

Federal Trade Commission Privacy Impact Assessment

Electronic Security System (ESS)

Reviewed February 2025

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1 System Overview

1.1 Describe the project/system and its purpose.

The FTC Electronic Security System (formerly known as the Access Control System) is a combination of hardware (e.g., workstations, servers), software (e.g., security management software), and paper-based information collections (i.e. visitor logs). The ESS secures, monitors, and controls access by employees, contractors, visitors, and others to the FTC Headquarters Building (HQ), Constitution Center (CC), warehouse, and designated areas within those facilities.¹

The ESS comprises four major functions: visitor management, physical access control, intrusion detection, and video surveillance. The ESS contains personally identifiable information (PII) from FTC employees, contractors, and members of the public who access or attempt to access FTC facilities.

Several individual components comprise the ESS, which include (see table):

			Location		n	
	Component	Description	HQ	CC	RO	Notes on Location
A	PACS Server/Application	Server and application for the Physical Access Control System	J			Located in the HQ General Support System (GSS)
В	Card Key Readers* (Card scanner only)	Turnstiles and readers	1	1		Located at entrances/exits, elevator lobbies, secure storage, data centers
С	FTC Badge (PIV Badge and Proximity Card capabilities)	PIV: A card that provides identification, authentication, and storage of personal data Proximity: Used to grant or restrict access to FTC facilities	J	J	J	All employees, contractors, visitors, etc., are issued a PIV or Proximity Card. Regional Office (RO) employees use PIV cards for access if they work in GSA-managed buildings. The FTC participates in the GSA USAccess program.
D	CCTV Cameras* (Transmit Only)	Digital (IP based) and analog cameras	J	J		Located in corridors/hallways, lobbies, entrances/exits, and building perimeter.
Е	CCTV Network Video Recorder (NVR)	Network video recorders for cameras	1	1		Located in the HQ General Support System (GSS)
F	Intrusion Detection System Sensors*	Used to alert security personnel of an actual or attempted intrusion into an area. Alert data is stored on the PACS server.	J	J		Installed on select doors and windows
G	Electronic High-Security Key System	A key assigned to an individual that provides access to a specific room(s) (office, storage room, war room, office suite). The electronic key system logs the date and time of when a room was accessed or unlocked by any individual. A person's name and	J	J		Installed on internal doors at facilities located in the National Capitol Region

¹ This PIA addresses the access control measures that are specific to the FTC, but it does not necessarily address access control measures undertaken by entities such as GSA, FPS, or local building security, that apply to all offices in shared buildings (such as CC) in which the FTC has an office. Unless specifically noted in this PIA, security controls in the Regional Offices (RO) are managed by other entities (such as GSA, FPS, or local building security).

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			I	ocatio	n	
	Component	Description	HQ	CC	RO	Notes on Location
		organization are stored in a secured database. Room numbers and location are also collected.				
Н	AIPHONE*	Visual intercom system installed on all RO entrances and security office doors located at HQ and CC. A component of the device external to the door has a camera and buzzer so internal staff can see who is asking for entrance to the office. Staff can electronically open the door via the console installed at the reception desk. Camera footage is not stored and AIPHONE information is not tracked. Managed by the FTC.	J	J	J	Currently installed at most regional offices.
Ι	Guard Post Workstation*	FTC provisioned workstation used to view card key scan results and camera feeds.	J			Located at all HQ Guard Posts
J	Physical Security Specialist Workstation	FTC provisioned workstation used to view card key scan results and camera feeds. The workstations connect to the PACS server but are not used for data storage.	J	J		Deployed at Physical Security Specialist Workspace
K	Visitor Management - Logs	Paper visitor sign-in logs and parking garage records	J			Used by HQ Guards. Any logs maintained by CC and RO are beyond the scope of this PIA: see footnote 1.

^{*}These components are not used for data collection but are pass-through devices without autonomous authorization or logging responsibility, and thus, these devices will not be included in any further discussions.

1.2 What specific legal authority allows for the collection, maintenance, or dissemination of information for this project/system?

