THE PRIVACY AND CIVIL LIBERTIES OFFICER AND
THE PRIVACY AND CIVIL LIBERTIES UNIT

PRIVACY AND CIVIL LIBERTIES
ACTIVITIES SEMI-ANNUAL REPORT

FIRST SEMI-ANNUAL REPORT, FY 2020
OCTOBER 1, 2019 – MARCH 31, 2020
I. **INTRODUCTION**

Section 803 of the Implementing Recommendations of the 9/11 Commission Act of 2007, 42 U.S.C. § 2000ee-1 (2018) (hereinafter “Section 803”), requires designation of a senior officer to serve as the Federal Bureau of Investigation (FBI) Director’s principal advisor on privacy and civil liberties matters and imposes reporting requirements on certain activities of this officer. The FBI’s Privacy and Civil Liberties Officer (PCLO) in the FBI’s Office of the General Counsel serves as this senior officer, and is supported by the FBI’s Privacy and Civil Liberties Unit (PCLU).

Specifically, Section 803 requires periodic reports related to the discharge of certain privacy and civil liberties functions of the FBI’s PCLO, including information on: (1) the number and types of privacy reviews undertaken; (2) the type of advice provided and the response given to such advice; (3) the number and nature of complaints received by the FBI for alleged violations; and (4) a summary of the disposition of such complaints, the reviews and inquiries conducted, and the impact of the activities of this officer.

II. **PRIVACY REVIEWS**

Section 803 requires the inclusion of “information on the number and types of reviews undertaken” in this Semi-Annual Report. Among these are the reviews the FBI conducts of information systems and other programs to ensure that privacy issues are identified and analyzed in accordance with federal privacy laws such as the Privacy Act of 1974, as amended; 5 U.S.C. § 552a (2018); the privacy provisions of Section 208 of the E-Government Act of 2002, 44 U.S.C. § 3501 (note) (2018); and federal privacy policies articulated in OMB guidance, including OMB Circular A-130. Regular reviews conducted within the requirements of Section 803 include the following:

1. **Privacy Threshold Analyses (PTAs):**

A PTA is a privacy compliance tool developed by the FBI as a first step to: (1) facilitate the identification of potential privacy issues; (2) assess whether additional privacy documentation is required; and (3) ultimately ensure the FBI’s compliance with applicable privacy laws and policies. All information systems must have PTAs. PTAs are prepared by the applicable program management and Division Privacy Officers in coordination with PCLU. The FBI

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1 The Foreign Intelligence Surveillance Act (FISA) Amendments Reauthorization Act of 2017, Section 109, amended the Intelligence Reform and Terrorism Prevention Act of 2004 (Section 803) to add the FBI Director to the list of Executive Branch leaders required to designate senior privacy and civil liberties officers and periodically report on certain activities of such officers. See The FISA Amendments Reauthorization Act of 2017, Pub. L. No. 115-118, § 109, 132 Stat. 3, 15 (2018). This is the FBI’s second report pursuant to that amendment.

2 The FBI’s numbers include those listed in DOJ’s Section 803 Report for this reporting period.


PCLO approves all PTAs. For purposes of this report, this number represents PTAs approved by the PCLO.

2. **Other Privacy Reviews**

Data Ingest Privacy Reviews (DIPRs) and Cloud Legal and Privacy Reviews (CLPRs) are additional privacy compliance tools. DIPRs were developed by the FBI to help assess and document the privacy risks associated with the ingestion of new types of data into existing FBI information systems that are already covered by PTAs. CLPRs were developed by the FBI to assess and document privacy risks associated with transferring existing, appropriately documented FBI information systems or datasets to cloud environments. DIPRs and CLPRs are prepared by the applicable program management and Division Privacy Officers in coordination with PCLU. The FBI PCLO approves all DIPRs and CLPRs. For purposes of this report, the category of “other privacy reviews” represents the number of DIPRs and CLPRs approved by the PCLO.

