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Abstract

Origami Risk provides its Software-as-a-Service (SaaS) to the FS/USDA for the purpose of OSOH incident tracking and reporting and WC case management. In addition, Origami Risk shall provide professional services in order to configure the software to conform to the needs of the FS/USDA, migrate historical data from the legacy system, configure specified interfaces and data interchanges and provide training for the use of the system and ongoing support. This PIA is being conducted to remain in compliance with the E-Government Act of 2002.

Overview

The vendor, Origami Risk, provides a Software-as-a-Service (SaaS) application, herein called “eSafety”, to the US Forest Service (FS) for the purpose of Office of Safety and Occupational Health (OSOH) incident tracking and reporting. Origami Risk has implemented eSafety in Amazon Web Services (AWS) Government Community Cloud (GovCloud), which is a FedRAMP authorized Infrastructure-as-a-Service (IaaS). The applications also provide an input and collection point for Workers Compensation (WC) claims and case management. As the SaaS provider, Origami Risk provides for configuration of the software to conform to the needs of the FS, migrate historical data from the legacy system, configures specified interfaces and data interchanges with Department of Labor (DOL), and provides training for the use of the system and ongoing support.
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 Identification

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

Name, date of birth, address, Social Security Number, health information, employment history, and miscellaneous account numbers.

Insurance related data such as: including insurance claim details, incident details, claimant information, witness information, litigation information and contacts, claim financial history, Worker’s compensation and indemnity benefits information, information related to insurance policies and insured individuals and locations.

eSafety may also collect exposure values related to insurance exposures like safety systems, natural disaster exposure and other types of risks.

1.2 Source

What is the source(s) of the information in the system?

Information is collected from additional systems used within the Forest Service, Paycheck8, NFC, CRM, and Empower along with data collected directly from employees. Additionally, information provided by the Department of Labor (DOL) is also be used and collected.

1.3 Justification

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

This information is used to analyze and adjudicate claims made by the employee. Safety and workers comp staff within the Forest Service use the information to help develop safety programs to mitigate future losses and manage the workers comp claim. Data is transmitted electronically to the Department of Labor.

1.4 Collection
How is the information collected?

General claim information is collected directly from the employee or someone completing the claim on their behalf. Information used to complete the claim or supplement in order to aid the Department of Labor is collected via electronic interfaces.

1.5 Validation

How will the information be checked for accuracy?

Data can also be presented to eSafety system via manual entry, data imports, and data conversion and update. Integrity checks within the system validate the data and generate error reports for application administrator review and remediation.

1.6 Authority

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

The legal authority to do so comes from Federal Employees Compensation Act (FECA) also known as 5 U.S.C. 8101 et seq.

OMB M-17-12 (Preparing for and responding to a Breach of Personally Identifiable Information)

1.7 Risk Mitigation

Given the amount and type of data collected, discuss the privacy risks identified and how they were mitigated.

eSafety collects sensitive information that must be protected from breach. eSafety utilizes multiple strategies in order to mitigate this risk. From the networking and transport level, eSafety utilizes firewalls, IDS/IPS software, and VPNs in order to minimize the network exposure of our systems. eSafety encrypts all data in transit and at rest within the system. On the OS level, eSafety employs a least privilege approach to providing access to servers as well as conducting audits and logging of security information. All access to eSafety by users is conducted over encrypted SSL connections.
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 Usage

Describe all the uses of information.

To determine:

Eligibility for and the amount of benefits payable under the FECA;

Status of the claim, verify billing, and to consider issues relating to retention, rehire, or other relevant matters;

Rehabilitative and other return-to-work programs and services;

Treatment or medical/vocational rehabilitation, making evaluations for the Office, and for other purposes related to the medical management of the claim; and

Used for litigation purposes.

The typical Routine Uses are agreements for sharing personal information with:

To the Department of Justice (including United States Attorney Offices) or other Federal agency conducting litigation;

To a congressional office;

To the National Archives and Records Administration or other Federal government agencies;

To an agency, organization, or individual for the purpose of performing audit or oversight operations;

To contractors and their agents, grantees, experts, consultants, and others performing or working on a contract;

To an appropriate Federal, State, tribal, local, international, or foreign law enforcement agency; and

To the news media and the public.
2.2 Analysis and Production

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

eSafety utilizes analytic tools for describing the Risk Data kept in the system in order to understand insurance data and explore opportunities for cost saving. eSafety utilizes Fusion Charts to produce dashboards and Logi XML to produce reports.

2.3 Commercial/Public Use

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

The system does not use commercial or publicly available data.

