The Financial Management Service (FMS) Mission is to provide central payment services to Federal Program Agencies, operate the federal government's collections and deposit systems, provide government-wide accounting and reporting services, and manage the collection of delinquent debt owed to the government.

SYSTEM GENERAL INFORMATION:

1) System Overview: Describe the purpose of the system.

The Payment Information Repository is a repository of Federal Government payment data. It will serve as the centralized repository for all payment data. Ultimately, the PIR will provide FMS with the capability to centralize, harmonize, and manage payment data while supporting governmental reporting and transparency initiatives as well as business intelligence and analytics. The scope of the PIR initiative includes functionality to support the decommissioning of CASHLINK II, enable Non-Treasury Disbursing Office (NTDO) reporting of daily payment transactions Treasury Account Symbol and Business Event Type Code (TAS/BETC) to Government Wide Accounting (GWA), and provide detailed transparency reporting of government payments.

In addition to the above, the Payment Information Repository will ultimately serve as a back-end to the Financial Information Repository (FIR). The Financial Information Repository will allow FMS to centrally manage financial data collected in systems within FMS, including but not limited to: Revenue Collections, Delinquent Debt Collections, Intra-governmental Transfers, as well as Government-wide accounting, and Payment data. The PIR will contain Business Intelligence capabilities, to consist of a Web-Enabled Interface and Dashboard reporting functions, that will serve as the primary front-end to the PIR until the FIR is operational.

The primary consumers of the PIR will include FMS, Federal Program Agencies, OMB, OFIT, and GSA.

2) Under which Privacy Act Systems of Records Notice (SORN) does the system operate? Provide number and name.

Treasury/FMS.002 – Payment Records

3) If the system is being modified, will the SORN require amendment or revision? ___ yes, explain. _x_ no

4) Does this system contain any personal information about individuals? __________________________
a. Is the information about members of the public?

Yes. The PIR will contain detailed information on all government payments – including both transactional and issuance data.

b. Is the information about employees or contractors?

Yes, but only in as much as they are payees of the U.S. Government/Federal Program Agencies.

5) What legal authority authorizes the purchase or development of this system?

The following: (31 U.S.C. 321, 3301, 3325, 3327, 3328, and 3334) give FMS and the Secretary of the Treasury the legal authority and authorization for the development of the PIR.

Under 31 U.S.C. 321:
(a) The Secretary of the Treasury shall –
   (1) prepare plans for improving and managing receipts of the United States Government and managing the public debt;
   (2) carry out services related to finances that the Secretary is required to perform;
   (3) issue warrants for money drawn on the Treasury consistent with appropriations;
   (5) the Secretary of the Treasury has the general authority to "prescribe regulations that the Secretary considers best calculated to promote the public convenience and security, and to protect the Government and individuals from fraud and loss, that apply to anyone who may: (A) receive for the Government, Treasury notes, United States notes, or other Government securities; or (B) be engaged or employed in preparing and issuing those notes or securities."

Under 31 U.S.C. Sec. 3301, General duties of the Secretary of the Treasury are described:

(a) The Secretary of the Treasury shall -
   (1) receive and keep public money;
   (2) take receipts for money paid out by the Secretary;
   (3) give receipts for money deposited in the Treasury;
   (4) endorse warrants for receipts for money deposited in the Treasury;
   (5) submit the accounts of the Secretary to the Comptroller General every 3 months, or more often if required by the Comptroller General; and
   (6) submit to inspection at any time by the Comptroller General of money in the possession of the Secretary.
The following sections authorize:

3325  Vouchers
3326  Waiver of requirements for warrants and advances
3327  General authority to issue checks and other drafts
3328  Paying checks and drafts
3334  Cancellation and proceeds distribution of Treasury Checks
DATA IN THE SYSTEM:

1) Identify the category of individuals in the system. Check all that apply:
   - [x] Employees
   - [x] Contractors
   - [x] Taxpayers
   - [x] Others (describe)

Data can pertain to any individual who is associated with a government payment – i.e. a Treasury Check, letter, or supporting documentation.

2) Identify the sources of information in the system. Check all that apply:
   - [ ] Employee
   - [ ] Public
   - [x] Federal Agencies
   - [ ] State and Local Agencies
   - [ ] Third Party

   a. What information will be collected from employees or contractors?

      PIR will not collect any information directly from taxpayers, employees, or other individuals. All data is provided through system interfaces with various applications/payment channels – i.e. TCIS, PACER, FRB CA$HLINK, GWA/STAR, SAM.

   b. What information will be collected from the public?

