A. SYSTEM DESCRIPTION

1. Enter the full name and acronym for the system, project, application and/or database. Lead Management - R17.18.19, LMR

2. Is this a new system? No

2a. If no, is there a PIA for this system? Yes

If yes, enter the full name, acronym, PIA ID Number and milestone of the most recent PIA.

Lead Management - R17.18.19, LMR, #1027, Operations & Maintenance

Next, enter the date of the most recent PIA. 10/22/2014

Indicate which of the following changes occurred to require this update (check all that apply).

No Addition of PII
No Conversions
No Anonymous to Non-Anonymous
No Significant System Management Changes
No Significant Merging with Another System
No New Access by IRS employees or Members of the Public
No Addition of Commercial Data / Sources
No New Interagency Use
No Internal Flow or Collection

Were there other system changes not listed above? Yes

If yes, explain what changes were made. No changes. 3-year renewal.

3. Check the current ELC (Enterprise Life Cycle) Milestones (select all that apply)

No Vision & Strategy/Milestone 0
No Project Initiation/Milestone 1
No Domain Architecture/Milestone 2
No Preliminary Design/Milestone 3
No Detailed Design/Milestone 4A
No System Development/Milestone 4B
No System Deployment/Milestone 5
Yes Operations & Maintenance (i.e., system is currently operational)

4. Is this a Federal Information Security Management Act (FISMA) reportable system? No

A.1 General Business Purpose
5. 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. The Lead Management - R.17.18.19 (LMR) Program is part of the Return Integrity & Correspondence Services (RICS) under the purview of the Director of the Refund Integrity Correspondence, Wage and Investment (W&I). The LMR Program manages questionable federal tax refunds or offsets from sources such as financial institutions, banks, and various other third-party providers. Leads may involve Treasury Checks, direct deposits, and Automated Clearing House (ACH) deposits. The leads are processed through Control D. The LMR database is primarily responsible for storing leads received through the Control D Reports. This allows standard users to monitor the inventory assigned to each tax examiner in order mitigate inventory receipts and closures. The following functionalities can be accessed through the LMR database: storing lead records, searching records and editing existing lead information, managing department logistics and analyzing report statistics. RICS work is part of an overall revenue protection strategy. RICS’ main mission is to protect public interest by improving IRS’ ability to detect and prevent improper refunds. The exchange of data between the IRS and two systems referenced in Question 12e is documented in a mutual arrangement, but not under a Memo of Understanding (MOU).

B. PII DETAIL

6. Does the system use, collect, receive, display, store, maintain, or disseminate IR Code 6103 taxpayer information; or any type of Sensitive but Unclassified (SBU) or Personally Identifiable Information (PII)? Yes

6a. If 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

If yes, check who the SSN (or tax identification number) is collected on.

Yes On Primary Yes On Spouse No On Dependent

If yes, check all types SSN s (or tax identification numbers) that apply to this system:

Yes Social Security Number (SSN)
No Employer Identification Number (EIN)
No Individual Taxpayer Identification Number (ITIN)
No Taxpayer Identification Number for Pending U.S. Adoptions (ATIN)
No Practitioner Tax Identification Number (PTIN)

Describe the planned mitigation strategy and forecasted implementation date to mitigate or eliminate the use of SSN s (or tax identification numbers). The Office of Management and Budget Circular A-130 requires that federal agencies develop a mitigation or elimination strategy for systems that use SSNs, which the Service continues to develop strategies to meet. An exception to that requirement is when the SSN is uniquely needed to identify a user’s record. The LMR system requires the use of SSN’s because no other identifier can be used to uniquely identify a taxpayer for intergovernmental communications. SSNs are permissible from Internal Revenue Code (IRC) 6109, which requires individual taxpayers to include their SSNs on their income tax returns.
6b. Does this system contain other (non-SSN) PII that it uses, collects, receives, displays, stores, maintains, or disseminates? (i.e. Names, addresses, etc.) **Yes**

If **yes**, specify the information.