3. **Privacy Impact Assessments (PIAs):**

A PIA is an analysis, required by Section 208 of the E-Government Act of 2002, of how information in identifiable form is processed to: (1) ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy; (2) determine the risks and effects of collecting, maintaining, and disseminating information in identifiable form in an electronic information system; and (3) examine and evaluate protections and alternative processes for handling information to mitigate potential privacy risks. Under the E-Government Act, PIAs are not required for national security systems, but the FBI still completes them, as a matter of DOJ policy. All FBI PIAs are completed by FBI program management in coordination with PCLU and are reviewed and conditionally approved by the FBI’s PCLO and Chief Information Officer (CIO). The PCLU then forwards FBI approved PIAs to the Department of Justice’s (DOJ’s) Office of Privacy and Civil Liberties (OPCL) and Chief Privacy and Civil Liberties Officer (CPCLO) for final approval. For purposes of this report, this number represents PIAs approved by FBI’s PCLO and DOJ’s CPCLO.

4. **System of Records Notices (SORNs):**

A SORN is a notice required by the Privacy Act of 1974 that describes the existence and character of systems of records, including the categories of individuals whose records are in the system, the categories of records, and the routine uses of the records. SORNs are published in the Federal Register. FBI SORNs are written by PCLU in coordination with FBI program management. They are then reviewed and approved by FBI’s PCLO, and reviewed and approved by DOJ’s OPCL and CPCLO. For purposes of this report, this number represents

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SORNs reviewed and approved by FBI’s PCLO, OPCL, and CPCLO that resulted in published SORNs for which the comment periods have exhausted.

5. **Data Breaches or Incidents:**

   DOJ Instruction 0900.00.01, *Reporting and Response Procedures for a Breach of Personally Identifiable Information,*\(^8\) defines a data breach as:

   
   [T]he loss of control, compromise, unauthorized disclosure, unauthorized acquisition, or any similar occurrence where (1) a person other than an authorized user accesses or potentially accesses personally identifiable information (PII) or (2) an authorized user accesses or potentially accesses PII for an other than authorized purpose. It includes both intrusions (from outside the organization) and misuse (from within the organization).

   In addition, the Instruction defines an incident as “[a]n occurrence that (1) actually or imminently jeopardizes, without lawful authority, the integrity, confidentiality, or availability of information or an information system; or (2) constitutes a violation or imminent threat of violation of law, security policies, security procedures, or acceptable use policies.” The Instruction applies to all DOJ components, including the FBI, and contractors who operate systems supporting DOJ. Additionally, FBI Policy Directive 0504D, *Roles and Responsibilities for Reporting a Data Breach* is applicable, which is consistent with this instruction. For purposes of this report, this number includes FBI data breaches and incidents that have been formally reviewed by DOJ’s Core Management Team (DOJ’s organizational team chaired by the DOJ’s CPCLO and CIO, which convenes in the event of a significant data breach involving PII).

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<thead>
<tr>
<th>PRIVACY REVIEWS(^9)</th>
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<tbody>
<tr>
<td>Type of Review</td>
<td>Number of Reviews</td>
</tr>
<tr>
<td>PTAs</td>
<td>26</td>
</tr>
<tr>
<td>Other Privacy Reviews: DIPRs and CLPRs</td>
<td>4</td>
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<tr>
<td>PIAs(^10)</td>
<td>11</td>
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<tr>
<td>• Atlas</td>
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<tr>
<td>• FBI Police Automated Security Roster (ASR)</td>
<td></td>
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<td>• Liaison Relationship Management</td>
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<td>• National Domestic Communications Assistance Center Network (NDCACNet)</td>
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\(^8\) See DOJ Instruction 0900.00.01, *Reporting and Response Procedures for A Responsibilities for Managing Breach of Personally Identifiable Information* (Feb. 16, 2018).

\(^9\) The FBI’s PIA and SORN numbers include those listed in DOJ’s Section 803 Report for this reporting period.

