Date of Approval: June 14, 2021

PIA ID Number: 6121

SYSTEM DESCRIPTION

Enter the full name and acronym for the system, project, application and/or database.

Child Tax Credit Update Portal, CTCUP

Is this a new system?

Yes

What governance board or Executive Steering Committee (ESC) does this system report to? Full name and acronym.

Web Applications Governance Board Strategic Development Executive Steering Committee (SD-ESC)

Current ELC (Enterprise Life Cycle) Milestones:

System Development/Milestone 4B

Is this a Federal Information Security Management Act (FISMA) reportable system?

Yes

GENERAL BUSINESS PURPOSE

What is the general business purpose of this system? Provide a clear, concise description of the system, application or database, the reason for the system, and the benefits to the IRS to use the information, and how the information will be used.

At the onset of a global pandemic, COVID-19, the U.S. Government enacted emergency legislation to aid taxpayer relief and mitigate financial distress stemming from global economic recessions. One such piece of legislation was the American Rescue Plan Act of 2021, which was signed into law in March 2021. As part of this plan, Child Tax Credit (CTC) expanded in several ways to provide taxpayers the opportunity to receive the CTC credit in advance of filing a return. The four key areas of this expansion are summarized below: Opt-Out of Receiving Payments: Online tools will allow taxpayers to opt-out of receiving advanced payment Change Number of Qualifying Children: Online tools will allow taxpayers to update a change in the number of taxpayer's qualifying children, including birth of a child Change Marital Status: Online tools will allow taxpayers to update a change in the taxpayer's marital status Updating Income: Online tools will allow taxpayers to update a significant change in taxpayer's income The child tax credit update portal (CTCUP) will establish online tools to allow taxpayers to make these modifications in support of receiving
or adjusting enrollment for Advance Child Tax Credit payments. CTCUP will be integrated within the Web Applications Enterprise Service (WAES) platform to support the infrastructure, architecture, and technical process needs of the application. CTCUP databases will reside within the Central Online Transactional Processing (COLTP) environment. CTCUP will leverage Secure Access Digital Identity (SADI) to authorize and authenticate users; SADI is compliant with NIST SP 800-63-3 and will allow existing Online Account users to leverage eAuth when accessing CTCUP. The user will log-in to CTCUP through SADI via browser. When the user enters the SADI log-on page, they can choose to utilize ID.me or Electronic Authorization (eAuth) to authenticate. They will go through the authentication process based on their chosen option (ID.me or eAuth) and if successful, can successfully access CTCUP.

**PII DETAILS**

*Does the system use, collect, receive, display, store, maintain, or disseminate IR Code 6103 taxpayer information: or any other type of Sensitive but Unclassified (SBU) information or PII such as information about IRS employees or outside stakeholders?*

Yes

*Does the system use, collect, receive, display, store, maintain, or disseminate Social Security Numbers (SSN's) or tax identification numbers (i.e. last 4 digits, etc.)?*

Yes

*What types of tax identification numbers (TIN) apply to this system?*

Social Security Number (SSN)

*List the approved Treasury uses of the SSN:*

Another compelling reason for collecting the SSN

*Explain why the authorized use(s) above support the new or continued use of SSNs (or tax identification numbers).*

The only use of SSN is the view of the SSN that may be present on some of the notices sent to the taxpayer, although most notices mask the SSN.

*Describe the planned mitigation strategy and forecasted implementation date to mitigate or eliminate the use of SSN's (or tax identification numbers).*

There are no current plans for CTCUP to eliminate the use of SSN's. However, all taxpayer interactions that involve sharing of SSN information will be via HTTPS protocols and will require the taxpayer to create an online user id and password via the SADI system to access CTCUP.
Does this system use, collect, receive, display, store, maintain or disseminate other (non-SSN) PII (i.e. names, addresses, etc.)?

Yes

Specify the PII Elements:

- Name
- Mailing address
- Date of Birth
- Tax Account Information

Does this system use, collect, receive, display, store, maintain, or disseminate SBU information that is not PII?

Yes

Specify the types of SBU from the SBU Types List:

- Proprietary data Business information that does not belong to the IRS.
- Protected Information Information which if modified, destroyed or disclosed in an unauthorized manner could cause: loss of life, loss of property or funds by unlawful means, violation of personal privacy or civil rights, gaining of an unfair procurement advantage by contractors bidding on government contracts, or disclosure of proprietary information entrusted to the Government.

Are there other types of SBU/PII used in the system?

Yes

Describe the other types of SBU/PII that are applicable to this system.

- Federal Tax Information

Cite the authority for collecting SBU/PII (including SSN if relevant).

- PII for federal tax administration is generally Internal Revenue Code Sections 6001, 6011, & 6012e(a)
- SSN for tax returns and return information is Internal Revenue Code Section 6109

Has the authority been verified with the system owner?