      PIR does not collect any information directly from the public. All payment-related information is provided through system interfaces with various applications/payment channels – i.e. TCIS, PACER, FRB CA$HLINK, GWA/STAR.

   c. What Federal agencies are providing data for use in the system?

      All FPA’s – both TDO and NTDO – that authorize and issue payments.

   d. What State and local agencies are providing data for use in the system?

      None.

   e. From what other third party sources will data be collected?

      Government payment channels and systems – such as FRB CA$HLINK.
3) **Accuracy, Timeliness, and Reliability**

   a. **How will data collected from sources, other than FMS records, be verified for accuracy?**

      The various payment files described above are subject to automated validation processes prior to acceptance in order to ensure accuracy. These validations ensure that information is properly formatted and meet validation rules as established by FMS and agreed upon by originating agencies. This includes activities such as balancing detail information against control records, as well as ensuring that certain/required data elements are populated appropriately.

      Information related to the issuance and payment of check payments is also subject to validation by FMS in the normal course of reconciling and adjudicating check payments and supporting documents. This is accomplished by both manual (FPA user) and automated means (GWA reconciliation/balancing processes).

   b. **How will data be checked for completeness?**

      Automated validation processes ensure that required data elements and records in incoming data files are filled according to the rules established by FMS and agreed upon by originating agencies. Each file will contain control records for balancing against the contents/details of the file – for completeness. Other systematic processes will be implemented, where possible, to ensure that all files for a given day are received, verified, and processed.

   c. **What steps or procedures are taken to ensure the data is current?**

      Files are received, verified, and processed on a daily basis. Additional reconciliation occurs downstream with GWA.

   d. **In what document(s) are the data elements described in detail?**

      The data elements are described in the Input Files Specifications and Outgoing File Specifications that are contained in project document repository.
ATTRIBUTES OF THE DATA:

1) **How is the use of the data both relevant and necessary to the purpose for which the system is being designed?**

   - The PIR will support the decommissioning of CA$HLINK II and will inherit CA$HLINK II data.
   - The PIR will facilitate reporting of detailed payment information to GWA for NTDOs and will collect this data.
   - The PIR will act as the repository for all government payment data, and will be used to support transparency initiatives and business intelligence/analytics. Therefore, the PIR must capture as much information on government payments as possible in order to provide maximum value in this regard.

2) **Will the system derive new data or create previously unavailable data about an individual through aggregation from the information collected? How will this be maintained and filed?**

   No.

3) **Will the new data be placed in the individual’s record?**

   Not applicable. No individual records are kept.

4) **Can the system make determinations about employees or members of the public that would not be possible without the new data?**

   Not applicable.

5) **How will the new data be verified for relevance and accuracy?**

   Not applicable.

6) **If the data is being consolidated, what controls are in place to protect the data from unauthorized access or use?**

   The existing FMS Single Sign-On (SSO) mechanism will be leveraged for credentialing, authentication, and authorization. Additionally, within the application, data access will be secured/controlled by Agency Location Code (ALC). ITIM workflows will be designed for access approval, and all user access will be managed within ITIM.
7) If processes are being consolidated, are the proper controls remaining in place to protect the data and prevent unauthorized access? (Explain.)

As a part of the CA$HLINK II decommissioning, some CA$HLINK II functionality will be assumed by the PIR. Analysis was done to ensure that the PIR will meet and/or exceed the security mechanisms in place under CA$HLINK II.

8) How will the data be retrieved? (If personal identifiers are used to retrieve information on the individual, explain and list the identifiers that will be used to retrieve data.)

The PIR is a data repository, ultimately designed for business intelligence and data analytics. The ways in which the data can be parsed/retrieved are many.

There will be a common user interface to facilitate data analysis/retrieval – with output coming in the form of reports and/or standard file download formats. The types of data that an individual user will have access to will vary, depending upon authorizations. A user with sufficient authorization will be able to parse the data in, basically, any manner desired.

For the initial release of the PIR, however, data will be limited to summary level information (vouchers/deposit tickets). No detailed payment data will be available.

9) What kind of reports can be produced on individuals? What will be the use of these reports? Who will have access to them?

Audit and access/security/authorization reports. Only the ISSO will have access to these reports.

10) What opportunities do individuals have to decline to provide information (i.e. where providing information is voluntary) or to consent to particular uses of the information (other than required or authorized uses)? How can individuals grant consent?

