## **Survey Privacy Impact Assessment (PIA)**

|   | <b>,</b>  |
|---|---|
| Authority: Office of Management Budget (OMB) Memorandum (M) 03-22, OMB Guidance for I the E-Government Act of 2002 & BRRM PVR #10- Privacy Accountability and #21-Privacy Ris 1974 (as amended).  |   |
| SOI control number (if applicable)  | Date  |
| BU-16-433   | 2/25/2016   |
| Section I - Introduction  |   |
| Full survey name, and acronym (if this is a reoccurring survey, show date)  |   |
| Innocent Spouse (ISP) Customer Satisfaction Survey; (IVR); This is a re-occurring monthly survey even   | ry year.  |
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| General business purpose of survey (provide a clear, concise description of the survey, why it's need. The survey is conducted as part of the IRS agency-wide initiative to monitor and improve taxpayer satistic program. To ensure that the ISP program is meeting the needs of the taxpayers, feedback from external assessing the customer's perception of our products and services. The survey is conducted on a monthly Response (IVR). The ISP program is responsible for protecting the rights of the requesting and non-requestim receives timely and consistent treatment in accordance with established guidelines and the law. Uffiles a joint federal income tax return, each spouse becomes individually responsible for paying the entitiable for tax deficiencies assessed after a joint return was filed, even if the additional taxes were solely a lift the IRS cannot collect the additional taxes owed on the unreported income from the spouse who earned money from the other spouse. The spouse may obtain relief from the additional liability if certain conditional receives timely and consistent treatment in accordance with established guidelines and the law. | sfaction with the Innocent Spouse (ISP) customer satisfaction surveys is critical for basis via telephone using Interactive Voice uesting spouses. The program ensures each order current tax laws, when a married couple re tax bill. As a result, one spouse can be held attributable to the income of the other spouse ed the income, it may seek to collect the |
| List all System of Records Notices (SORN) that apply. (SORN review required)  | Requested operational date  |
| 00.001: Correspondence Files and Correspondence Controls 00.003: Taxpayer Advocate Service and Customer Feedback and Survey Records   | January 2017  |
| 22.062: Electronic Filing Records   |   |
| 24.030: Customer Account Data Engine Individual Master File   |   |
| 24.046: Customer Account Data Engine Business Master File, formerly BMF 34.037: IRS audit trail and security records system   |   |
| 54.057. INStanti and security records system  |   |
| Section II – About The Survey   | ·   |
| Who will the survey be administered to  |   |
| a. IRS employees, managers or executive service   | ☐ Yes        No   |
| i. List all PII data used in the survey, or to select participants (PII data includes information the information. Data does not have to be linked by the IRS to be PII data. Data in the contractor's custor also be PII data. Read the web page at  |   |

| 2. Explain how participants are selected (detailed description on method & reason of selection, if random, explain) Customers who call in to the IRS for assistance with their ISP issue are randomly selected (every xx caller) each month and customer service representative who will offer the caller the option to take a voluntary survey. If the caller agrees, the caller monitor, who then transfers the customer to the automated toll-free survey line to complete the survey.  |                |                |
|--|----------------|----------------|
| a. List the IRS, Treasury or other Government system(s), applications or data bases that the employee/taxpayor derived from. If data comes from other sources, describe the source of the information NA   | er PII data i  | is extracted   |
| 3. Is the survey voluntary   |                | ☐ No           |
| a. How is notice given that the survey is optional Participants are advised by the customer service representative (who will transfer the call) that the survey is voluntary.  |                |                |
| 4. Is any Personally identifiable Information (PII)/data collected, disclosed or studied on employees, taxpayers, stakeholders or other individuals who choose not to participate  | Yes            | ⊠ No           |
| 5. How will the survey be conducted  |                |                |
| a. Electronically (explain delivery method & if cookies are used) No   |                |                |
| b. Phone (explain procedure, and provide script) Yes. The survey is conducted via telephone, the method of choosing survey participants is described above in #2. The consurvey on a monthly basis. The survey data is collected via an IVR phone questionnaire. The customer service representative would like to participate in the voluntary survey. Callers who agree to participate are transferred to an IRS monitor, customer into the automated toll-free survey, which is conducted by the contractor.  C. Mail (explain method for choosing participants, and provide example of cover letter to the participants) | ative asks the | e customers if |
| d. Other<br>No   |                |                |
| 6. Who will conduct the survey? Please provide a copy of the contract  |                |                |
| a. IRS conducted (name the office that will conduct the survey)  |                |                |
| <ul> <li>b. Contractor conducted</li> <li>i. Has a Contracting Officer or a Contracting Officer's Representative (COR) verified that</li> <li>1. All applicable FAR requirements are met to engage a contractor to perform the survey</li> </ul>   |                | □No            |
|  | ∑ Yes          |                |
| That all required "non-disclosure" clauses are contained in the contract   | ⊠ Yes          | ☐ No           |
| That all contractor employees who will have access to the data have signed non-disclosure agreements, and the non-disclosure forms are on file with the COR  | ⊠ Yes          | ☐ No           |
| ii. If question 6b(i) contains any "no" answer, please explain   |                |                |
| iii. What is the level of background investigation completed on contractor employees prior to access to PII in employees or taxpayers? Any contractor or subcontractor who will have access to employee or taxpayer least a "Moderate Risk" (NACIC) investigation  The level of background investigations completed on the contractor and its employees prior to access to PII information.  | PII data, m    | ust have at    |

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from Low to Moderate Rick, depending upon the position descriptions submitted to

other IRS checks related to being a lawful permanent registrant, registering for the military, and financial checks.