- Executive Order 12977, Interagency Security Committee
- Homeland Security Presidential Directive-12, *Policies for a Common Identification Standard for Federal Employees and Contractors*, August 2004
- Office of Management and Budget (OMB) M-05-24, *Implementation of HSPD-12 Policy for a Common Identification Standard for Federal Employees and Contractors*
- National Institute of Standards and Technology (NIST) 800-116, A Recommendation for the Use of PIV Credentials in Physical Access Control Systems (PACS)
- 41 Code of Federal Regulations (CFR) 102-74, Facility Management

2 Data Type, Sources, and Use

2.1 Specify in the table below what types of personally identifiable information (PII)² may be collected or maintained in the system/project. Check <u>all</u> that apply.

PIV/Proximity Card

The following data elements are collected from the FTC employee/contractor PIV card and entered into the PACS database at the time of PIV card issuance:

- 1. Last Name, First Name, Middle Name
- 2. Agency Code: A four-digit code that is part of the Federal Agency Smart Credential Number (FASC-N) on the card and is assigned by the certificate authority
- 3. System Code: A two-digit number that is part of the FASC-N
- 4. Card Number: The number embossed on the PIV card
- 5. Certificate Number: The certificate number assigned by the certificate authority
- 6. Personnel Type: Employee or contractor
- 7. Record ID: A unique number assigned by the PACS and associated with the employee profile
- 8. Activation Date: Date the profile was entered into the PACS database

² Per OMB Circular A-130, 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.

- 9. Expiration Date: Expiration date of the PIV card
- 10. Employee or Contractor Photograph
- 11. Date and time the profile was entered into the PACS database

HQ Visitor Management - Paper Log

The FTC's visitor management function authorizes and records the entry and exit of visitors requiring temporary access to the HQ building. The security guard verifies the individual's name from any local, State, or Federal government-issued identification (ID) card and enters the information into a hand-written visitor log as a record of the visit. The visitor management function at HQ is governed by the Administrative Manual, Chapter 4: Section 800 – Physical Security. The PII collected from each visitor includes:

- 1. Date
- 2. Time of Arrival and Departure
- 3. Name
- 4. FTC Point of Contact
- 5. Name of Firm or Agency
- 6. Purpose of Visit
- 7. Security Guard Initials

For FTC employees and visitors authorized to use the FTC Headquarters garage, the FTC collects the following via paper logs:

- 1. Name
- 2. Vehicle make
- 3. License Plate Number
- 4. Date
- 5. Model
- 6. State
- 7. Time entered/exited

Electronic High-Security Key System

The following information is collected and maintained for the key management system:

- 1. Name of FTC employee/contractor
- 2. Date/Time individual accesses the room
- 3. Key number
- 4. Room(s) individual can access/room location
- 5. Organization

HQ Network Video Recorder (NVR) and CCTV Cameras

The cameras used for the FTC CCTV systems provide the greatest possible range and area of monitoring. The cameras do not store PII; rather, they transmit the images to the NVR for retention. Additionally, cameras are located at the entrance and exits.

The FTC uses the video feeds to detect and respond to potentially unlawful activities in real time in the areas using CCTV. The video feeds may also be used to support law enforcement investigations to the extent that they contain information relevant to a criminal (or potential criminal) activity.

Cameras are not placed in locations where individuals have a reasonable expectation of privacy, such as restrooms, offices, or locker rooms.

CCTV Cameras (Other than FTC-designated Space)

CCTV cameras and any associated recording devices at CC are managed by non-FTC facility management personnel and are not included in this PIA. However, CC video recordings may be provided to the FTC via a justified investigative request. In the regional offices, any CCTV cameras are managed by FPS, GSA, or the local security, and are outside the scope of this PIA.

PACS System Administration

Physical Security Branch Personnel – Administrative user IDs and passwords are used to manage the PACS application. The Application System Administrators provide their first and last names.

OCIO IT Support Personnel – System Administrator user IDs and passwords are used to manage the operating system and hardware. The IT support personnel provide their first and last names.

