# National Deaf Blind Equipment Disbursement Program (NDBEDP) - System - Privacy Impact Assessment

Application Name:	National Deaf Blind Equipment Disbursement Program (NDBEDP) - System	
Date:	September 1, 2020	

#### Record of Approval

Document Approval				
Document POC				
Printed Name:		Title/Role:		
Allan Jacks		CISO/Privacy Officer		
Signature:	Date:			
/s/	6/21/2021			
Approval Structure				
Printed Name:		Title/Role:		
Sean Bull		COO/Authorizing Official		
Signature:	Date:			
/s/	6/9/21			

#### Record of Approval

Date	Description	Author	
August 10, 2020	Initial assessment performed	Samuel BowerCraft	
June 3, 2021	Reviewed by system owner	Garrett McGrath	

<sup>\*</sup>Document created based on template from Federal Communications Commission (FCC) Information Technology (IT) department.

# Introduction

Section 208 of the E-Government Act of  $2002^{[1]}$  requires agencies to conduct a **Privacy Impact Assessment (PIA)** whenever they procure or develop an information technology system that will collect, maintain, or disseminate information about individual people. The PIA must document how the system will use information it collects about individuals and will not be made available to the public. The PIA was intended to be a tool to protect personal information throughout a technology system's life cycle. The Office of Management and Budget (OMB) has commented: "In general, PIAs are required to be performed and updated as necessary where a system change creates new privacy risks: "[2]

Under the FCC contract Rolka Loube 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 explore important privacy issues identified in the Act and in later guidance by the Office of Management and Budget (OMB) and the National Institute of Standards and Technology (NIST). A longer discussion of the FCC's PIA policies can be found in Chapter 9 of the FCC's Privacy Act Manual (FCC Inst. 1113.1).

In accordance with FCC policy, system owners should complete the **Initial Privacy Assessment (IPA)** prior to filling out the PIA. The IPA helps system owners determine whether their systems will collect the kind of information that would make them subject to the requirements of Section 208. The PIA should not be completed if the IPA has not yet been completed first since it determines if your system requires a PIA.

If you have any questions, please contact ITSecurity@rolkaloube.com

[1] 44 U.S.C. § 3501 note.

[2] OMB Memorandum No. M-03-22 (Sep. 26, 2003), https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/memoranda/2003/m03\_22.pdf .

## System Overview

1	Avoiding technical terms and unexplained abbreviations, please provide a general description of this information system.	The NDBEDP application is a database that maintains the budget, requests, and disbursements for the program.
2	Is this a new information system or a significant revision of an existing system?	New System Revision of Existing System:
3	What is the purpose of this system?	This system is used to support the reimbursement program for equipment for this program. Approximately 35 entities that cover 57 states and territories that submit requests for reimbursement through this system. The requests are processed, evaluated, and moved through a workflow for approvals and ultimately to reimbursement. The system tracks and retains the documentation at all stages of the process. Disbursement information is entered into the DAQ system for approvals and subsequent payment.
4	If this system is going to be provided through a cloud- based computing system,[1] please check the box that best describes the service the FCC receives from the cloud computing provider:	<ul> <li>The system is not cloud based.</li> <li>The system uses provider-supported application(s) on the provider's cloud network (Software as a Service [SaaS]).</li> <li>Rolka Loube has deployed application(s) on the provider's cloud network and the provider supports the applications (Platform as a</li> </ul>
	[1] See NIST, The NIST Definition of Cloud Computing, Special Pub. No. 800-145 (Sep. 2011), https://csrc.nist.gov/publications/detail/sp/800-145/final.	Service [PaaS]).  Rolka Loube has deployed its own application(s) on the cloud network and controls how these application(s) are configured and operate (Infrastructure as a Service [IaaS]).
5	Under what legal authority is Rolka Loube developing, procuring, or revising this information system?	Rolka Loube has been awarded the contract to manage fund collections for the TRS fund by the Federal Communications Commission (FCC). This includes the NDBEDP equipment reimbursement program.

#### Nature and Use of the Information that will be Collected

Specify what types of personally identifiable information (PII) may be collected, maintained, or processed in this information system. Check all that apply and add any types that are not listed below.

PII Elements: This is not intended to be an exhaustive list. Specify other categories of PII, as needed.

