Privacy Impact Assessment
APHIS Cost Management System

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  Animal and Plant Health Inspection
  Service (APHIS)
Privacy Impact Assessment for the Veterinary Service Integrated Surveillance Modules (VSISM)

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Abstract

The APHIS Cost Management System (ACMS) is a Major Application used by the Animal and Plant Health Inspection Service (APHIS) to provide a relevant Status of Funds for all levels of the agency. It also tracks information on agreements and grants for Marketing and Regulatory Programs (MRP) agencies. This system is used by APHIS financial analysts and MRP agreement specialists. This Privacy Impact Assessment (PIA) is being completed following the Privacy Threshold Analysis (PTA) conclusion requiring a PIA for ACMS to meet federal privacy compliance requirements.

Overview

The APHIS Cost Management System (ACMS) is owned by the Animal and Plant Health Inspection Service (APHIS) Marketing and Regulatory Programs Business Services (MRPBS). The MRPBS Financial Management Division (FMD) is tasked with maintaining an Agency Status of Funds for APHIS. ACMS provides the functionality to perform these tasks. ACMS provides APHIS a relevant status of funds and is able to substantiate it using a consistent well defined process that is flexible for all levels of the organization at any time during a financial cycle. ACMS is a tool to track, reconcile, adjust and analyze the balance of allocations through year end for any financially interested APHIS party. This process is known as status of funds processing. The ACMS accomplishes this status of funds processing by tracking planned and committed expenses as this data is reconciled to matching obligation from the official accounting system.

The Status of Funds functionality of ACMS is composed of several modules, which capture the data required to produce an official Status of Funds. The Budget Authority module maintains information about APHIS accounting codes and their respective funding amounts. Users enter the Budget Authority allocations distributed by APHIS. The Employee Salary Projection module maintains information about the expected salary expenditures for APHIS employees. Users enter salary and benefit estimates for all APHIS employees which can later be matched to actual expenses as the year progresses. The Ledger module maintains information on all estimated and actual expenses within the Agency. While the Employee Salary Project module will automatically create ledgers based on the information entered in that module, the end users can create estimated ledgers for non-salary and benefit expenses. These estimated ledgers will be matched against actual expenses as the year progresses. Actual expenses are retrieved from the USDA Financial Management Modernization Initiative (FMMI) which is the USDA Financial system of record.
ACMS was granted Authority to Operate (ATO) on July 23, 2014 which is valid until July 23, 2017.

1 Section 1.0 Characterization of the Information

The following questions are intended to define the scope of the information requested and/or collected as well as reasons for its collection as part of the program, system, rule, or technology being developed.

1.1 What information is collected, used, disseminated, or maintained in the system?

The APHIS Status of Funds uses the employee’s name and the agency assigned employee identification number.

1.2 What are the sources of the information in the system?

Sources of the data are Animal and Plant Health Inspection Service (APHIS) and Agriculture Marketing Service (AMS) employees, and the USDA Financial Management Modernization Initiative (FMMI) system.

1.3 Why is the information being collected, used, disseminated, or maintained?

Data is used by APHIS financial analysts to produce a relevant Status of Funds; and by APHIS and AMS agreement specialists to track agreement/grant information.

1.4 How is the information collected?

APHIS transfers the data from the FMMI system regarding status of funds. The FMMI system provides reports with actual obligation data which is reconciled against the estimated obligation data. APHIS and AMS agreement specialists directly update the data as needed for reporting purposes only.
1.5 How will the information be checked for accuracy?

Data is received from FMMI and checked through the ACMS for accuracy. If data is incorrect, the FMMI system is updated. ACMS is a reporting tool for FMMI data.

1.6 What specific legal authorities, arrangements, and/or agreements defined the collection of information?

ACMS does not collect information but instead uses the FMMI data.

1.7 Privacy Impact Analysis: Given the amount and type of data collected, discuss the privacy risks identified and how they were mitigated.

Privacy risks include the unintentional dissemination of business names, addresses, and/or phone numbers; and federal employee names, salaries, and/or positions. The privacy rights of the customers and employees will be protected by USDA, APHIS management

- All access to the system is limited by USDA eAuthentication credentials
  Application limits the access to relevant information and prevents access to unauthorized information

Data is secured by means of encryption and access control. Access is controlled by:

- USDA eAuthentication credentials
- User Role Assignments
- Application Role Assignments

2 Section 2.0 Uses of the Information

The following questions are intended to delineate clearly the use of information and the accuracy of the data being used.

2.1 Describe all the uses of information.
The information is used by APHIS financial analysts to track and manage estimated and actual obligation data in order to develop a Status of Funds for all levels of the agency. Agreement information is used by APHIS and AMS agreement specialists to track and manage grants in order to report this information to OMB under FFATA.