2.2 What types of information other than PII will be collected, disseminated, or maintained by the project/system? Provide a general description below and be sure to include all data elements.

The system may contain video footage of the interior of FTC buildings. See also section 2.4.

2.3 What is the purpose for collection of the information listed above?

The Electronic Security System is used for employee, intrusion detection, and video surveillance functions at FTC facilities as outlined in this PIA. The ESS also serves as a repository for all employee PII required for authorizing and monitoring physical access at FTC facilities.

2.4 What are the sources of the information in the system/project? How is the information collected?

Source of Data	Type of Data Provided & How It Is Collected
PACS (Server and Database)	Employee/Contractor Profiles. These are manually entered into PACS by Physical Security Branch personnel for each employee/contractor issued a PIV or proximity card. These profiles are used by the card readers to authorize and/or deny access. The information collected is included in Section 2.1 above.
	System Audit Logs. The PACS server logs all activity to support the requirement to record sufficient information to uniquely identify individuals and the time of access. The system data is never overwritten.
	Physical Security Branch System Administrator and OCIO IT Specialist User IDs. These are manually entered by OCIO IT Specialists for each employee or contractor who manages employee/contractor profiles, and include individual usernames, user IDs, and passwords.
	Contract Security Maintenance Personnel User IDs. These are manually entered by OCIO IT Specialists and include individual usernames, user IDs, and passwords.
NVR	HQ and CC Camera Footage. The cameras collect video images through real-time monitoring on the associated NVR. The NVR records video from a variety of cameras, which allows the Security Officer monitoring the video feed to adjust the camera in real-time.
Visitor Management	<u>Paper Logs.</u> Visitors to the HQ building provide the data elements identified in Section 2.1 above.
	Parking Garage Information. The Security Officers in the Headquarters parking garage obtain information on vehicles parking in the garage from the vehicles entering the garage and directly from FTC employees and contractors who are permitted to use the garage.
Electronic High- Security Key	The information in the key management database is collected from ServiceNow workorders or electronic key requests forms, which are submitted by FTC Administrative Officers or FTC personnel. Request forms submitted outside of ServiceNow are subject to Supervisor approval before the keys are issued.

3 Data Access and Sharing

3.1 In the table below, specify the systems/applications and groups (both FTC and non-FTC) that will have access to or share data in the system/project.

Data Will Be Accessed	How and Why the Data Will Be Accessed/Shared
By and/or Provided To:	·
PACS Server and	FTC Physical Security Branch Personnel – Data may be
Database	accessed daily to (1) input/modify/delete and/or audit
	employee profiles, (2) review/monitor access logs, (3)
	review/monitor alert logs, and (4) when necessary, to export
	data for use in internal or external investigation.
	Contract Physical Security Personnel – Data may be
	accessed daily to input/modify/delete employee profiles.
	Contract Security Maintenance Personnel – Access to
	troubleshoot or apply necessary upgrades.
	FTC IT Specialist and/or Contract IT Specialist – Access
	to troubleshoot or apply necessary upgrades
PACS Application	Contract Security Guards – Read-only access via an
(Live Streaming	application installed in each workstation.
Video and Alert Data)	
	FTC Physical Security Branch Personnel – Read-only
	access via an application installed on their assigned
	workstation located in their office/workspace.
CCTV Cameras	FTC Physical Security Branch Personnel – When
(Physical Access)	necessary, will be accessed to troubleshoot or replace.
	Contract Security Maintenance Personnel – Routinely
	accessed to perform maintenance, upgrades, and/or
	replacement.
NVR	FTC Physical Security Branch Personnel – When
	necessary, data may be accessed (1) to review access or
	movement of employees and/or others, or (2) to export data
	for use in internal or external investigations upon approval.
	Contract Security Maintenance Personnel – Accessed to
	troubleshoot or apply necessary upgrades – access is non-
	routine.
Visitor Logs	FTC Physical Security Branch Personnel – Daily logs and
	parking garage records are collected from Guard Posts and
	securely stored in the HQ Physical Security Office.

