-53 Revision 4 Appendix J recommended security controls for protecting PII/BII are in place and functioning as intended; or have an approved Plan of Action and Milestones (POA&M).
X	A security assessment report has been reviewed for the information system and it has been determined that there are no additional privacy risks.
X	Contractors that have access to the system are subject to information security provisions in their contracts required by DOC policy.
	Contracts with customers establish DOC ownership rights over data including PII/BII.
X	Acceptance of liability for exposure of PII/BII is clearly defined in agreements with customers.
	Other (specify):

8.2 Provide a general description of the technologies used to protect PII/BII on the IT system. (*Include data encryption in transit and/or at rest, if applicable.*)

All information is stored within the accredited boundaries of NOAA6501 and stored in network data shares controlled by established permission based on the organizational, project, or employee access rights. Any access to specific restricted files or folders must be requested through an Access Change request which is reviewed and documented by the OCS Information System Security Officer for authorization and mission ‘need-to-know’ requirement prior to implementation. Least privilege was implemented through file share permissions to ensure privacy and open only to those demonstrating a “need to know”.

Any PII information which is transmitted electronically must follow the federal government and NOAA standard procedure of secure packaging such as utilization of Agency DOC/NOAA Secure File Transfer application for encryption in transit.

OCS NOAA6501 is categorized as a Moderate IT System using the FIPS-199 standards where Mission data is documented as Confidential as Low and internal HR, Acquisition and Security data/information Confidential as Moderate. NOAA6501 implements those security controls listed in NIST Special Publication 800-53 R4 required for a Moderate System. NOAA6501 is under a current Authorization To continue to Operate (ATO) signed 08/21/2019. In compliance with NIST

Special Publication 800-53R4, the Office of Coast Survey has a full security program, with performance measures and goals, in order to complete continuous monitoring activities (annual security control reviews, quarterly vulnerability scanning, monthly review of security access control list, weekly review of audit logs, daily handling of Access Change Requests and involved in OCS Change Board activities). The risk assessment included the possible threats and vulnerability to the confidentiality, integrity, and availability of mission and sensitive PII data along with the countermeasures.

Every year the IT system undergoes a thorough Continuous Monitoring for the Assessment and Authorization (A&A) process that is performed independent contractor. The A&A process ensures that the security plan and operational, management, and technical controls meet Department of Commerce (DOC) guidelines for continued operation.

Section 9: Privacy Act

9.1 Is the PII/BII searchable by a personal identifier (e.g, name or Social Security number)?

Yes, the PII/BII is searchable by a personal identifier.

No, the PII/BII is not searchable by a personal identifier.

9.2 Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).

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 identifying number, symbol, or other identifying particular assigned to the individual.”

	<p>Yes, this system is covered by an existing system of records notice (SORN). Provide the SORN name, number, and link. (list all that apply):</p> <p>DEPT-1, Attendance, Leave, and Payroll Records of Employees and Certain Other Persons ,DEPT-2, Accounts Receivable, DEPT-5, Freedom of Information and Privacy Request Records, DEPT-6, Visitor Logs and Permits for Facilities Under Department Control, DEPT-9, Travel Records (Domestic and Foreign) of Employees and Certain Other Persons, DEPT-18,Employees Personnel Files not covered by Notices of Other Agencies, NOAA-11,Contact Information for Members of the Public Requesting or Providing Information Related to NOAA's Mission, GSA-GOVT-9, System for Award Management, GSAGOVT- 10, FAR Data Collection System. DEPT-29, Unmanned Aviation Systems and Commerce/DEPT-25, Access Control and Identity Management System.</p>
	<p>Yes, a SORN has been submitted to the Department for approval on <u>(date)</u>.</p>

	No, this system is not a system of records and a SORN is not applicable.
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Section 10: Retention of Information

10.1 Indicate whether these records are covered by an approved records control schedule and monitored for compliance. (*Check all that apply.*)

	<p>There is an approved record control schedule. Provide the name of the record control schedule:</p> <p>The retention period for these records is guided by the General Records Schedules (GRS), which are issued by the National Archives and Records Administration (NARA) to provide disposition authorization for records common to several or all agencies of the federal government. In accordance with GRS 20, item 3, electronic versions of records scheduled for disposal may be deleted at the expiration of the retention period authorized by the GRS for the equivalent paper copies or when no longer needed, whichever is later. In accordance with GRS 20, item 3, the data is presently being retained indefinitely. NOAA6501 records are not stored in an automated application which would allow for automated removal based on retention schedule. Documents are manually removed by responsible parties when identified.</p> <p>For OCS administrative PII data, the records would be covered under the following NARA general records schedules: GRS 2 – payroll and pay administrative records GRS 20 – electronic records GRS 23 – records common to most offices within agencies</p> <p>X OCS’s contact information (contractor, partner, and customer) are collected to provide a means for the Office of Coast Survey to communicate and respond to needs and requests. This data would be retained as long as the individual continued to request contact and information. It is technologically possible to delete information at the request of the individual. There is no scheduled records retention for this information.</p> <p>OCS mission data is associated with Water Transportation and Navigation and does not contain PII data. Only the “historical” chart information is retained indefinitely due to the nature of the information. All other mission data would be retained as long as the information is required to produce the OCS deliverable and each project would establish the records retention scheduled based on the project, model, or deliverable. All mission data is releasable as “public-accessible” information and does not contain PII.</p> <p>NOS Records Disposition schedule for the information system for mission data: N1-370-00-3 Nautical Mapping and Charting 1604-01 to 1604-13 (PII not contained in this record set)</p>
	<p>No, there is not an approved record control schedule. Provide the stage in which the project is in developing and submitting a records control schedule:</p>
X	Yes, retention is monitored for compliance to the schedule.
	No, retention is not monitored for compliance to the schedule. Provide explanation:

