2008 PRIVACY 101: Orientation Training for all Military Members, Civilian Employees, and Contractor Personnel
What is the Privacy Act (PA)?

• The Privacy Act limits an agency’s collection and sharing of personal data. The Privacy Act requires that all Executive Branch Agencies follow certain procedures when:
  – Collecting personal information
  – Creating databases containing personal identifiers
  – Maintaining databases containing personal identifiers
  – Disseminating information containing personal data
What are some examples of Privacy Data?

• Personal data about individuals, such as:
  • Financial, credit, and medical data
  • Security clearance level
  • Leave balances; types of leave used
  • Home address and telephone numbers (including home web addresses)
  • Social Security Number
  • Mother's maiden name; other names used
  • Drug test results and the fact of participation in rehabilitation programs
  • Family data
  • Religion, race, national origin
  • Performance ratings
  • Names of employees who hold government-issued travel cards, including card data
What are the limitations of the Privacy Act?

The Privacy Act applies only to:

- US citizens
- or
- Lawfully admitted aliens

Whose records are filed in a “System of Records” where those records are retrieved by a personal identifier.
What is a System of Records?

• A System of Records is a group of records that:
  
  – Contains a personal identifier (such as a name, Social Security Number, Employee Number, etc)
  
  – Contains one other item of personal data (such as home address, performance rating, blood type, etc)
  
  – Is retrieved by a personal identifier
OVERVIEW OF PA SYSTEMS OF RECORDS

• The DON has over 200 PA systems of records. Many systems may be used by any activity, such as correspondence files, recall rosters, badge and credentialing records, etc.

• DON also maintains systems of records that are unique to a specific activity, such as the Naval Academy, Naval Criminal Investigative Command, Navy Exchange Command, etc.

• DON also uses government-wide systems of records such as under OPM, Dept of Labor, EEOC, etc.
What purpose does the System Notice serve?

• A System Notice:

  - Informs the general public of what data is being collected, the purpose of the collection, and the authority for doing so.
  - Sets the rules that DON will follow in collecting and maintaining personal data.
DON PA RESPONSIBILITIES

• Establish rules of conduct for collecting, maintaining, and distributing personal information.
• Publish PA system of records notice in the Federal Register.
• Collect only data that is authorized by law.
• Share data with only those individuals having an official need-to-know.
DON PA RESPONSIBILITIES

• Establish and apply data safeguards
• Allow individuals to review records about themselves.
• Allow individuals to amend their personal records regarding factual information that is in error.
• Keep a record of disclosures made outside of DOD to authorized routine users described in the PA system notice.
DON PA RESPONSIBILITIES

• Upon written request, provide a copy of the record upon request to the subject of the file.
• Maintain only accurate, timely, and complete information.
• When directly soliciting personal information, provide a PA statement that addresses the authority for the collection, purpose for the collection, routine uses that will be made of the information, and whether collection is voluntary or mandatory.
DON PA RESPONSIBILITIES

• Follow the guidance set forth in the PA systems notice regarding release/withholding of information.

• With some exceptions provided for in the PA, make no disclosure of information without the record subject’s written consent.

• When contracts are awarded that involve PA data, ensure the contract contains the appropriate Federal Acquisition Regulation (FAR) privacy clauses.
WHAT ARE YOUR RESPONSIBILITIES???

• As an employee, you play a very important role in assuring DON complies with the provisions of the Privacy Act. Accordingly,
  – DO NOT collect personal data without authorization
  – DO NOT distribute or release personal information to other employees unless you are convinced they have an official need-to-know
WHAT ARE YOUR RESPONSIBILITIES???

• DO NOT be afraid to challenge “anyone” who asks to see PA information for which you are responsible.
• DO NOT maintain records longer than permitted.
• DO NOT destroy records before disposal requirements are met.
• DO NOT place unauthorized documents in PA systems of records.
WHAT ARE YOUR RESPONSIBILITIES???

• DO NOT commingle information about different individuals in the same file.
• DO NOT transmit personal data without ensuring it is properly marked. Use ‘FOR OFFICIAL USE ONLY – PRIVACY SENSITIVE.’
• DO NOT use interoffice envelopes to mail Privacy data.
• DO NOT place privacy data on shared drives, multi-access calendars, the Intranet or Internet.
WHAT ARE YOUR RESPONSIBILITIES???

• DO NOT create a new system of records without first consulting your Privacy Officer.

• DO NOT hesitate to offer recommendations on how to better effectively manage privacy data.