Data Will Be Accessed By and/or Provided To:	How and Why the Data Will Be Accessed/Shared
	Contract Security Guards – Security guards posted at
	visitor entrances collect information from visitors on paper
	logs.
Electronic High-	FTC Facilities BranchThe FTC Facilities Branch
Security Key	personnel have administrative access to the data.
FTC Office of the	The FTC's Inspector General or an external investigative
Inspector General	entity may be provided with data from the Electronic Security
	System components for use in an investigation upon
	appropriate approval.

3.2 Do contractors and/or third party service providers have access to data in the project/system? If yes, explain what privacy requirements are in place to ensure that data is properly protected.

Yes. The Physical Security Branch uses FTC employees and contractors to input Employee/Contractor Profiles into the PACS database. Account privileges are established based on the FTC's Access Control Policy. All contractor personnel with access to the FTC's network are required to take the annual Information Security and Privacy Awareness training, and all profiles created by contractor personnel are audited regularly by Physical Security Branch employees for accuracy.

The OCIO uses contractor personnel as system administrators to maintain servers, workstations, and enterprise software for all agency IT equipment. Account privileges are established based on the FTC's Access Control Policy. OCIO contractor personnel are required to take the annual Information Security and Privacy Awareness training. OCIO applies the appropriate security controls (e.g., technical, operational, physical) as required by the Federal Information Security Modernization Act (FISMA).

3.3 If you answered "yes" to 3.2, describe the privacy incident response plan maintained by the contractor's organization or third party service provider.

All FTC contractors who have access to and/or use the Electronic Security System perform their work on FTC-owned equipment and are subject to the FTC's Breach Notification Response Plan. No other privacy incident response plan is applicable.

🛚 Not Applicabl	e.
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4 Notice and Consent

4.1 How are individuals provided with notice prior to the collection of their PII? If notice is not provided, explain why.

Sign-in sheets at FTC HQ visitor entrances are accompanied by a Privacy Act statement to inform individuals entering the building of their rights under the act. (For information about logs in shared buildings, see footnote 1.) When FTC employees or contractors are issued high-security electronic keys, they sign a form accepting responsibility for the key and agreeing to abide by applicable Rules of Behavior and FTC policies. That form includes a Privacy Act statement. Though not required, as a matter of policy, signs are posted in the FTC HQ lobby to provide notice of surveillance activities via CCTV cameras. In addition, as previously explained, notice is provided to employees and contractors assigned PIV or proxy cards at the time they are issued, and in the applicable Privacy Act System of Records Notice (SORN). (See Section 8.3 of this PIA regarding Privacy Act SORNs.)

Notice is provided via (<i>check all that apply</i>):
□ Privacy Act Statement (Written Written)
☐ FTC Website Privacy Policy
Privacy Notice (e.g., on Social Media platforms)
Login banner
Other (explain):
Notice is not provided (explain):

4.2 Do individuals have the opportunity to decline to provide information or to consent to particular uses of their information (other than required or authorized uses)?

PACS Server/Database –	No. HSPD-12 requires federal agencies to use a standard		
Employees and	smart credential to verify the identities of all employees and		
Contractors	contractors accessing federal buildings and information		
	systems. The directive mandates all government personnel		
	obtain PIV cards, which enhance security, increase		
	government efficiency, reduce identity fraud and protect		
	personal privacy.		
PACS Server/Database -	No. System Administrators provide PII when their accounts		
System Administrators	are established. Failure to do so may result in no		
	establishment of their accounts.		
NVR (Video Recording)	No. Individuals who enter onto Federal property or are in		
	public space around such property do not have a reasonable		
	expectation of privacy and therefore no consent is required.		
	However, as a matter of policy, signs are posted in the FTC		
	headquarters lobby to provide notice of surveillance		
	activities via CCTV cameras.		
Visitor Management	No. Visitors who decline to provide information will not be		
Paper Log	permitted access to FTC facilities.		

Key con inf	. FTC employees and contractors who require keyntrolled access to FTC facilities must provide certain formation to be assigned a key, and the system omatically records when the individual uses the key.