PIR does not collect any information directly from individuals.
MAINTENANCE AND ADMINISTRATIVE CONTROLS:

1) **What are the retention periods of data in this system? How long will the reports produced be kept?**

   Data will be retained in accordance with FMS standards. The standard retention period for data within the PIR will be seven years – with exceptions of permanent retention where required.

   Reports will be retained for 45 days prior to be deleted from the repository.

2) **What are the procedures for disposition of the data at the end of the retention period? Where are the disposition procedures documented?**

   Disposition of data at the end of the retention period is controlled by the system, returning the space to the server operating system. PIR does not maintain a system of record on check payments, and privacy information is not documented.

3) **If the system is operated in more than one site, how will consistent use of the system and data be maintained at all sites?**

   The PIR will operate out of KROC. Application enhancements and problem changes are released through a Change Control Board process. Processing is monitored through the use of various logs, auditing and control systems.

4) **Is the system using technologies in ways that FMS has not previously employed (i.e. monitoring software, Smart Cards, Caller-ID)?**

   No.

5) **How does the use of this technology affect employee or public privacy?**

   Not applicable.

6) **Will this system provide the capability to identify, locate, and monitor individuals? If yes, explain.**

   No.

7) **What kind of information is collected as a function of the monitoring of individuals?**

   Not applicable.
8) **What controls will be used to prevent unauthorized monitoring?**

Auditing systems, both automated and manual, including access controls, are used to prevent unauthorized monitoring of individuals.
ACCESS TO DATA:

1) Who will have access to the data in the system? Check all that apply:
   _x_ Contractors
   _x_ Users
   _x_ Managers
   _x_ System Administrators
   ___ System Developers
   ___ Others (explain)__________________________

2) How is access to the data by a user determined? Are criteria, procedures, controls, and responsibilities regarding access documented?

   System managers, contractors, and administrators have access to the data only in as much as they are responsible for the maintenance and upkeep of the system and structures in which the data is maintained and processed.

   Criteria and controls are contained in the PIR Security Plan.

3) Will users have access to all data on the system or will the user’s access be restricted? Explain.

   User access is defined and controlled by role based security. Users are assigned access for the level of access needed to perform job duties based on the defined roles. Additionally, access will be restricted by ALC, with users only being able to access data related to ALCs to which they have been granted authority/access.

   System Administrators have access to the Z Linux data files in PIR. All transactions are written to a permanent, unalterable audit log which includes type of transaction, date/time, and user.

   Managers (other that PIR end users) do not have access to production PIR. Procedures and responsibilities are contained in the PIR Rules of Behavior.

4) What controls are in place to prevent the misuse (e.g., unauthorized browsing) of data by those having access? (Please list processes and training materials)

   See #2 and #3 above. All FMS personnel must attend mandatory annual security and privacy training. This training includes a review of selected security and privacy procedures, regulations, and violation consequences. In addition, all personnel associated with the PIR system must sign a “Rules of Behavior” document. Those agreeing to the Rules of Behavior signify that they understand the information technology (IT) security requirements, accept the IT security requirements, and acknowledge that disciplinary action may be taken based on violation of the Rules of Behavior. This applies to all FMS employees who access IT systems as well as to all physical space housing IT systems, communications equipment, and supporting environmental control infrastructure that impact IT areas.
Additionally, the PIR will generate detailed audit logs and reports. The ISSO will have access to the logs/reports and will review them on a regular basis. These logs will contain detailed information for each access or attempted access of the system – with special emphasis on “security incidents” (i.e. automated alerts).

5) **If contractors are/will be involved with the design, development or maintenance of the system were Privacy Act contract clauses inserted in their contracts and were other regulatory measures addressed?**

Yes, Privacy Act clauses are included in the contract. The contractor is required to adhere to the Privacy Act, Title 5 of the U.S. Code, Section 552a and applicable to agency rules and regulations.

6) **Do other systems share data or have access to the data in the system?**

   ___ yes  
   _x_ no

   No interfacing systems have access to data in PIR.

   If yes,

   a. **Explain the interface.**

   Not applicable.

   b. **Identify the role responsible for protecting the privacy rights of the public and employees affected by the interface.**

   Not applicable.

7) **Will other agencies share data or have access to the data in this system?**

   _x_ yes  
   ___ no

   If yes,

   a. **Check all that apply:**

   _x_ Federal  
   ___ State  
   ___ Local  
   ___ Other (explain) __________________

   b. **Explain how the data will be used by the other agencies.**

   FPAs will be allowed access to their data in order to validate and reconcile their payments by reviewing the bank view of payment data within PIR.
c. Identify the role responsible for assuring proper use of the data.

ISSO.