2.2 What types of tools are used to analyze data and what type of data may be produced?

The ACMS application provides the capability to reconcile estimated obligations and actual obligations through the creation of ledgers. These ledgers are compared against budget authority data in order to produce a Status of Funds. The application also provides the capability to track and manage agreements/grants within APHIS and AMS.

A customized reporting system, built upon the Oracle Hyperion Enterprise Performance Management suite, provides the capability to generate various reports in order to validate the data residing in the system, generate a Status of Funds report, and create a data file of the information required to be reported to FFATA.

2.3 If the system uses commercial or publicly available data please explain why and how it is used.

ACMS does not use commercial or public data.

2.4 Privacy Impact Analysis: Describe any types of controls that may be in place to ensure that information is handled in accordance with the above described uses.

All ACMS privilege users are required to complete an APHIS 513 to request access to the system. ACMS privilege users undergo a quarterly recertification to continue system access. ACMS non privilege users undergo a 6 month recertification by FMD security to approve their continued access to the ACMS system. In addition, data is secured by means of encryption and access control. Access is controlled by:

- USDA eAuthentication credentials
- User Role Assignments
- Application Role Assignments
- APHIS tracks changes to the data to include, who changed the data and when the data was changed.
3 Section 3.0 Retention

The following questions are intended to outline how long information will be retained after the initial collection.

3.1 How long is information retained?

The system stores data following the regulations of the records management handbook. 3.2 Has the retention period been approved by the component records officer and the National Archives and Records Administration (NARA)?

No. Records retention in this application has not specifically been approved by NARA. A request to acquire approval has been submitted to the APHIS Records officer.

3.2 Privacy Impact Analysis: Please discuss the risks associated with the length of time data is retained and how those risks are mitigated.

Risks associated with data retention are minimal, the major risk being the possibility of the data being accessed by unauthorized personnel. This risk is minimized by the control methods outlined in Section 2.4.

4 Section 4.0 Internal Sharing and Disclosure

The following questions are intended to define the scope of sharing within the United States Department of Agriculture.

4.1 With which internal organization(s) is the information shared, what information is shared and for what purpose?

Data is not shared
4.2 How is the information transmitted or disclosed?

The FFATA information is transmitted to the USDA using an encrypted Secure Shell (SSH) File Transfer Protocol.

4.3 Privacy Impact Analysis: Considering the extent of internal information sharing, discuss the privacy risks associated with the sharing and how they were mitigated.

Privacy risks include the unintentional dissemination of federal employee names, salaries, and/or positions. The FFATA information is transmitted to the USDA using an encrypted Secure Shell (SSH) File Transfer Protocol.

5 Section 5.0 External Sharing and Disclosure

The following questions are intended to define the content, scope, and authority for information sharing external to USDA which includes Federal, state and local government, and the private sector.

5.1 With which external organization(s) is the information shared, what information is shared, and for what purpose?

Information contained within this application is not shared with Non-USDA organizations.

5.2 Is the sharing of personally identifiable information outside the Department compatible with the original collection? If so, is it covered by an appropriate routine use in a SORN? If so, please describe. If not, please describe under what legal mechanism the
program or system is allowed to share the personally identifiable information outside of USDA.

Not applicable.

5.3 How is the information shared outside the Department and what security measures safeguard its transmission?

Not applicable.

5.4 Privacy Impact Analysis: Given the external sharing, explain the privacy risks identified and describe how they were mitigated.

Not applicable.

6 Section 6.0 Notice

The following questions are directed at notice to the individual of the scope of information collected, the right to consent to uses of said information, and the right to decline to provide information.

6.1 Was notice provided to the individual prior to collection of information?

No, the system is currently running without a SORN and POA&M number 19053 has been created in CSAM to address the notification process and to create the SORN for this data.

6.2 Do individuals have the opportunity and/or right to decline to provide information?

No, the information maintained in ACMS comes from the FMMI system.
6.3 Do individuals have the right to consent to particular uses of the information? If so, how does the individual exercise the right?

No. Information is collected for the specified purposes and is not utilized for any other purpose other than for original intent.

6.4 Privacy Impact Analysis: Describe how notice is provided to individuals, and how the risks associated with individuals being unaware of the collection are mitigated.

Notice can only be provided to individuals when the SORN is published in the Federal Register. POA&M number 19053 has been established in CSAM to address the notification process and to create the SORN.

7 Section 7.0 Access, Redress and Correction

The following questions are directed at an individual’s ability to ensure the accuracy of the information collected about them.

7.1 What are the procedures that allow individuals to gain access to their information?

Any individual may obtain information about the information in the system that pertains to them. Requests for hard copies of the records should be in writing, and the request must contain the requesting individual’s name, address, name of the system of records, timeframe for the records in questions, any other pertinent information to help identify the file, and a copy of his/her photo identification containing a current address for verification of identification. All inquiries should be addressed to the Freedom Of Information and Privacy Act Staff, Legislative and Public Affairs, APHIS, 4700 River Road Unit 50, Riverdale, MD 20737-1232.
7.2 What are the procedures for correcting inaccurate or erroneous information?