YOUR INSIGHT COUNTS!!! YOUR DEDICATION TO PROTECTING PRIVACY IS PARAMOUNT TO DON SUCCESS!!!
CONTRACTOR PERSONNEL

• As we move into a blended workforce, we must ensure that our contractors understand that they too must comply with our Privacy Program and follow the same rules as if they were a government employee.
PENALTIES

• There are criminal penalties addressed in the Privacy Act. They are based on knowing and willfully:
  – Obtaining records under false pretenses
  – Disclosing privacy data to any person not entitled to access
  – Maintaining a system of records without meeting public notice requirements
• Result: Misdemeanor criminal charge and a fine of up to $5000
PENALTIES

- Courts may also award civil penalties for:
  - Unlawfully refusing to amend a record
  - Unlawfully refusing to grant access to a record
  - Failure to maintain accurate, relevant, timely, and complete information
  - Failure to comply with any PA provision or agency rule that results in an adverse effect on the subject of the record

Penalties for these violations include:
- Actual damages
- Payment of reasonable attorney’s fees
- Removal from employment
• Due to the loss and/or compromise of privacy data, OMB and Congress are addressing what other actions can be taken against employees who fail to comply with the provisions of the Privacy Act.
HOW WILL I KNOW IF THE DATA THAT I HANDLE IS PRIVACY ACT PROTECTED DATA?

• Privacy data should be marked: “For Official Use Only – Privacy Sensitive: Any misuse or unauthorized disclosure may result in both civil and criminal penalties.”

• Be aware that privacy data may not always be marked as such. If you have questions about whether data is protected under the Privacy Act, ask your supervisor.
What is the DON Code of Fair Information Principles?

• In order to assure that any personal information submitted to DON is properly protected, DON has devised a list of principles to be applied when handling personal information. This is referred to as the “Code of Fair Information Principles”

• The “Code of Fair Information Principles” is set forth in a list of 10 policies that DON employees will follow when handling personal information.

• Any DON employee, military member, or contractor who handles the personal information of others must abide by the principles set forth by the Code.
The DON Code of Fair Information Principles

1. **The Principle of Openness**: When we collect personal data from you, we will inform you of the intended uses of the data, the disclosures that will be made, the authorities for the collection, and whether the collection is mandatory or voluntary. We will collect no data subject to the Privacy Act unless a Privacy Act system notice has been published in the Federal Register and posted at http://privacy.navy.mil.

2. **The Principle of Individual Participation**: Unless DON has claimed an exemption from the Privacy Act, we will, upon request, grant you access to your records; provide you a list of disclosures made outside the Department of Defense; and make corrections to your file, once shown to be in error.

3. **The Principle of Limited Collection**: DON will collect only those personal data elements required to fulfill an official function or mission grounded in law. Those collections are conducted by lawful and fair means.
4. **The Principle of Limited Retention**: DON will retain your personal information only as long as necessary to fulfill the purposes for which it is collected. Records will be destroyed in accordance with established DON records management principles.

5. **The Principle of Data Quality**: DON strives to maintain only accurate, relevant, timely, and complete data about you.

6. **The Principle of Limited Internal Use**: DON will use your personal data only for lawful purposes. Access to your data will be limited to those Department of Defense individuals with an official need for access.

7. **The Principle of Disclosure**: DON employees and military members will zealously guard your personal data to ensure that all disclosures are made with your written permission or are made in strict accordance with the Privacy Act.
8. **The Principle of Security**: Your personal data is protected by appropriate safeguards to ensure security and confidentiality. Electronic systems will be periodically reviewed for compliance with the security principles of the Privacy Act, the Computer Security Act, and related statutes. Electronic collections will be accomplished in a safe and secure manner.

9. **The Principle of Accountability**: DON and our employees, military members, and contractors are subject to civil and criminal penalties for certain breaches of Privacy. DON is diligent in sanctioning individuals who violate Privacy rules.

10. **The Principle of Challenging Compliance**: You may challenge DON if you believe that DON has failed to comply with these principles, the Privacy Act, or the rules of a system of records notice. Challenges may be addressed to the person accountable for compliance with this Code, the local Navy/Marine Corps Privacy Act manager, CNO (DNS-36), or CMC (ARSF).
THINK PRIVACY

• YOUR ATTENTION TO PRIVACY SERVES EVERYONE!
• FACTOR PRIVACY IN YOUR WORKPLACE.
• DEVELOP BEST PRACTICES.

• PLEASE DIRECT ANY QUESTIONS TO YOUR PRIVACY OFFICER OR TO Miriam Brown-Lam, CNO (DNS-36), 202-685-6545, MIRIAM.BROWN-LAM@NAVY.MIL
CERTIFICATE OF TRAINING FOR
2008 PRIVACY 101

This is to certify that I have completed training on my privacy responsibilities as addressed in Privacy 101 and that I understand that I am responsible for safeguarding Personally Identifiable Information (PII) that I may have access to incident to performing official duties. I also understand that I may be subject to disciplinary action for failure to properly safeguard PII, for improperly using or disclosing PII, and for failure to report any known or suspected loss of PII or the unauthorized disclosure of such information.

__________________________________________  _______________________
Name and Date                                      Component/Office