<b>*</b>	Full Name	Photographic Identifiers (e.g., image, xray, video)
	Date of Birth	Certificates (e.g., birth, death, marriage, etc.)
<b>~</b>	Home Address	Legal Documents, Records, Notes (e.g., divorce decree, criminal records, etc.)
~	Phone Number(s)	
	Place of Birth	Vehicle Identifiers (e.g., license plates)
	Age	Financial Information (e.g., account number, PINs, passwords, credit report, etc.)
	Race/Ethnicity	Geolocation Information
	Alias	Passport Number
	Sex	User ID
~	Email Address	Internet Cookie Containing PII
	Work Address	Employment Status, History or Information
	Taxpayer ID	Employee Identification Number (EIN)
	Credit Card Number	Salary
	Facsimile Number	Military Status/Records/ID Number
	Medical Information	IP/MAC Address
	Education Records	Driver's License/State ID Number (or foreign country equivalent)
	Social Security Number	Other (Please Specify):
		Other (Flease opecity).
	Mother's Maiden Name Biometric identifiers (e.g., fingerprint, voiceprint)	Other (Flease Specify).
2	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII	The information gathered is used to identify approved company contacts who
2	Biometric identifiers (e.g., fingerprint, voiceprint) Audio Recordings	The information gathered is used to identify approved company contacts who may act on behalf of the contributors on the system.
2	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII data elements to carry out the purpose of this	The information gathered is used to identify approved company contacts who
	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII data elements to carry out the purpose of this system.  Will this PII be collected from individuals themselves,	The information gathered is used to identify approved company contacts who may act on behalf of the contributors on the system.  This information is collected from individuals themselves or their employers
3	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII data elements to carry out the purpose of this system.  Will this PII be collected from individuals themselves, or from third parties?  Will individuals be able to consent to the collection or particular uses of the information? What will the form of the consent be? What happens if individuals do	The information gathered is used to identify approved company contacts who may act on behalf of the contributors on the system.  This information is collected from individuals themselves or their employers by providing the needed work-related information.  Individuals may consent to not provide the information; in these cases the individual will not be entered into the system and will not be provided access
3	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII data elements to carry out the purpose of this system.  Will this PII be collected from individuals themselves, or from third parties?  Will individuals be able to consent to the collection or particular uses of the information? What will the form of the consent be? What happens if individuals do not consent to the collection or particular uses?  Please explain how these PII data elements will be processed or used in the course of operating this	The information gathered is used to identify approved company contacts who may act on behalf of the contributors on the system.  This information is collected from individuals themselves or their employers by providing the needed work-related information.  Individuals may consent to not provide the information; in these cases the individual will not be entered into the system and will not be provided access to the system.  The information is used to identify individual users acting on behalf of their employer (the contributor). Additionally, the contact information is used to
3 4 5	Biometric identifiers (e.g., fingerprint, voiceprint)  Audio Recordings  Please explain why it is necessary to collect these PII data elements to carry out the purpose of this system.  Will this PII be collected from individuals themselves, or from third parties?  Will individuals be able to consent to the collection or particular uses of the information? What will the form of the consent be? What happens if individuals do not consent to the collection or particular uses?  Please explain how these PII data elements will be processed or used in the course of operating this information system.  What steps will Rolka Loube take to make sure this	The information gathered is used to identify approved company contacts who may act on behalf of the contributors on the system.  This information is collected from individuals themselves or their employers by providing the needed work-related information.  Individuals may consent to not provide the information; in these cases the individual will not be entered into the system and will not be provided access to the system.  The information is used to identify individual users acting on behalf of their employer (the contributor). Additionally, the contact information is used to communicate with the individuals who act on their company's behalf is

# Data Security

1	Are there administrative procedures and technical safeguards in place to protect the data in the system? What controls are in place to ensure proper use of the data?	Yes; access controls are in place that limit user access to the system and the user's rights within the system.
2	Has the system undergone the appropriate security risk assessment and received authority to operate?	An ATO for this system is anticipated to be issued as of September 30, 2021. The ATO project is currently underway in collaboration with the FCC.

# Access and Sharing of the Information

1	Which Rolka Loube employees and contractors will have access to the PII in this information system?	Joyce McGrath, Garrett McGrath, James Muir, John Lamb
2	Will the information be shared with third parties as part of the operations of the information system (e.g., through an application programming interface or "API")?	No

# Privacy Act System of Records Notice

1	Is the FCC planning to publish or has it already	Yes
	published a Privacy Act System of Records Notice (SORN) for this information system? If the FCC has already published a SORN, please provide a citation to the Federal Register.	System of I

### Records:

- CGB-3, "National Deaf-Blind Equipment Distribution Program (NDBEDP)
- FR Doc. 2012–909 Filed 1–18–12; 8:45 am