<table>
<thead>
<tr>
<th>Selected</th>
<th>PII Element</th>
<th>On Primary</th>
<th>On Spouse</th>
<th>On Dependent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>Name</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Mailing address</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Phone Numbers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>E-mail Address</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Date of Birth</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Place of Birth</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Yes</td>
<td>SEID</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Mother's Maiden Name</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Protection Personal Identification Numbers (IP PIN)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Internet Protocol Address (IP Address)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Criminal History</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Medical Information</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Certificate or License Numbers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Vehicle Identifiers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Passport Number</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Alien (A-) Number</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Yes</td>
<td>Financial Account Numbers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Photographic Identifiers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Biometric Identifiers</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>No</td>
<td>Employment (HR) Information</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Yes</td>
<td>Tax Account Information</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>
6c. Does this system contain SBU information that is not PII, it uses, collects, receives, displays, stores, maintains, or disseminates? Yes

If yes, select the types of SBU

<table>
<thead>
<tr>
<th>Selected</th>
<th>SBU Name</th>
<th>SBU Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>Agency Sensitive Information</td>
<td>Information which if improperly used or disclosed could adversely affect the ability of the agency to accomplish its mission</td>
</tr>
<tr>
<td>No</td>
<td>Procurement sensitive data</td>
<td>Contract proposals, bids, etc.</td>
</tr>
<tr>
<td>Yes</td>
<td>Official Use Only (OUO)</td>
<td>Information designated as OUO or LOU is information that: is exempt under one of the statutory Freedom of Information Act exemptions; is prohibited by other laws or regulations; would significantly impede the agency in carrying out a responsibility or function; or would constitute an unwarranted invasion of privacy.</td>
</tr>
<tr>
<td>No</td>
<td>Proprietary data</td>
<td>Business information that does not belong to the IRS</td>
</tr>
<tr>
<td>Yes</td>
<td>Protected Information</td>
<td>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</td>
</tr>
<tr>
<td>No</td>
<td>Physical Security Information</td>
<td>Security information containing details of serious weaknesses and vulnerabilities associated with specific systems and facilities</td>
</tr>
<tr>
<td>No</td>
<td>Criminal Investigation</td>
<td>Information concerning IRS criminal investigations or the agents conducting the investigations.</td>
</tr>
</tbody>
</table>

6d. Are there other types of SBU/PII used in the system? Yes

If yes, describe the other types of SBU/PII that are applicable to this system. PUBLIC PII INFORMATION: The database maintains the taxpayer's SSN, full name, bank routing number, bank account number, and spouse SSN. IRS PII INFORMATION: The database maintains the Standard Employee Identifier (SEID), full name, and Integrated Data Retrieval System Identifier (IDRS ID) for each RICS tax examiners. It also maintain a field called last updated by which is a free form field which can contain numerous IRS employee SEIDs.

6e. Cite the authority for collecting SBU/PII (including SSN if relevant)

<table>
<thead>
<tr>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes PII for federal tax administration is generally Internal Revenue Code Sections 6001, 6011, 6012e(a)</td>
</tr>
<tr>
<td>Yes SSN for tax returns and return information is Internal Revenue Code Section 6109</td>
</tr>
<tr>
<td>No PII for personnel administration (IRS Employees) is 5 USC &amp; Executive Order 9397</td>
</tr>
<tr>
<td>No PII for personnel administration is 5 USC</td>
</tr>
<tr>
<td>No PII about individuals for Bank Secrecy Act compliance 31 USC</td>
</tr>
<tr>
<td>No Information by CI for certain money laundering cases may be 18 USC</td>
</tr>
</tbody>
</table>

6f. Has the authority been verified with the system owner? Yes

---

**B.1 BUSINESS NEEDS AND ACCURACY**
7. 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 the criteria. Be specific. Return Integrity and Correspondence Service (RICS) work is part of an overall IRS revenue protection strategy. RICS’ main mission is to protect public interest by improving IRS’ ability to detect and prevent improper refunds. The LMR database is primarily utilized by employees of RICS for managing questionable federal tax refunds or offsets from sources such as financial institutions, banks, and various other third-party providers. Leads may involve Treasury Checks, direct deposits, and Automated Clearing House (ACH) deposits. The leads are processed through Control D. Collection of PII is necessary to research and resolve these cases.