4.3 Are there procedures in place to allow individuals access to their personally identifiable information? Explain.

Yes. An individual may make a request under the Privacy Act for access to information maintained by the FTC about themselves in the Electronic Security System. Access to the information under the Privacy Act is subject to certain exemptions. Individuals may also file FOIA requests for agency records about them (if they are not exempt from disclosure to them under those laws).³ Additionally, individuals may contact the FTC with any complaints, questions or concerns via phone or email available on www.ftc.gov or contact the Chief Privacy Officer directly.

4.4 Are there procedures in place to allow individuals the ability to correct inaccurate or erroneous information? What is the process for receiving and responding to complaints, concerns, or questions from individuals? Explain.

Yes. The FTC provides a process for individuals to correct or amend any inaccurate PII maintained by the FTC, including any information that may be stored in the Electronic Security System. The FTC's <u>Privacy Policy</u> provides links to the <u>FTC's SORNs</u>, which include information about how to correct or amend records. Where appropriate, the FTC disseminates corrected or amended PII to other authorized users of that PII, such as external information sharing partners. See also section 4.3.

5 Data Accuracy and Security

5.1 Are there procedures in place to ensure that the information maintained is accurate, complete, and up-to-date?

PACS Server/Database FTC employee and contractor profiles are regularly reviewed and audited by Physical Security Branch personnel, and when necessary and approved, upda and/or deletions of information are completed. Inf		
	is regularly backed-up as required per the OCIO	
	Contingency Planning Policy.	
Visitor Management	Visitors are required to present some form of official	
(Paper Logs)	identification to the HQ security guard to ensure that the log	

³ See 16 C.F.R. 4.11(a) (FTC FOIA rules), 4.13(m) (FTC Privacy Act rules).

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	contains accurate information about the visitor's identity for		
	security purposes. Changes are not made to the visitor-		
	provided information once entered in the log by the security		
	guard. As noted earlier, visitors can review their log entry		
	to ensure that the HQ security guard has recorded the		
	correct information in the log during their sign-in process.		
NVR (Camera Footage)	Cameras collect real-time video of the activities occurring		
	within their reviewing space in or near an FTC facility.		
	Cameras may only record what is occurring in real time;		
	there is no editing feature or ability to change the image.		
Electronic High-Security	The FTC employee or contractor signs a form accepting		
Key	responsibility for the key, and the Security Office confirms		
	that the name in the system matches the name on the form.		
	The name and key assignment(s) can later be revised or		
	corrected by the employee's or contractor's Administrative		
	Officer or the Security Office.		

5.2 Are there administrative procedures and technical safeguards in place to protect the data in the system/project? What controls are in place to ensure proper use of the data? Please specify.

PACS Server/Database	FTC employee and contractor profiles are regularly reviewed and audited by Physical Security Branch personnel, and when necessary and approved, updates and/or deletions of information are completed. Information is regularly backed-up as required per the OCIO Contingency Planning Policy.
Visitor Management	Visitors are required to present some form of official
(Paper Logs)	identification to the HQ security guard to ensure that the log contains accurate information about the visitor's identity for security purposes. Changes are not made to the visitor-provided information once entered in the log by the security guard. As noted earlier, visitors can review their log entry to ensure that the HQ security guard has recorded the correct information in the log during their sign-in process.
NVR (Camera Footage)	Cameras collect real-time video of the activities occurring within their reviewing space in or near an FTC facility. Cameras may only record what is occurring in real time; there is no editing feature or ability to change the image.
Electronic High-Security	The FTC employee or contractor signs a form accepting
Key	responsibility for the key, and the Security Office confirms that the name in the system matches the name on the form. The name and key assignment(s) can later be revised or corrected by the employee's or contractor's Administrative Officer or the Security Office.

5.3 Is PII used in the course of system testing, training, or research?	If so, what steps
are taken to minimize and protect PII during this process?	

IXI	Not	App	lica	hl	le

6 Data Retention and Disposal

6.1 Specify the period of time that data is retained in the system/project. What are the specific procedures for disposing of the data at the end of the retention period?

