

Tennessee Valley Authority Privacy Impact Assessment (PIA)

INVIZEID 4.11

This PIA is a tool used by the TVA Privacy Office to identify privacy risks at the planning/initiation phase of the system development lifecycle (SDLC) or early stages of project/program development. The PIA should be reviewed and updated on an annual basis, or sooner, if the system undergoes a major change. Questions regarding this document should be directed to privacy@tva.gov.

PIA should be submitted to: TVA Privacy Office privacy@tva.gov

> Version 3.0 September 2018

Privacy Impact Assessment

PROGRAM MANAGEMENT

Author Name		Da	ate of Submission
		01	1/09/2024
Responsible TVA Business Unit	Name of System		
TVAP Access Services	INVIZEID 4.11		
System Owner De	tails	Reason for Completing PIA	A
Name	○ New syst	em	
Title	Significal	nt modification to an existing sys	tem
Phone	To updat	e existing PIA for a security autho	rization
Email			
	PRIVACY DETERM	NATION	
	(To be completed by the TVA	Privacy Program)	
Privacy Office Comments			
,			
The signatures below certify that t	the information in this document	has been reviewed and approved	í:
	Name	Signature	Date
System Owner			01/17/2024
Senior Privacy Program Manager	Chris Marsalis	Chris Marsalis (E-Signature)	01/17/2024
			,,



SYSTEM OVERVIEW

1.	Please describe the purpose of th	ne system/collection:									
	The INVIZEID 4.11 is utilized by	TVA Police and Emergency Ma	nagement for fi	ngerprint scanning of TVA Employees							
	and contractors.	C2057 105	15.00 E	500 VOR 500 500 500 500 500 500 500 500 500 50							
2.	2. About whom does the system collect, maintain, use and/or disseminate information? Check all that apply:										
	▼ TVA employees ▼ TVA employees	▼ TVA contractor	Members of	of the public							
2	Is the information collected direct	tly from the individual?									
٥.		ily from the marvidual:									
	Yes										
4.	What type of personally identifia	ble information (PII) can be/is	collected, main	tained, used, and/or disseminated?							
	4. What type of personally identifiable information (PII) can be/is collected, maintained, used, and/or disseminated? Check all that apply: (Per the Office of Management and Budget (OMB) Circular A-130, Managing Information as a Strategic Resource,										
	personally identifiable information (PII) means information that can be used to distinguish or trace an individual's identity, either alone or when combined with other information that is linked or linkable to a specific individual.)										
	Home Phone	Financial Information	. marviduai. j	Biometric Information							
	Home Address	Clearance Information									
	☐ Home Email	Mother's Maiden Nan	ne 🗆	Driver's License Number							
	☐ Employment Information	□ Date of Birth		Username/Password							
	Work Address	Place of Birth		Passport Number							
	Work Phone	Criminal History		Other:							
	Work Email	Social Security number	r (SSN)	Criminal history is sent to TVA							
	Name	Medical or Health Info	rmation	from FBI							
	If none of the above data element	en in territoria de la companya de		Andread to the first and the f							
	privacy@tva.govOtherwise, plea	ase continue completing the r	emaining questi	ons in the document.							
		Daire as Nation and T		_							
		Privacy Notice and T									
5.	Legal authority to collect, use, ma	aintain, and share data in the	system:								
	Tennessee Valley Authority Act	of 1933, 16 U.S.C. 831–831ee	; 5 U.S.C. 552a; a	and 28 U.S.C. 534.							
6.	Does the system have a SORN? (I	f PII in the system is retrieved	using one or mo	ore of the identifiers listed in							
	Does the system have a SORN? (If PII in the system is retrieved using one or more of the identifiers listed in Question 4, a System of Records Notice (SORN) is required.)										
	List name(s) of applicable SORN(s	s): TVA-37-U.S. TVA Security R	ecords—TVA.								
7	How are individuals notified as to	how their information will be	collected main	tained used and/							
/.	or disseminated within this syste		conected, main	tameu, useu, anu/							
	Individuals are notified by a wair		onsent. There is	also SORN's, PIA's, Privacy Act							
	Statement.										

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1	They are required to provide their consent through a waiver.
	DATA MINIMIZATION
CC	re only the minimum PII elements that are relevant and necessary to accomplish the legally authorized purpose ollected, used and retained?
-	• Yes No
). V	What are the retention periods for the information in the system?
	Biometric retention is 120 days, case files for personal security is 120 days.
	DATA QUALITY
а	How is data quality (i.e., accuracy, relevance, timeliness, and completeness) ensured throughout the data lifecycle and business processes associated with the use of the information? Check all that apply. Information is collected directly from individuals (preferred method of collection, whenever possible) If collected via a form, please list form(s) name and number here:
[Cross referencing information enties with other systems Third party information verification
[Character limits on text submissions Numerical restrictions in text boxes
	Other:
2. F	How is inaccurate or outdated information checked for and corrected?
- 1	This is the FBI/OPM's responsibility before providing to TVA. The individual will also need to contact their state agency of the state/county where any charges are.
	Access and Redress
3. F	How can an individual access their information and have it corrected, amended, or deleted?
	They would need to notify the agencies to whom maintain that information.
	Internal and External Sharing
	explain how the information in the system is limited to the uses specified in the notices discussed above.
	The information is limited to designated administrators within TVAP.
5. V	With which (if any) internal TVA systems is the information shared?
Г	PLUS

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BI	& DCSA
	SECURITY
	privacy orientation or training is provided to authorized users of the system or individuals access to the system?
Has a	FIPS 199 determination been made?
What	is the FIPS 199 determination? Check one for each.
What	types of technical safeguards are in place to protect the information?
What	types of physical safeguards exist to protect the information?

23. What types of administrative safeguards exist to protect the information?

24. What monitoring, recording, and auditing safeguards are in place to prevent or detect unauthorized access or inappropriate usage?

All monitoring, recording, and auditing safeguards are in place by TVA Cybersecurity.

25. Discuss any other potential privacy risks to the information within the system and safeguards that are in place to mitigate those risks.

None.

Please submit completed form to: TVA Privacy Office

privacy@tva.gov