8. How is the SBU/PII verified for accuracy, timeliness, and completeness? Explain how steps are taken to ensure that all information maintained by the system that is used by IRS to make any adverse determination about an individual's rights, benefits, and/or privileges is maintained with such accuracy, relevance, timeliness, and completeness as is reasonably necessary to assure fairness to the individual in the determination. The PII information maintained in the LMR database is provided by external entities and RICS relies on the accuracy of the lead information from those sources. LMR tax examiners research the lead information using existing IRS systems and approved programs to determine improper activity. Input of the data received is manually entered into the LMR database. Assignment of LMR inventory to tax examiners is also manually entered by managers/administrators. Accuracy and completeness of the data used to research the lead is inherited from the existing IRS systems.

C. PRIVACY ACT AND SYSTEM OF RECORDS

9. Are 10 or more records containing SBU/PII maintained, stored, and/or transmitted by or through this system? Yes

9a. If yes, are records in the system retrieved by any personal identifier (e.g., name, SSN, Photograph, IP Address) for an individual? Yes

If yes, is there a System of Records Notice(s) or SORNs that addresses the PII records in this system? Yes

If yes, enter the SORN number(s) and the complete name of the SORN.

<table>
<thead>
<tr>
<th>SORN Number</th>
<th>SORN Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasury/IRS 34.037</td>
<td>Audit Trail and Security Record System</td>
</tr>
<tr>
<td>Treasury/IRS 42.021</td>
<td>Compliance Programs and Projects Files</td>
</tr>
</tbody>
</table>

If yes, does the System of Records Notice(s) (SORN) published in the Federal Register adequately describe the records as required by the Privacy Act? Yes

D. RESPONSIBLE PARTIES

10. Identify the individuals for the following system roles. ## Official Use Only

E. INCOMING PII INTERFACES
11. Does the system receive SBU/PII from other system or agencies? Yes

11a. If yes, does the system receive SBU/PII from IRS files and databases? Yes

If yes, enter the files and databases.

<table>
<thead>
<tr>
<th>System Name</th>
<th>Current PIA?</th>
<th>PIA Approval Date</th>
<th>SA &amp; A?</th>
<th>Authorization Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electronic Fraud Detection System (EFDS)</td>
<td>Yes</td>
<td>01/16/2015</td>
<td>Yes</td>
<td>06/23/2017</td>
</tr>
<tr>
<td>Control D (GSS-20)</td>
<td>Yes</td>
<td>09/09/2015</td>
<td>Yes</td>
<td>07/17/2015</td>
</tr>
<tr>
<td>Integrated Data Retrieval System (IDRS)</td>
<td>Yes</td>
<td>08/29/2017</td>
<td>Yes</td>
<td>12/21/2016</td>
</tr>
</tbody>
</table>

11b. Does the system receive SBU/PII from other federal agency or agencies? No

11c. Does the system receive SBU/PII from State or local agency(s)? No

11d. Does the system receive SBU/PII from other sources? No

11e. Does the system receive SBU/PII from Taxpayer forms? No

11f. Does the system receive SBU/PII from Employee forms (such as the I-9)? No

F. PII SENT TO EXTERNAL ORGANIZATIONS

12. Does this system disseminate SBU/PII? Yes

12a. Does this system disseminate SBU/PII to other IRS Systems? Yes

If yes, identify the full name and acronym of the IRS system(s) that receive SBU/PII from this system.