Yes
BUSINESS NEEDS AND ACCURACY

Explain the detailed business needs and uses for the SBU/PII, and how the SBU/PII is limited only to that which is relevant and necessary to meet the mission requirements of the system. If SSNs (or tax identification numbers) are used, explicitly explain why use of SSNs meets this criteria. Be specific.

The system uses SBU/PII and SSN's for the administration of taxpayer account data and tax account payment information.

How is the SBU/PII verified for accuracy, timeliness and completion?

SBU/PII is verified for accuracy, timeliness and completeness via the use of the SADI system to validate taxpayer identity prior to access to online systems. The CTCUP portal will not store SBU/PII outside of current IRS data stores and systems such as the Integrated Data Retrieval System (IDRS).

PRIVACY ACT AND SYSTEM OF RECORDS

The Privacy Act requires Federal agencies that maintain a system of records to publish systems of records notices (SORNs) in the Federal Register for records from which information is retrieved by any personal identifier for an individual who is a US citizen or an alien lawfully admitted for permanent residence. The Privacy Act also provides for criminal penalties for intentional noncompliance.

Does your application or this PCLIA system pertain to a group of any record from which information is retrieved by any personal identifier for an individual who is a US citizen, or an alien lawfully admitted for permanent residence? An identifier may be a symbol, voiceprint, SEID, or other personal identifier that is used to retrieve information.

Yes

Identify the Privacy Act SORN(s) that cover these records.

IRS 34.037 Audit Trail and Security Records

IRS 24.030 Customer Account Data Engine Individual Master File

RESPONSIBLE PARTIES

Identify the individuals for the following system roles:

## Official Use Only
INCOMING PII INTERFACES

*Does the system receive SBU/PII from other systems or agencies?*

Yes

*Does the system receive SBU/PII from IRS files and databases?*

Yes

*Enter the files and databases:*

  System Name: Customer Account Data Engine 2 (CADE2)
  Current PCLIA: Yes
  Approval Date: 4/14/2020
  SA&A: Yes
  ATO/IATO Date: 5/21/2021

  System Name: Secure Access Digital Identity (SADI)
  Current PCLIA: Yes
  Approval Date: 11/20/2020
  SA&A: Yes
  ATO/IATO Date: 6/16/2021

*Does the system receive SBU/PII from other federal agency or agencies?*

No

*Does the system receive SBU/PII from State or local agency (-ies)?*

No

*Does the system receive SBU/PII from other sources?*

Yes

*Identify the source that sends the SBU/PII, how the SBU/PII is transmitted and if there is an Inter-Agency Agreement (ISA) /Memorandum of Understanding (MOU).*

  Organization Name: taxpayer
  Transmission Method: button in app
  ISA/MOU: No

*Does the system receive SBU/PII from Taxpayer forms?*

No
Does the system receive SBU/PII from Employee forms (e.g. the I-9)?

No

DISSEMINATION OF PII

Does this system disseminate SBU/PII?

Yes

Does this system disseminate SBU/PII to other IRS Systems?

Yes

Identify the full name and acronym of the IRS system(s) that receive SBU/PII from this system.

System Name: Service Center Input Processing Automation System/Individual Master File
Current PCLIA: Yes
Approval Date: 3/4/2020
SA&A: Yes
ATO/IATO Date: 11/26/2019

Identify the authority.


For what purpose?

CTCUP will receive requests for a user to unenroll from receiving Advance CTC payments. This information is received by the user interacting with a button to acknowledge their decision to unenroll. To maintain records of tax returns, return transactions, and authorized taxpayer representatives.

Does this system disseminate SBU/PII to other Federal agencies?

No

Does this system disseminate SBU/PII to State and local agencies?

No

Does this system disseminate SBU/PII to IRS or Treasury contractors?

No
Does this system disseminate SBU/PII to other Sources?

No

**PRIVACY SENSITIVE TECHNOLOGY**

Does this system use social media channels?

No

Does this system use privacy-sensitive technologies such as mobile, global position system (GPS), biometrics, RFID, etc.?

No

Does the system use cloud computing?

No

Does this system/application interact with the public?

Yes

Was an electronic risk assessment (e-RA) conducted on the system/application?

Yes

When was the e-RA completed?

4/13/2021

What was the approved level of authentication?

Level 2: Some confidence in the asserted identity's validity
Confidence based on Knowledge Based Authentication (Out of Wallet)
INDIVIDUAL NOTICE AND CONSENT

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

Yes

How is notice provided? Was the individual notified about the authority to collect the information, whether disclosure is mandatory or voluntary, the purpose for which the information will be used, with whom the information may be shared, and the effects on the individual, if any, if they decide not to provide all or any of the requested information?

The irs.gov has several methods of informing the taxpayer about these issues. The irs.gov website has a Privacy Policy which states "Using these services is voluntary and may require that you provide additional personal information to us. Providing the requested information implies your consent for us to use this data in order to respond to your specific request."