2.4 Risk Mitigation

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

N/A.
Section 3.0 Retention

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

3.1 Time Period

How long is information retained?

eSafety data is retained for the lifetime of the contract between Origami and the USDA. Any archived data is retained indefinitely for litigation holds.

3.2 Approval

Has the retention period been approved by the component records officer and the National Archives and Records Administration (NARA)?

These documents should be maintained apart from the Employee Medical Folder or OPF, but such folders are not considered a "system of records" separate from the case file. Rather, they are considered an alternate location for the records, which remain under the jurisdiction of the OWCP. Their retention and disposal is covered by the OWCP Records Retirement Schedule, which mandates that case file material should be maintained for two years after case closure.

3.3 Risk Mitigation

Please discuss the risks associated with the length of time data is retained and how those risks are mitigated.

Origami often retains years of risk data to support historical analytics and the lifetime of ongoing insurance claims. Risk is mitigated through defense in depth (infrastructure), data encryption (AES-256), secure transmission protocols (SSL, TLS), Role-Based Access Controls (RBAC), input validation, and end user training. Locked locations are used for paper files.
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 Identification and Purpose

With which organization(s) outside of the Forest Service, but still within the Department of Agriculture is the information shared? What information is shared and for what purpose?

N/A

4.2 Delivery and Disclosure

How is the information transmitted or disclosed?

N/A

4.3 Risk Mitigation

Considering the extent of internal information sharing, discuss the privacy risks associated with the sharing and how they were mitigated.

N/A
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 Identification and Purpose

With which external organization(s), outside of both the Forest Service and the Department of Agriculture, is the information shared? What information is shared, and for what purpose?

Paycheck8, National Finance Center (NFC), CRM, and Empower along with data collected directly from employees, Personally Identifiable Information (PII), and/or financial information. This information is used to analyze and adjudicate claims made by the employee. Safety and workers comp staff within the Forest Service use the information to help develop safety programs to mitigate future losses and manage the workers comp claim.

Department of Labor System, GDCI, Inc.; Used to determine eligibility for an employee the amount of benefits to be paid under the FECA for an OWCP claim.

5.2 Compatibility

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.

Yes. All collection and sharing of data is for the purpose of providing benefits to claimants. It is covered by the following SORN:

a. DOL/GOVT-1 - Office of Workers’ Compensation Programs, Federal Employees’ Compensation Act File

b. DOL/GOVT-1 addresses agency right to maintain copies of records associated with a workers’ compensation claim. In addition, it describes that agency copies fall under DOL’s jurisdiction, and governs the retention and disposal of records. DOL/GOVT-1 can be reviewed at Department SORN page.

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

Data is encrypted (in-transit, at-rest), using public keys and signatures, which can only be decrypted with the private key and transmitted across FTP channels using SSL.

Information is secured by limiting access through role-based security, preventing users from accessing data they should not have access to. Additionally, any transmitted data uses SSL/TLS transmission protocols and encrypted using public/private keys.

5.4 Risk Mitigation

Given the external sharing, explain the privacy risks identified and describe how they were mitigated.

All external transmissions contain Personally Identifiable Information (PII), and/or financial information, thus requiring additional security resources. Risk is mitigated through defense in depth (infrastructure) approach, data encryption (AES-256), secure transmission protocols (SSL, TLS), Role-Based Access Controls (RBAC), input validation, and end user training.

Locked locations are used for paper files.
Section 6.0 System of Records Notice (SORN)

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 Requirement and Identification

Does this system require a SORN and if so, please provide SORN name and URL?

(Note: If a SORN is not required, answer "No" to this question, and "N/A" for questions 6.2 through 6.5.)

No, the Department of Labor maintains the SORN, DOL-GOVT-1

6.2 Individual Notification

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

N/A.

6.3 Right to Decline

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

N/A.

6.4 Right of Consent

Do individuals have the right to consent to particular uses of the information? If so, how does the individual exercise the right?

N/A.

6.5 Risk Mitigation

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

N/A.
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 Access

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

Requests for access (from either the record subject or a third party) is described under the Freedom of Information Act. The message below will be provided in accordance with the Freedom of Information Act (FOIA) and USDA regulations at 7 CFR, any person can request access to USDA Forest Service (FS) records. The FOIA requires the FS to disclose records unless the information is exempt from mandatory disclosure under the FOIA (e.g., classified national security, business proprietary, personal privacy, investigative). See http://www.fs.fed.us/im/foia/

Your request must be in writing (view a sample FOIA request letter). Indicate that you are making a request under the FOIA and address the request to the Region or Station that is responsible for the information you are requesting. If you are not sure which Region or Station within the FS has the information you want, send your request to the FS FOIA Officer at the following address:

USDA Forest Service, FOIA Service Center
1400 Independence Avenue SW
Mail Stop 1143
Washington, DC 20250-1143

Alternately, requests may be sent via e-mail or FAX at (202) 260-3245>

7.2 Correction

What are the procedures for correcting inaccurate or erroneous information?