<table>
<thead>
<tr>
<th>System Name</th>
<th>Current PIA?</th>
<th>PIA Approval Date</th>
<th>SA &amp; A?</th>
<th>Authorization Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated Data Retrieval System (IDRS)</td>
<td>Yes</td>
<td>08/29/2017</td>
<td>Yes</td>
<td>12/21/2016</td>
</tr>
<tr>
<td>Electronic Fraud Detection System (EFDS)</td>
<td>Yes</td>
<td>01/16/2015</td>
<td>Yes</td>
<td>06/23/2017</td>
</tr>
</tbody>
</table>

Identify the authority and for what purpose? PII is for federal tax administration, Internal Revenue Code sections 6001, 6011, & 6012(a).

12b. Does this system disseminate SBU/PII to other Federal agencies? No

12c. Does this system disseminate SBU/PII to State and local agencies? No

12d. Does this system disseminate SBU/PII to IRS or Treasury contractors? No

12e. Does this system disseminate SBU/PII to other Sources? No
G. PRIVACY SENSITIVE TECHNOLOGY

13. Does this system use social media channels?  
   No

14. Does this system use privacy-sensitive technologies such as mobile, global position system (GPS), biometrics, RFID, etc.?  
   No

15. Does the system use cloud computing?  
   No

16. Does this system/application interact with the public?  
   No

H. INDIVIDUAL NOTICE AND CONSENT

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

   17a. If yes, how is notice provided?  
   Was the individual notified about the authority to collect the information, whether such is mandatory or voluntary, the purpose for which the information will be used, with whom the information may be shared, and the effects, if any, if they decide not to provide any of the requested information?  
   The IRS notifies all individuals who file tax returns of such collection via the Privacy Act Notice which provides the legal right to ask for information under Internal Revenue Code (IRC) sections 6001, 6011, and 6012(a), and their regulations. Under these sections, response is mandatory. Code section 6109 requires the individual provide an identifying number.

18. Do individuals have the opportunity to decline from providing information and/or from consenting to particular uses of the information?  
   No

   18b. If no, why not?  
   The legal right to ask for information is IRC sections 6001, 6011, and 6012(a), and their regulations. They say that you must file a return or statement with IRS for any tax you are liable for. Your response is mandatory under these sections. Code section 6109 requires you to provide your identifying number on the return.

19. How does the system or business process ensure due process regarding information access, correction and redress?  
   The system will allow affected parties the opportunity to clarify or dispute negative information that could be used against them. Due process is provided pursuant to 5 USC.

I. INFORMATION PROTECTION

20. 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

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

   IRS Employees?  
   Yes

   IRS Employees?  
   Yes/No  
   Access Level(Read Only/Read Write/Administrator)

   Users  
   Yes  
   Read and Write

   Managers  
   Yes
   Read and Write

   Sys. Administrators  
   Yes
   Administrator

   Developers  
   Yes  
   Read And Write
21a. How is access to SBU/PII determined and by whom? In order to obtain access to the LMR database, all prospective users must adhere to the 5081 process. This procedure is used for controlling access, managing (create, modify, disable, delete) user accounts, and providing administrative rights to users. All requests are handled by the RICS Administrators and stored for auditing purposes. All standard access requests must be authorized by the user’s manager as well as a LMR administrator. All approved database accounts will be logged in and authenticated through the Windows main frame. User level and access permissions are automatically configured to the database server.

21b. If computer matching occurs, can the business owner certify that it meets requirements of IRM 11.3.39 Disclosure of Official Information, Computer Matching & Privacy Protection Act? Not Applicable

I.1 RECORDS RETENTION SCHEDULE

22. Are these records covered under the General Records Schedule (GRS), or have a National Archives and Records Administration (NARA) archivist approved a Record Control Schedule (RCS) for the retention and destruction of official agency records stored in this system? No

22b. If no, how long are you proposing to retain the records? Please note, if you answered no, you must contact the IRS Records and Information Management Program to initiate records retention scheduling before you dispose of any records in this system. The LMR database is unscheduled. W&I will work with the IRS Records Office to draft a request for records disposition authority for approval by the National Archives and Records Administration (NARA). When approved, disposition instructions for LMR inputs, outputs, master files data, and system documentation will be published in Records Control Schedule (RCS) Document 12990, likely under RCS 29 for Tax Administration - Wage and Investment. LMR is an W&I tracking database of leads of questionable federal tax refunds or offsets from sources such as financial institutions, banks, and various other third party providers. Leads may involve Treasury Checks, direct deposits, and Automated Clearing House (ACH) deposits related to questionable federal tax refunds, any federal tax related correspondence, and federal tax return information. W&I proposes LMR data disposition instructions to destroy 7 years after case is closed. The data in the LMB database will be backed up daily and weekly for purposes of restoration.

