

PRIVACY IMPACT ASSESSMENT

(Rev. 2/2020) (All Previous Editions Obsolete)

Please submit your responses to your Liaison Privacy Official. *All entries must be Times New Roman, 12pt, and start on the next line.* If you need further assistance, contact your LPO. A listing of the LPOs can be found here: https://usepa.sharepoint.com/:w:/r/sites/oei_Community/OISP/Privacy/LPODoc/LPO%20Roster.docx

System Name: Qlik

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Reason for Submittal: New PIA Revised PIA_X Annual Review Rescindment	
This system is in the following life cycle stage(s):	
Definition \Box Development/Acquisition \Box Implementation \Box	
Operation & Maintenance 🛛 Rescindment/Decommissioned 🗆	
Note: New and Existing Systems require a PIA annually when there is a significant modification to the system or where privacy risk has increased to the system. For examples of significant modifications, see	

OMB Circular A-130, Appendix 1, Section (c) (1) (a-f).

The PIA must describe the risk associated with that action. For assistance in applying privacy risk see <u>OMB Circular No. A-123, Section VII (A)</u> (pgs. 44-45).

Provide a general description/overview and purpose of the system:

The EPA <u>Qlik</u> system is a self-service read-only data visualization software platform available to all agency employees as a collaborative shared service, active since 2016. This business intelligence software (similar to Power BI, Tableau) allows EPA users to transform data into actionable intelligence and automate workflows by connecting to various data sources. See here for Qlik <u>explainer videos</u>.

The Qlik system at EPA is a major web-based analytical application that provides EPA users with a method to manipulate and visualize data from a multitude of sources – both internal and external. The Qlik system at EPA consists of an analytics engine, and web-based frontend/portal where users can create and share "apps" with specific analytical purpose. The Qlik technology that EPA is using is the same as before, but EPA now also leverages <u>Qlik's FedRAMPd Software as a Service</u> environment.

Like Microsoft's SharePoint offering, the Qlik system allows users to maintain control over the

workspaces they create and with whom they share their data. The sources for data used by each content user are both internal and external databases and websites.

Qlik:

- Allows EPA to share visualizations across the agency to inform national and regional issues
- Provides drag-and-drop tools to load data from many sources (The collection of SPII is prohibited in Qlik. PII is permitted based on standing PDL.)
- Provides a focal point to integrate and analyse multiple data sources and file types
- Offers a centralized "hub" for EPA teams to discover and share data insights
- Accessing the EPA's Qlik Sense platform requires EPA LAN Credentials and multi-factor authentication

Dashboards and visualizations can be shared internally to EPA audiences and to the public per a public approval process. Learn more about Qlik at <u>https://www.qlik.com/us/products/qlik-sense</u>

Section 1.0 Authorities and Other Requirements

1.1 What specific legal authorities and/or Executive Order(s) permit and define the collection of information by the system in question?

- 44 U.S.C. § 3506, Federal Agency Responsibilities;
- Office of Management and Budget (OMB) Circular A-130, Managing Information as a Strategic Resource;
- 5 U.S.C. 301, Departmental Regulations;
- 40 U.S.C. 1401, the Clinger-Cohen Act; and
- 44 U.S.C. 3541 et seq., Federal Information Security Modernization Act of 2014
- Public Law 107-347: A security plan must be developed and practiced throughout all life cycles of the agency's information systems.

1.2 Has a system security plan been completed for the information system(s) supporting the system? Does the system have or will the system be issued an Authorization-to-Operate? When does the ATO expire?

The Qlik System Security Plan (SSP) has been completed and uploaded into XACTA. The EPA CIO signed and issued the Qlik Authority to Operate on October 26, 2022 with an expiration on October 13, 2025.

1.3 If the information is covered by the Paperwork Reduction Act (PRA), provide the OMB Control number and the agency number for the collection. If there are multiple forms, include a list in an appendix.

No ICR required.