Information in the Electronic Security System, including information, if any, that may be incorporated into or otherwise required to be preserved as Federal records, is retained and destroyed in accordance with National Archives and Records (NARA) General Records Schedule (GRS) 5.6, Security Records.

7 Website Privacy Evaluation

7.1 Does the project/system employ the use of a website? If so, describe any tracking technology used by the website and whether the technology is persistent or temporary (e.g., session cookie, persistent cookie, web beacon). Describe the purpose of using such tracking technology.

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8 Privacy Risks and Evaluation

8.1 Considering the type of information collected and sources of collection, what privacy risks were identified and how were these risks mitigated?

Risk	Mitigation Strategy
PACS	To reduce privacy risks, employee profiles are created using
Server/Database	only the minimum amount of PII necessary to verify and
	grant physical access to FTC facilities and other restricted
Inadvertent or	areas. Access to the system is based on a valid access
unauthorized access	authorization and intended system use. All access is based on
to or disclosure of	least-privilege and need-to-know security models. Data
FTC employee or	stored on backups is encrypted.
contractor data	
NVR - Cameras	The security cameras could collect more information than is
	necessary to accomplish the security and law enforcement
	purposes for which they are used. This risk is reduced by
	placing security cameras in public places only, as opposed to

Collecting more	areas such as bathrooms and similar areas where individuals
information than is	have a reasonable expectation of privacy. Only authorized
necessary	Physical Security Branch personnel and Security Guards have
ľ	access to live video feeds and stored images.
PACS Server/	This risk is reduced by the Office of the Chief Administrative
Database and/or	Services Officer (OCASO) Chain of Custody and Evidence
NVR	Storage policy and procedure, which establishes guidance
	regarding the collection, chain of custody, storage, and
Loss of Exported	disposition of controlled materials collected by OCASO
Investigative Data	physical security office employees and contractors.
Electronic High-	The main privacy risk is the use of a valid key for access by
Security Key	an unauthorized user, whether by borrowing another user's
	key or finding a lost, misplaced, or stolen key, if such use is
Access by	then mistakenly attributed to the employee or contractor who
Unauthorized User	was assigned the key. This risk is mitigated by having FTC
	employees or contractors sign Rules of Behavior (RoB),
	which requires them to maintain possession and control of the
	key, limit lending or borrowing keys to very narrow
	circumstances, and require, consistent with FTC incident
	reporting policy, prompt notification to the Help Desk of a
	lost key. Upon notification, the EKM manager initiates an
	immediate protocol to deactivate a misplaced, lost, or stolen
	key, to prevent unauthorized access.

8.2 Does the project/system employ the use of automated privacy controls or enhanced capabilities designed to support privacy? Explain.

Yes. Access to the PAC Server/Database and NVRs occurs via the FTC network. The FTC network enforces system lock-out after several failed login attempts and logs all session activity with username.

8.3 Has a Privacy Act System of Records Notice (SORN) been published in the Federal Register for this system/project? If so, list the applicable SORN(s).

Yes: FTC II-11, Personnel Security, Identity Management, and Access Control Records System -- FTC, and VII-3 -- Computer Systems User Identification and Access Records -- FTC (for login credentials of system administrators). These system notices also explain the individual's rights and procedures for reviewing and accessing any records about themselves in the system.

FTC II-11 does not apply to CCTV, since these video records are not retrieved from the system by name or other personally assigned identifier subject to the Privacy Act to the extent that the Office of Inspector General (OIG) retrieves information from PACS, and CCTV.

All FTC SORNs are listed online and can be downloaded from the FTC SORN webpage.

8.4 How does the project/system ensure that the information is collected, used, stored, or disseminated in accordance with stated practices in this PIA?

Security managers annually review the log of security employee access to PACS and may conduct other reviews more frequently, as needed. PIAs, including this one, are reviewed routinely to ensure accuracy. In addition, all FTC staff and contractors must review and sign the FTC Rules of Behavior form and take privacy and security training on an annual basis.

The collection, use, and disclosure of the identification, authorization, and access data and login credentials described above are consistent with the privacy policy that the FTC provides to the public.