I.2 SA&A OR ECM-R

23. Has the system been through SA&A (Security Assessment and Authorization) or ECM-R (Enterprise Continuous Monitoring Reauthorization)? No

23c. If no, is the system secured in accordance with all applicable federal, treasury, and IRS security policy, procedures, and requirements? Yes
23.1 Describe in detail the system's audit trail. LMR was developed by a vendor and the system audit trails have been put in place by the vendor. We have specified in the requirements for the project that an audit trail is mandatory and will contain all the audit trail elements as required by Internal Revenue Manual 10.8.3. Events tracked include – user and manager logon (date, time, SEID, action taken (add, update, delete, close)), user last accessed (date and time), appropriate user level access, authentication of user SEID upon logon against active directory, and removal of access due to 120 days inactivity (date). LMR is following the appropriate audit trail elements pursuant to current Audit Logging Security Standards.

J. PRIVACY TESTING

24. Does the system require a System Test Plan? Yes

24b. If yes, is the test plan in process or completed: Completed

24b.3 If completed or in process, 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? The PII maintained in the LMR database is provided from an internal IRS system via Control D. Input of the data received is entered manually into the LMR database. Assignment of LMR cases to tax examiners is manually entered by managers/administrators. Accuracy and completeness of data is inherited from existing IRS systems.

24b.1. If completed, where are the test results stored (or documentation that validation has occurred confirming that requirements have been met)? All test results are stored in RICS project management software. RICS.Net and Microsoft Access applications have a development (Dev) environment which is used for development and testing activities. This environment does not contain any PII data. All development and testing efforts are completed using simulated data. The development process involves developers releasing new functionality, enhancements, and defect fixes to the development environment. Each release is reviewed by the quality assurance team to ensure that both the business and technical requirements are met. All business requirement verification, functional testing, regression testing, and Section 508 testing is completed in the (Dev) environment. Issues found are remedied and subsequently released to the (Dev) environment for further testing and verification. All defects are tracked via project management software where team members can track the defects from opening to closure. The quality assurance team uses automated test scripts for regression and load testing on a secure intranet testing site for the (Dev) environment to further identify defects and verify against previous builds. Once defects are remedied, the latest code is released to the development environment. Once development is completed, User Acceptability Testing (UAT) is conducted. Upon completion of UAT, the application is released into Production Environment. The quality assurance team conducts preliminary testing in the Production environment to make sure the release meets the desired results and upon confirmation the application users are notified of the new release.

24b.2. If completed, were all the Privacy Requirements successfully tested? Yes

24b.2. If completed, are there any residual system privacy, civil liberties, and/or security risks identified that need to be resolved? No

K. SBU Data Use

25. Does this system use, or plan to use SBU Data in Testing? No
L. NUMBER AND CATEGORY OF PII RECORDS

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

26a. IRS Employees: Under 50,000
26b. Contractors: Under 5,000
26c. Members of the Public: Under 100,000
26d. Other: No

M. CIVIL LIBERTIES

27. Does the system maintain any information describing how any individual exercises their rights guaranteed by the First Amendment? No

28. Is the system information used to conduct data-mining as defined in the Implementing the 9/11 Commission Recommendations Act of 2007, Public Law 110-53, Section 804? No

29. Will this system have the capability to identify, locate, and monitor individuals or groups of people? No

N. ACCOUNTING OF DISCLOSURES

30. 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

30a. If no, accounting of Disclosures risk noted. Contact Disclosure to develop an accounting of disclosures. Explain steps taken to develop accounting of disclosures process.

End of Report