\(^10\) FBI PIAs, https://www.fbi.gov/services/information-management/fioapa/privacy-impact-assessments. Note: 4 of the PIAs included in the number of reviews have not been listed because of the sensitivity of the associated systems.
### PRIVACY REVIEWS

<table>
<thead>
<tr>
<th>Type of Review</th>
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<tbody>
<tr>
<td>• National Instant Criminal Background Check System (NICS)</td>
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<tr>
<td>• Next Generation Identification (NGI)-Interstate Photo System</td>
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<tr>
<td>• FBI Visual Information Support Network (VISNET) and Investigative and</td>
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<tr>
<td>Prosecutive Graphic Network (IPGNET)</td>
<td></td>
</tr>
<tr>
<td>SORNs¹¹</td>
<td></td>
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<tr>
<td>• FBI-009, The Next Generation Identification System</td>
<td>2</td>
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<tr>
<td>• FBI-018, National Instant Criminal Background Check System</td>
<td></td>
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<tr>
<td>Data breach and/or incident reviews¹²</td>
<td>1</td>
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## III. ADVICE

Section 803 requires the inclusion of information regarding “the type of advice provided and the response given to such advice” in this Semi-Annual Report.¹³ The PCLO’s responsibilities include the provision of both formal and informal advice addressing the issuance of formal written policies, procedures, guidance, or interpretations of privacy requirements. This advice has been drafted or authorized by the PCLO to respond to issues or concerns regarding safeguards for privacy and civil liberties and relates to the issuance of regulations, orders, guidance, agreements, or training. The PCLO received appropriate responses to the formal and informal advice provided.

During this reporting period, the PCLO and PCLU provided formal and informal advice on various matters with privacy and civil liberties implications including, but not limited to the following topics:

1. FBI’s compliance with laws, regulations, and policies relating to information privacy, such as the Privacy Act, Section 208 of the E-Government Act, and the Federal Information Security Modernization Act;
2. Best practices to achieve an appropriate balance between protecting civil liberties while facilitating FBI investigative and intelligence collection activities;
3. Development, evaluation, and implementation of legislative, regulatory, and other policy proposals to ensure that privacy and civil liberties issues are adequately considered and addressed;

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¹² During this reporting period, the FBI also conducted a number of security incident reviews regarding potential breaches of PII. These reviews are not included in the above number as they did not meet the definition of a reportable breach in accordance with DOJ Instruction 0900.00.01, “Reporting and Response Procedures for a Breach of Personally Identifiable Information.”

4. Periodic investigation and review of FBI actions, policies, procedures, and guidelines to ensure that privacy and civil liberties issues are adequately considered and addressed;
5. Coordination of FBI responses to privacy-related audits and reviews;
6. Creation, acquisition, or modification of information systems, datasets, and tools;
7. Collection, maintenance, and use of biometric information;
8. Operational and administrative activities involving the collection or disclosure of PII or information regarding the exercise of First Amendment rights, including the use of social media tools;
9. Requests to conduct subject-based and pattern-based data mining;
10. Requests to use license plate readers;
11. Evaluation of commercial applications for privacy equities on enterprise mobile devices;
12. Issuance, revision, and administration of privacy and civil liberties-related trainings;
13. Initiation or modification of information sharing activities;
14. Participation in working groups concerning privacy and civil liberties matters;\(^\text{14}\)
15. Review of congressional taskings concerning privacy and civil liberties matters;
16. Compliance with the First Amendment and other civil liberties protections;
17. Creation and/or revision of FBI consent forms;
18. Research projects with human subjects;
19. Provision of watchlisting guidance to the Terrorist Screening Center;
20. Requests to deploy unmanned aircraft systems (UAS);\(^\text{15}\) and

With regard to insider threat matters, the PCLU has been an active member of the DOJ Insider Threat Working Group pursuant to DOJ Order 0901, which established the DOJ Insider Threat Prevention and Detection Program (ITPDP) and mandated that the ITPDP “include appropriate protections for legal, privacy, civil rights, and civil liberties requirements.” PCLU is also an active member of the NT-50 Insider Threat Legal Community of Practice.