10.2 Indicate the disposal method of the PII/BII. (Check all that apply.)

Disposal			
Shredding	X	Overwriting	X
Degaussing		Deleting	X
Other (specify):			

Section 11: NIST Special Publication 800-122 PII Confidentiality Impact Level

11.1 Indicate the potential impact that could result to the subject individuals and/or the organization if PII were inappropriately accessed, used, or disclosed. (The PII Confidentiality Impact Level is not the same, and does not have to be the same, as the Federal Information Processing Standards (FIPS) 199 security impact category.)

	Low – the loss of confidentiality, integrity, or availability could be expected to have a limited adverse effect on organizational operations, organizational assets, or individuals.
X	Moderate – the loss of confidentiality, integrity, or availability could be expected to have a serious adverse effect on organizational operations, organizational assets, or individuals.
	High – the loss of confidentiality, integrity, or availability could be expected to have a severe or catastrophic adverse effect on organizational operations, organizational assets, or individuals.

11.2 Indicate which factors were used to determine the above PII confidentiality impact levels. (Check all that apply.)

X	Identifiability	Provide explanation: Administrative PII is not stored in a centralized application or location. Most MS Word documents would be stored across the OCS network and would require time to search all network resources to locate PII. Centralized HR data folder structure was created to separate, permission restrictions implemented to store HR data such as performance plans.
X	Quantity of PII	Provide explanation: OCS has a limited quantity of PII necessary for HR actions and management. Most PII is only stored for a temporary amount of time and with limited number of individuals authorized to access this information. Travel documents and some acquisition documents are kept for auditing purposes.
X	Data Field Sensitivity	Provide explanation: OCS has a limited quantity of PII necessary for HR actions and management stored as PDF or word documents. NOAA6501 does not have an application or database of administrative PII data. OCS

		Management released email stating that no SSN can be stored on OCS resources in a files or forms.
X	Context of Use	Provide explanation: This is only limited PII with a specific HR purpose utilized by HR personnel or supervisors and limited BII data used by specific individuals for acquisition processing. All individual and supervisor undergo training for use, restrictions, storage, and protection of privacy related use.
X	Obligation to Protect Confidentiality	Provide explanation: Supervisors and administrative officer are trained on their roles and responsibilities to protect internal OCS administrative data. Those assigned a role and responsibilities associated with acquisitions are notified of their obligations at the start of the process by the contracting officer. Programmers and website support are informed of the correct processing of PII obligations during the SDLC security evaluation by the ISSO along with general privacy awareness training.
X	Access to and Location of PII	Provide explanation: Documents are stored to restricted shared networks, restricted based on single individual or OCS division based on need to know. Any requested changes or additions of individuals to restricted folders must be approved by the supervisor along with security team representative as part of the change management process.
X	Other:	Provide explanation: The loss of a single individual's PII would have an impact on that individual and OCS as a government identity BUT it would not have an impact on the OCS mission dealing with nautical data, products, and services. Stored PII is associated with HR for standard Federal employment or Stakeholder / public contact information (Name, phone, email address). Stored BII associated with contracts and/or acquisitions. OCS gathers SSN (temporarily obtained but not stored in NOAA6501), for incoming employee processing in the form of Adobe PDF and/or Word documents. Credit card information is directly associated with issued Government bank cards. Finance account information is directly associated with acquisitions.

Section 12: Analysis

- 12.1 Identify and evaluate any potential threats to privacy that exist in light of the information collected or the sources from which the information is collected. Also, describe the choices that the bureau/operating unit made with regard to the type or quantity of information collected and the sources providing the information in order to prevent or mitigate threats to privacy. (For example: If a decision was made to collect less data, include a discussion of this decision; if it is necessary to obtain information from sources other than the individual, explain why.)

OCS internal administrative HR and acquisition data is collected based on the requirements associated with employment with federal government or doing business with the federal government. All necessary information is obtained, securely maintained, and disposed of based on GSA retention schedules. OCS management issued restrictions that no SSN can be stored in files stored within NOAA6501 to reduce the privacy risk. OCS created a centralized restricted HR folder structure to reduce privacy HR documents being stored in unsecure folders or unknown locations within shared resources.

- 12.2 Indicate whether the conduct of this PIA results in any required business process changes.

	Yes, the conduct of this PIA results in required business process changes.
	Explanation:
X	No, the conduct of this PIA does not result in any required business process changes.

- 12.3 Indicate whether the conduct of this PIA results in any required technology changes.

	Yes, the conduct of this PIA results in required technology changes. Explanation:
X	No, the conduct of this PIA does not result in any required technology changes.