1.4 Will the data be maintained or stored in a Cloud? If so, is the Cloud Service Provider (CSP) FedRAMP approved? What type of service

(PaaS, IaaS, SaaS, etc.) will the CSP provide?

The CSP will provide SaaS for Qlik Cloud Government (QCG) under FedRAMP authorization at a FISMA moderate. Data will be stored in both QCG and within EPA managed servers.

Section 2.0 Characterization of the Information

The following questions are intended to define the scope of the information requested and/or collected, as well as reasons for its collection.

2.1 Identify the information the system collects, uses, disseminates, or maintains (e.g., data elements, including name, address, DOB, SSN).

During the System Categorization process, system administrators identified at least 60 types of information that may be processed by user-created Qlik apps and stored in Qlik user workspaces. These data types will be documented in the SSP.

The following PII elements may exist within the datatypes processed or analysed on the Qlik system:

- Names (individuals and businesses)
- Phone numbers
- Business Addresses
- E-mail addresses
- Human resource records including DOB, salary, employee ID, race (Hispanic or not), ethnicity (Caucasian, Asian), disability status (disability, no disability, I do not wish to identify, targeted disability), and veteran status (yes, no). It does not include SSN, Physical or mailing address, or personal emails
- Employment histories
- Salary histories
- Personal info: schedules, habits, interests, travel histories, planned vacations, articles written, professional society memberships.

2.2 What are the sources of the information and how is the information collected for the system?

Applications that are onboarded into Qlik will be covered in the Qlik PIA. Qlik users control the data type and method of data input for all data (i.e. scripting or manual processing of excel based spreadsheets/chosen databases). The sources for data used by each created user app are both internal and external databases and websites, as well as uploaded documents. Qlik user apps are scripted to retrieve the information from either the local/internal data sources or the publicly available information from external databases and web pages.

2.3 Does the system use information from commercial sources or publicly

available data? If so, explain why and how this information is used.

Yes, for publicly available data and no for commercial sources. No PII is available through publicly available data unless required by statutory authority.

2.4 Discuss how accuracy of the data is ensured.

The accuracy of the data is not ensured through any automated means. This data depends heavily on the end user use like SharePoint usage. The end user ensures accuracy of data.

2.5 <u>Privacy Impact Analysis</u>: Related to Characterization of the Information

Discuss the privacy risks identified for the specific data elements and for each risk explain how it was mitigated. Specific risks may be inherent in the sources or methods of collection, or the quality or quantity of information included.

Privacy Risk:

The risk that Qlik could be collecting inaccurate data.

Mitigation:

All data comes from other EPA data sources with a pointer function, and Qlik is used only for display and visualization. All data accuracy is verified by the source owner.

Section 3.0 Access and Data Retention by the System

The following questions are intended to outline the access controls for the system and how long the system retains the information after the initial collection.

3.1 Do the systems have access control levels within the system to prevent authorized users from accessing information they don't have a need to know? If so, what control levels have been put in place? If no controls are in place, why have they been omitted?

Yes, the system does have access control levels to ensure that only authorized users view content in the appropriate workspace. EPA information owners/content owners decide which authorized users can access the information in their workspace. As with SharePoint, the user creating the data can restrict who views and edits the data.

3.2 In what policy/procedure are the access controls identified in 3.1, documented?

Qlik contains numerous preinstalled access controls (i.e., roles) described in <u>working in</u> <u>spaces</u>.

EPA administrators uses Qlik's preinstalled access controls in addition to implementing additional access controls to restrict access to data connections and which users can view content within shared areas.

The EPA Qlik system access control levels, and how content managers can further restrict

access is documented within EPA's *Qlik Spaces, Roles and Sharing Data Sources* internal EPA page.

3.3 Are there other components with assigned roles and responsibilities within the system?

No, EPA is the only component with assigned roles and responsibilities.

3.4 Who (internal and external parties) will have access to the data/information in the system? If contractors, are the appropriate Federal Acquisition Regulation (FAR) clauses included in the contract?