Under the Customer Satisfaction Survey (CSS) Blanket Purchase Agreement (BPA), some of the contractor employees who work on the IRS project do not have access to the IRS owned SBU/PII data. The level of background investigation is determined by the position description

This will include the NACIC check as well as any

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|---|--|--|---|
| document that is submitted to investigation is required.  | and reviewed by Personal Security as   | to whether a low or n  | noderate  |
| c. What information/results will be provided to the busines employees or taxpayers who will participate cannot be against participants regarding their answers. The Business Owners will receive one disposition report from the No specific taxpayer information regarding the survey will be purpose their responses. All reports are prepared internally by the SBSE.  | the contractor, as well as monthly datasets from the provided to the Business Owners. The contractor cannot be identified and no adverse actions will be   | adverse actions can<br>he monthly survey adr<br>uses variable coding o   | be taken ministration. on the reports                                     |
| d. For employee or taxpayer satisfaction surveys, can you provided to any IRS office  No 'raw' or un-aggregated data will be provided to any IRS offi   |  | oyee or taxpayer dat   | ta will be  |
| e. If any employee or taxpayer identifiers will be provided<br>No taxpayer identifiers will be provided to the Business Owner   |  | reason   |   |
| 7. How does the administration of the survey guarantee that lost or stolen. Explain Office of Cyber security approved s contractors, and back to the IRS. If data is not sent electron. U.S. mail used to ship paper, tapes or electronic media by approves the security and data encryption process used to Cyber-security and National Institute of Standards and Technology. FedEX overnight mail (including return acknowledgement form) to transfer method. Although EFTU and Secure Zip are preferred, currequiring the sharing of an encryption phrase, the pass phrase will communicate, e.g. phone call to communicate pass phrase.  8. How is the survey PII data protected and stored? If data is information about the physical and electronic security & p   | security & encryption used if data is transferred ronically, include in detail, information about to back and forth from the IRS to contractors. Encryption (NIST) require data to be transferred via passwithough the Electronic File Transfer Unit (EFTU), currently all methods are being used. Any time a build be communicated separately from the email/pack is housed at a contractor's site, on contractor protection of the data before, during, and afte | ed from IRS office to<br>commercial courier s<br>issure that Cyber sec<br>yord protected encrypte<br>, or using the Secure Z<br>ulk file encryption is u<br>kage, with an alternate<br>r's computers, give der<br>the survey | services, or<br>curity<br>ed disk via<br>Cip data<br>ased,<br>e method to |
| All data is required to be segregated from other non IRS data. In a stored on IT assets at the facility, the contractor must be complian Federal Information Systems & Organizations controls.  |  |  |   |
| Are any external resources used to create the database of the second secon | of participants  | Yes  | ⊠ No  |
| 10. Are the survey results disclosed with any other Federal of If yes, explain  | or State government offices  | Yes  | ⊠ No  |
| a. Cite any business owner policy IRM Chapter (including number) that describes how the data is retained, store The Innocent Spouse (ISP) IVR survey is unscheduled. A requisiveys Service-wide) is currently being drafted with the assist When approved by the National Archives and Records Administrations for the datasets/raw data, background documentation retention requirements state that documents must be securely in (Period Of Performance), whereas the participation of the contibe considered in drafting a final request for records disposition   | ng Sections/subsection) and Record Control Section and disposed of quest for records disposition authority for this Surstance of the IRS Records and Information Managuistration (NARA), it is anticipated that instruction, and summary/final reports. Cyber-security and maintained for seven years prior to destruction or tractor under the CSS BPA has been terminated.   | vey (and other similar<br>gement (RIM) Program<br>ns for this Survey will<br>d NIST Standards for<br>until the end of the co   | external<br>n Office.<br>include<br>records<br>ontract term               |

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Information Integrity)

NIST Special Publication 800-88

Reference other data security guidance/policy:

CSS BPA contract IRSAP clause 1052.224-9000(c)

CSS BPA contract Section Secure Data Transfer (SDT) Requirement

NIST 800-53, Recommended Security Controls for Federal Information Systems & Organizations (Media Protection, Media Storage, System and

- b. Explain how long any PII data will be retained by the contractor if they are conducting the survey on behalf of the IRS. The IRS Records Office can provide guidance on IRS requirements for records retention. All legal requirements that apply to IRS records (and non-records) must be followed by contractors)
- Disposition of records created by the Internal Revenue Service, including those records created by all Service employees and contractors performing agency functions, is controlled using the Service-wide Records Control Schedules. By that token, Innocent Spouse IVR records created and/or maintained by the vendor on behalf of the Service must follow the same records disposition authority submitted to/approved by NARA...TBD. At the completion of the vendor contract, Innocent Spouse IVR records still in existence will be surrendered by the contractors to designated persons in IRS or will be transferred to another contractor with the express permission and instructions from IRS staff responsible for the records. All records that have reached their final disposition and are eligible for destruction may be properly disposed of using preapproved methods and appropriately witnessed and then submitting a form similar to or same as the Standard Form 1428, Inventory Disposal Schedule to designated IRS officials.
- 12. Based on the information you have provided above, does the survey require a Privacy Act Notice to be provided to participants?

  Office of Disclosure will help you determine the need for a Privacy Act Notice or see IRM 11.3.16 Disclosure of Official Information, Privacy Act Notification Programs (provide the Office of Privacy a copy of the Privacy Act Notice if one is required for this survey)

  Yes, updated privacy notices, which were approved by the Disclosure Office, are included on the survey instruments.