The SORN is pending and POA&M 19053 has been created to address this deficiency. Any individual may obtain information about the information in the system that pertains to them. Requests for hard copies of the records should be in writing, and the request must contain the requesting individual’s name, address, name of the system of records, timeframe for the records in question, any other pertinent information to help identify the file, and a copy of his/her photo identification containing a current address for verification of identification. All inquiries should be addressed to the Freedom of Information and Privacy Act Staff, Legislative and Public Affairs, APHIS, 4700 River Road Unit 50, Riverdale, MD 20737-1232. Inaccurate data are corrected by submitting requests to the USDA APHIS Management and Budget Program Services staff detailing the inaccuracies. The submission will be reviewed and appropriate corrections made if approved.

7.3 How are individuals notified of the procedures for correcting their information?

Data is received from FMMI which is the authoritative data source.

7.4 If no formal redress is provided, what alternatives are available to the individual?

Not applicable.

7.5 Privacy Impact Analysis: Please discuss the privacy risks associated with the redress available to individuals and how those risks are mitigated.

Once received, the requests to correct information are treated as sensitive material in accordance with the formal redress methods. Any information used or furnished to others would need to be cleared through the Freedom of Information Act process.

8 Section 8.0 Technical Access and Security
The following questions are intended to describe technical safeguards and security measures.

8.1 What procedures are in place to determine which users may access the system and are they documented?

Access controls for ACMS is described in Section 2.4. The processes utilized are well-established and documented.

8.2 Will Department contractors have access to the system?

No

8.3 Describe what privacy training is provided to users either generally or specifically relevant to the program or system?

Privacy training is established for APHIS staff handling PII data.

8.4 Has Certification & Accreditation been completed for the system or systems supporting the program?

Yes

8.5 What auditing measures and technical safeguards are in place to prevent misuse of data?

APHIS conducts continuous monitoring for the system to ensure the technical safeguards are in place. Role based access is used to ensure staff only receives access to limited data.
8.6 Privacy Impact Analysis: Given the sensitivity and scope of the information collected, as well as any information sharing conducted on the system, what privacy risks were identified and how do the security controls mitigate them?

No information sharing is conducted in the system.

9 Section 9.0 Technology

The following questions are directed at critically analyzing the selection process for any technologies utilized by the system, including system hardware and other technology.

9.1 What type of project is the program or system?

Refer to the system and technical descriptions for the type of hardware/software used.

9.2 Does the project employ technology which may raise privacy concerns? If so please discuss their implementation.

None

10 Section 10.0 Third Party Websites/Applications

The following questions are directed at critically analyzing the privacy impact of using third party websites and/or applications.

10.1 Has the System Owner (SO) and/or Information Systems Security Program Manager (ISSPM) reviewed Office of Management and Budget (OMB)
memorandums M-10-22 “Guidance for Online Use of Web Measurement and Customization Technology” and M-10-23 “Guidance for Agency Use of Third-Party Websites and Applications”?

No third party websites and/or applications are used.

10.2 What is the specific purpose of the agency’s use of 3rd party websites and/or applications?

N/A

10.3 What personally identifiable information (PII) will become available through the agency’s use of 3rd party websites and/or applications.

N/A

10.4 How will the PII that becomes available through the agency’s use of 3rd party websites and/or applications be used?

N/A

10.5 How will the PII that becomes available through the agency’s use of 3rd party websites and/or applications be maintained and secured?

N/A

10.6 Is the PII that becomes available through the agency’s use of 3rd party websites and/or applications purged periodically?
10.7 Who will have access to PII that becomes available through the agency’s use of 3rd party websites and/or applications?

N/A

10.8 With whom will the PII that becomes available through the agency’s use of 3rd party websites and/or applications be shared - either internally or externally?

N/A

10.9 Will the activities involving the PII that becomes available through the agency’s use of 3rd party websites and/or applications require either the creation or modification of a system of records notice (SORN)?

N/A

10.10 Does the system use web measurement and customization technology?

Refer to the system and technical descriptions for the technologies used in the application. If so, is the system and procedures reviewed annually to demonstrate compliance to OMB M-10-23?
10.11 Does the system allow users to either decline to opt-in or decide to opt-out of all uses of web measurement and customization technology?

N/A
If so, does the agency provide the public with alternatives for acquiring comparable information and services?

10.12 Privacy Impact Analysis: Given the amount and type of PII that becomes available through the agency’s use of 3rd party websites and/or applications, discuss the privacy risks identified and how they were mitigated.

N/A