Prior to using the Child Tax Credit Update Portal (CTCP) application, CTCP has the required notice that this is a US Government system for authorized use only. The application requires that the taxpayer acknowledge that Internal Revenue Code Section 6109 authorizes the collection of the social security number in order to provide the service requested by the taxpayer. The application also informs the taxpayer of use of the System of Records 24.030 Individual Master File. The taxpayer is also provided a link to all IRS Privacy Impact Assessments.

Do individuals have the opportunity to decline from providing information and/or from consenting to particular uses of the information?

Yes

Describe the mechanism by which individuals indicate their consent choice(s):

The taxpayer's use of the web application is voluntary. The taxpayer/user must click on the "Consent" button to the notice provided on the website before being allowed to proceed. Authentication is required in order to have confidence in the identity of the web application user.

How does the system or business process ensure 'due process' regarding information access, correction and redress?

The taxpayer has due process by calling, faxing, or visiting the IRS with regards to information access, correction, and redress.
INFORMATION PROTECTION

Identify the owner and operator of the system (could be IRS owned and Operated; IRS owned, contractor operated; contractor owned and operated).

IRS Owned and Operated

The following people have access to the system with the specified rights:

IRS Employees

System Administrators: Read Write

How is access to SBU/PII determined and by whom?

Access to the data by taxpayers is determined by the taxpayer entering valid shared secrets for the purpose of authentication. Once they enter shared secrets and their data matches up with the Integrated Data Retrieval System information to ensure that the information is correct, they are eligible to use the system. IRS System Administrators are provided access to the servers thru the Online 5081 (OL5081) system. Access to the data is determined by the manager based on a user's position and need-to-know. This requires the supervisor to authorize the access to the server or servers.

RECORDS RETENTION SCHEDULE

Are these records covered under a General Records Schedule (GRS, IRS Document 12829), or has the National Archives and Records Administration (NARA) approved a Records Control Schedule (RCS, IRS Document 12990) for the retention and destruction of official agency records stored in this system?

Yes

How long are the records required to be held under the corresponding GRS or RCS, and how are they disposed of? In your response, please provide the GRS or RCS chapter number, the specific item number, and records series title.

CTCUP Portal data retention information will be logged and maintained in the Enterprise Web Applications Platform Environment and Products Computer Operator Handbook (COH). Section 5: Operation and Maintenance, will detail backup frequency, storage, and retention requirements for Web Apps and corresponding products. All records housed in the CTCUP Portal will follow the IRS Records Control Schedules (RCS) 29 Item 56 and (RCS) 23 Item 42 and as coordinated with the IRS Records and Information Management (RIM) Program and IRS Records Officer.
SA&A OR ASCA

Has the system been through SA&A (Security Assessment and Authorization) or ASCA (Annual Security Control Assessment)?

Yes

What date was it completed?

6/9/2021

Describe the system's audit trail.

CTCUP will work with the Enterprise Security Audit Trails (ESAT) team to define and audit requirements, leverage and supplement those requirements with ESAT Audit Plan where applicable and send the appropriate logs to the Security Audit and Analysis System (SAAS). Expected to be completed during Milestone 4b, before June 2021. CTCUP is following the appropriate audit trail elements pursuant to current Audit Logging Security Standards.

PRIVACY TESTING

Does the system require a System Test Plan?

Yes

Is the test plan completed?

Yes

Where are the test results stored (or documentation that validation has occurred confirming that requirements have been met)?

Web Applications Testing System Integration Plan (serving as the System Test Plan (STP) for AdvCTC) is stored in the Web Applications SharePoint.

Were all the Privacy Requirements successfully tested?

Yes

Are there any residual system privacy, civil liberties, and/or security risks identified that need to be resolved?

No
Describe what testing and validation activities have been conducted or are in progress to verify and validate that the applicable Privacy Requirements (listed in header) have been met?

Only the PII that is needed to authenticate is requested from the taxpayer. The validation process will verify the accuracy and completeness of the information in accordance with the business rules. Authentication is tested thoroughly to ensure security and confidentiality. An audit trail ensures that all users activities are being monitored. The results of the test cases are documented and analyzed for defects.

**SBU DATA USE**

*Does this system use, or plan to use SBU Data in Testing?*

No

**NUMBER AND CATEGORY OF PII RECORDS**

*Identify the number of individual records in the system for each category:*

- IRS Employees: Not Applicable
- Contractors: Not Applicable
- Members of the Public: More than 1,000,000
- Other: No

**CIVIL LIBERTIES**

*Does the system maintain any information describing how any individual exercises their rights guaranteed by the First Amendment?*

No

*Is the system information used to conduct 'data-mining' as defined in the Implementing Recommendations of the 9/11 Commission Act of 2007, Public Law 110-53, Section 804?*

No

*Will this system have the capability to identify, locate, and monitor individuals or groups of people?*

No

*Does computer matching occur?*

No
ACCOUNTING OF DISCLOSURES

Does the system include or require disclosure of tax or employee information to anyone other than IRS employees in the performance of their duties, or to the person to whom the information pertains or to a 3rd party pursuant to a Power of Attorney, tax or Privacy Act consent?

No