Contractors with system user access have appropriate FAR clauses included in their respective contracts. The following FAR clauses will be included in the contract:

- 52.224-1: Privacy Act Notification
- 52.224-2: Privacy Act
- 52.224-3: Privacy Training

3.5 Explain how long and for what reasons the information is retained. Does the system have an EPA Records Control Schedule? If so, provide the schedule number.

Based on EPA scheduled number 1012, the EPA Qlik information is retained online for 365 days.

3.6 Privacy Impact Analysis: Related to Retention

Discuss the risks associated with the length of time data is retained. How were those risks mitigated? The schedule should align the stated purpose and mission of the system.

Privacy Risk:

The longer data is retained the greater the risk of breach, loss, or unintentional destruction from external, internal, and physical risks.

Mitigation:

Qlik follows record retention schedule 1012 to avoid retaining data for too long. The Records Manager and Alternate Records Manager ensure data retention policies and procedures are followed. Controls like encryption and access control restriction limit this exposure. And, the Privacy Officer, Information Security Officer, and Chief Information Officer monitor controls to mitigate any breaches of security and privacy.

Section 4.0 Information Sharing

The following questions are intended to describe the scope of the system information sharing external to the Agency. External sharing encompasses sharing with other federal, state and local government, and third-party

4.1 Is information shared outside of EPA as part of the normal agency operations? If so, identify the organization(s), how the information is accessed and how it is to be used, and any agreements that apply. The Qlik publishing process is described in an internal EPA @Work website called "Publishing Qlik Applications".. The section entitled "External (Public-facing) App Publication (both PII and SPII prohibited)" provides the steps an application owner must follow to publish externally. Central to the external publication process is the *Qlik PII questionnaire* that's available for EPA employees. Application owners are instructed to confer with their privacy official on possible PII and SPII and certify external applications do not contain privacy data. This document is required to move an application from the internal development environment to the external public-facing server protecting against PII and sensitive information from being accessed publicly. More internal EPA information is available to EPA users at *Publishing Olik Applications*.

4.2 Describe how the external sharing is compatible with the original purposes of the collection.

Only publicly relevant information (i.e., no internal only EPA data) is shared externally as needed and there is no PII shared outside of the EPA unless required by statutory authority.

4.3 How does the system review and approve information sharing agreements, MOUs, new uses of the information, new access to the system by organizations within EPA and outside?

Currently EPA's Qlik does not have any information agreements, MOUs in place. Should the need arise to have said agreements in place, the system owner will confer with the EPA ISSO and ITSSS to review applicability and determine path forward.

4.4 Does the agreement place limitations on re-dissemination? Currently EPA's Qlik does not have any information agreements, MOUs in place.

4.5 Privacy Impact Analysis: Related to Information Sharing

Discuss the privacy risks associated with the sharing of information outside of the agency. How were those risks mitigated?

Privacy Risk:

There is a risk that PII is publicly shared.

Mitigation:

Qlik personnel follow the established processes for the posting of publicly accessible information. Conferring with their liaison privacy official (LPO) on possible PII and SPII and certify external applications do not contain privacy data mitigates this risk. The rest of the data remains internal to EPA requiring a PIV card, EPA equipment and single sign on Enterprise Identity Access Management (EIAM) access. Additionally, further restriction of the accessibility is restricted by the content owner.

Section 5.0 Auditing and Accountability

The following questions are intended to describe technical and policy-based safeguards and security measures.

5.1 How does the system ensure that the information is used as stated in Section 6.1?

Auditing and accountability for all data whether public or PII are captured through the Qlik application and system logs. Qlik admins utilize monitoring apps which synthesize system logs to audit the system usage and performance. Accountability is based on the user ID through the EIAM system, which is captured in the logs for auditability.

5.2 Describe what privacy training is provided to users either generally or specifically relevant to the system/collection.

Mandatory EPA Information Security and Privacy Awareness Training occurs on an annual basis.