See answer 7.1

7.3 Notification

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

See answer 7.1
7.4 Redress Alternatives

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

Specific materials in this system have been exempted from certain Privacy Act provisions regarding the amendment of records. The section of this notice entitled "Systems exempted from certain provisions of the Act," indicates the kind of materials exempted, and the reasons for exempting them. Any individual requesting amendment of non-exempt records should contact the appropriate OWCP district office, or the system manager. Individuals requesting amendment of records must comply with the Department's Privacy Act regulations at 29 CFR 71.1 and 71.9, and with the regulations found at 20 CFR 10.12.

7.5 Risk Mitigation

Please discuss the privacy risks associated with the redress available to individuals and how those risks are mitigated.

Personal Identifiable information (PII), is collected in order to adjudicate claim and compensate the employee for injuries or illnesses sustained while on the job. This information is stored in an Encrypted database and only registered users with the proper security roles will have access to the information within eSafety. When information is transmitted to outside sources, such as the DOL the data will be encrypted and sent through secure channels.

Risk is mitigated through defense in depth (infrastructure), data encryption (AES-256), secure transmission protocols (SSL, TLS), Role-Based Access Controls (RBAC), input validation, and end user training.

Locked locations are used for paper files.
Section 8.0 Technical Access and Security

The following questions are intended to describe technical safeguards and security measures.

8.1 Procedures

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

The system is integrated with the USDA eAuthentication Application systems. Authentication for the eAuth system is managed at the USDA enterprise level. An eAuthentication account consists of a User ID, a password and the customer’s profile which contains information that will permit USDA applications to identify if the person has the correct permissions for access. Homeland Security Presidential Directive 12 (HSPD-12) mandates that federal agencies screen employees and contractors and issue credentials – or smartcards – that meet National Institute of Standards and Technology (NIST) guidelines. LincPass is the USDA smartcard. Using LincPass improves the security of the network and supported information systems in compliance with Federal Information Processing Standard (FIPS) 199.

8.2 Contractor Access

Will Department contractors have access to the system?

Yes

8.3 Privacy Training

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

Information Security Awareness (ISA) training; Mandatory for all users

8.4 System Authority to Operate

Has Assessment & Authorization been completed for the system(s) supporting the program? If so, answer “Yes” and provide ATO expiration date(s).

Yes. Expiration date is January 9, 2021.
8.5 Audit and Technical Safeguards

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

Each authentication, authorization, and validation activity is logged by the eAuthentication Applications System. Successful and unsuccessful logins beyond specific thresholds are reported and reviewed on a daily basis.

8.6 Risk Mitigation

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?

This information is stored in an Encrypted database and only registered users with the proper security roles will have access to the information within eSafety. When information is transmitted to outside sources, such as the DOL, the data will be encrypted and sent through secure channels.

Risk is mitigated through defense in depth (infrastructure), data encryption (AES-256), secure transmission protocols (SSL, TLS), Role-Based Access Controls (RBAC), input validation, and end user training.

Locked locations are used for paper files.
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 Description

What type of project is the program or system?

eSafety is a Software as a Service (SaaS) Risk Management Information System, hosted on the Amazon Web Services (AWS) GovCloud and offered as a web application, accessed through a user’s web browser. eSafety is built on a Microsoft technology stack, using Microsoft Windows OS, Microsoft Internet Information Services, ASP.Net and Microsoft SQL Server.

9.2 Privacy Concerns

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

No
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 Review

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”?

Yes

10.2 Purpose

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

N/A.

10.3 PII Availability

What Personally Identifiable Information (PII) will become available through the agency’s use of 3rd party websites and/or applications.

N/A.

10.4 PII Usage

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 PII Maintenance and Security

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 PII Purging

Is the PII that becomes available through the agency’s use of 3rd party websites and/or applications purged periodically? If so, is it done automatically? If so, is it done on a recurring basis?

N/A.

10.7 PII Access

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 PII Sharing

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 SORN Requirement

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 Web Measurement and Customization

Does the system use web measurement and customization technology? If so, is the system and procedures reviewed annually to demonstrate compliance to OMB M-10-23?

N/A.

10.11 Web Measurement and Customization Opt-In/Opt-Out
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? If so, does the agency provide the public with alternatives for acquiring comparable information and services?

N/A.

10.12 Risk Mitigation

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.
Responsible Official

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