Additionally, the PCLO and PCLU participated in National Vetting Center (NVC) initiatives such as the National Vetting Governance Board Steering Committee and the Privacy, Civil Rights, and Civil Liberties Working Group, advising on privacy and civil liberties issues as part of the development of the NVC.

\(^\text{14}\) For example, PCLU participated in the DOJ Office of Legal Policy-led Privacy Legislation Small Group, which including coordinating review of multiple drafts of legislation and related documents and briefings, and coordinated review of draft legislation. As another example, PCLU attended Artificial Intelligence and Machine Learning working groups internally and in the inter-agency.

\(^\text{15}\) In another working group instance, PCLU participated in the DOJ UAS Working Group advising on privacy and civil liberties issues related to federal use of both UAS and Counter-UAS.
IV. COMPLAINTS

Section 803 requires the inclusion of “the number and nature of the complaints received by the department, agency, or element concerned for alleged violations” in this Semi-Annual Report. Privacy complaints encompass written allegations (excluding complaints filed in litigation against the FBI) concerning violations of privacy protections in the administration of the programs and operations of the FBI that are submitted to or through the PCLO or PCLU. Complaints received by other FBI divisions, sections, units, and offices without notice to the PCLO or PCLU are handled by those divisions, sections, units, and office and are not counted for purposes of this report. Privacy complaints can be separated into three categories:

1. Process and procedural issues (such as appropriate consent, collection, and/or notice);
2. Redress issues (such as misidentification or correction of personally identifiable information); and
3. Operational issues (inquiries regarding general privacy, including Privacy Act matters).

Civil liberties complaints encompass written allegations (excluding complaints filed in litigation against the FBI) for problems with or violations of civil liberties safeguards concerning the handling of personal information by the FBI in the administration of FBI programs and operations that are submitted to or through the PCLO or PCLU.

For each type of privacy or civil liberties complaint received by the PCLO or PCLU during the reporting period, this report includes categories for the number of complaints in which (1) responsive action was taken or (2) no action was required. In the event a complaint is received within five business days of the last day of the close of a reporting period, the complaint may be counted and addressed in the subsequent reporting period if time constraints hinder a thorough examination of the complaint in the reporting period in which it is received.

<table>
<thead>
<tr>
<th>Type of Complaint</th>
<th>Number of Complaints</th>
<th>Disposition of Complaint</th>
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</tr>
<tr>
<td>Process and Procedure</td>
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<td>0</td>
</tr>
<tr>
<td>Redress</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Operational</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Civil Liberties Complaints</td>
<td>1</td>
<td>0</td>
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The number of complaints listed in this section reflects only those submitted directly to the PCLO or PCLU. DOJ also takes in complaints about its components, including the FBI. Those numbers are reflected in DOJ’s Section 803 Report for this reporting period.

18 The FBI’s numbers include those listed in DOJ’s Section 803 Report for this reporting period.
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V. INFORMING THE PUBLIC

Pursuant to Section 803, the PCLO shall “otherwise inform the public of the activities of such officer, as appropriate and in a manner consistent with the protection of classified information and applicable law.”

During the reporting period, the PCLO and PCLU have engaged stakeholders in the FBI, DOJ, Intelligence Community, and external privacy community. The PCLO and PCLU also participated in multiple speaking engagements to promote transparency of the FBI’s policies, initiatives, and oversight with respect to the protection of privacy and civil liberties.

VI. OTHER FUNCTIONS

Throughout the reporting period, the PCLO has worked with the Privacy and Civil Liberties Oversight Board to address privacy concerns, and ways to improve agency outreach. Moreover, the PCLO and PCLU have met with other Federal agencies to improve inter-agency coordination, and to discuss agency privacy practices and common concerns. These meetings enable the PCLO and PCLU to review and assess the FBI’s information and privacy-related policies and make improvements where appropriate and necessary.

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19 See 42 U.S.C. § 2000ee-1(g)(2).