5.3 <u>Privacy Impact Analysis</u>: Related to Auditing and Accountability

Privacy Risk:

There is a risk that Qlik user actions cannot be tracked for PII upload and other activities.

Mitigation:

Auditing and accountability occur through application and system level logging significantly lowering the risk. There are apps that monitor access and system admins do review data log files to ensure appropriate usage.

Section 6.0 Uses of the Information

The following questions require a clear description of the system's use of information.

6.1 Describe how and why the system uses the information.

EPA information owners create EPA Qlik information and specify access control levels for their EPA Qlik information. Like SharePoint, the use of each workspace will vary from user to user based on missions and objectives. Not all workspaces will be shared, some are maintained for use only by the individual who created it. The EPA Qlik system makes the information accessible to those EPA users who have been approved by EPA information owners for the access.

EPA information owners create content related to mission relevant activities which are various. Content ranges from air to water relevant activities. Displaying results of survey data

is another example. Use cases are various and numerous. Monthly sessions and recordings are also available on the internal EPA @ Work page on *EPA basics webinar: Qlik in 45* to ensure that users understand how to best use this tool.

6.2 How is the system designed to retrieve information by the user? Will it be retrieved by personal identifier? Yes No X. If yes, what identifier(s) will be

used. (A personal identifier is a name, social security number or other identifying symbol assigned to an individual, i.e. any identifier unique to an individual. Or any identifier that can be linked or is linkable to an individual.)

At a high-level, Qlik is only configured to search for file/app names and streams/controlled shared spaces. The system itself does not allow for the retrieval of PII linked or linkable to an individual.

6.3 What type of evaluation has been conducted on the probable or potential effect of the privacy of individuals whose information is maintained in the system of records?

The EPA Information and Content Owner evaluates the probable and potential effect of the privacy of individuals for the PII entered in the Qlik Application for this self-service platform like SharePoint. EPA information owners create EPA Qlik information on the EPA Qlik system themselves; EPA information owners specify which authorized users can access those Qlik information; EPA Qlik system owner and EPA Qlik system support staff help EPA information owners to implement controls around the data so that privacy is not invaded and maintain the information in the system of records.

6.4 <u>Privacy Impact Analysis</u>: Related to the Uses of Information

Describe any types of controls that may be in place to ensure that information is handled in accordance with the uses described above.

Privacy Risk:

There is a risk that users could take the data reported via Qlik and use for unintended purposes.

Mitigation:

Authorized users of Qlik are the only ones that can access the information and access controls are in place to further restrict access where necessary as described in an EPA @ Work internal page Spaces, Roles and Sharing Data Sources.

*If no SORN is required, STOP HERE.

The NPP will determine if a SORN is required. If so, additional sections will be required.

Section 7.0 Notice

The following questions seek information about the system's notice to the individual about the information collected, the right to consent to uses of information, and the right to decline to provide information.

- 7.1 How does the system provide individuals notice prior to the collection of information? If notice is not provided, explain why not.
- 7.2 What opportunities are available for individuals to consent to uses, decline to provide information, or opt out of the collection or sharing of their information?

7.3 <u>Privacy Impact Analysis</u>: Related to Notice

Discuss how the notice provided corresponds to the purpose of the project and the stated uses. Discuss how the notice given for the initial collection is consistent with the stated use(s) of the information. Describe how the project has mitigated the risks associated with potentially insufficient notice and opportunity to decline or consent.

Privacy Risk:

Mitigation:

Section 8.0 Redress

The following questions seek information about processes in place for individuals to seek redress which may include access to records about themselves, ensuring the accuracy of the information collected about them, and/or filing complaints.

8.1 What are the procedures that allow individuals to access their information?

8.2 What procedures are in place to allow the subject individual to correct inaccurate or erroneous information?

8.3 <u>Privacy Impact Analysis</u>: Related to Redress

Discuss what, if any, redress program the project provides beyond the access and correction afforded under the Privacy Act and FOIA.

Privacy Risk:

Mitigation: