Handbook for Safeguarding Sensitive Personally Identifiable Information

March 2012
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Dear Colleagues,

I am pleased to share with you the newly revised edition of the DHS Privacy Office’s Handbook for Safeguarding Sensitive PII (Handbook) which applies to every DHS employee, contractor, detailee, intern and consultant.

This Handbook provides guidelines to help you safeguard Sensitive Personally Identifiable Information (PII) in both paper and electronic form at DHS. Your component Privacy Officer, component Privacy Point of Contact (PPOC), Program Office, or System Owner may set additional or more specific rules for handling PII, particularly Sensitive PII, based on the sensitivity of the information involved.

The Handbook provides step-by-step guidance on how to identify and protect Sensitive PII:

- In the office, or while traveling or teleworking
- On a portable electronic device, such as a Blackberry, laptop, or USB flash drive
- When emailing, faxing, or by other electronic transfer
- When mailing externally, overseas and inter-office
- When storing on a shared drive or SharePoint

The Handbook also provides simple instructions on:

- Encrypting Sensitive PII
- Securing Sensitive PII when not in use
- Disposing of Sensitive PII

By observing these guidelines, you will be doing your part to protect the Sensitive PII of our employees, contractors, and the public, and helping to prevent a privacy incident. If you have any questions regarding this Handbook, please contact your component Privacy Officer or PPOC. You may also call us at 703-235-0780 or email us at privacy@dhs.gov.

Sincerely,

Mary Ellen Callahan
Chief Privacy Officer
Chief Freedom of Information Act Officer
The Privacy Office
United States Department of Homeland Security
Handbook for Safeguarding Sensitive PII

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Introduction

As someone who works for or on behalf of the Department of Homeland Security (DHS or Department), it is your responsibility to protect information that has been entrusted to the Department. An important part of this duty is to ensure that you properly collect, access, use, share, and dispose of Personally Identifiable Information (PII).

You should exercise care when handling all PII. Sensitive PII, however, requires special handling because of the increased risk of harm to an individual if it is compromised.

This Handbook provides minimum standards that apply to every DHS employee, contractor, detailee, intern and consultant. Your component Privacy Officer, Privacy Point of Contact (PPOC), Program Office, or System Owner may set additional or more specific rules for handling PII based on the sensitivity of the information involved. Your supervisor or component Privacy Officer or PPOC will be able to direct you to your component-specific rules.

This handbook explains:
- how to identify PII and Sensitive PII,
- how to protect Sensitive PII in different contexts and formats, and
- what to do if you believe Sensitive PII has been compromised.

Additionally, Appendix A of this handbook gives instructions on how to encrypt a file containing Sensitive PII. Appendix B provides answers to frequently asked questions on specific procedures for protecting Sensitive PII. And Appendix C includes three useful factsheets: one summarizing this handbook, one on protecting Sensitive PII while teleworking, and one providing instructions on how to restrict network shared drive access.
1.0 The difference between PII and Sensitive PII

DHS defines personal information as “Personally Identifiable Information” or PII, which is any information that permits the identity of an individual to be directly or indirectly inferred, including any information that is linked or linkable to that individual, regardless of whether the individual is a U.S. citizen, lawful permanent resident, visitor to the U.S., or employee or contractor to the Department.

Sensitive PII is Personally Identifiable Information, which if lost, compromised, or disclosed without authorization, could result in substantial harm, embarrassment, inconvenience, or unfairness to an individual.

Sensitive PII requires stricter handling guidelines because of the increased risk to an individual if the data are compromised.

Some categories of PII, when maintained by DHS, are sensitive as stand-alone data elements, including: Social Security numbers (SSN), Alien Registration numbers (A-number), or biometric identifiers. Other data elements such as a financial account number, citizenship or immigration status, or medical information, in conjunction with the identity of an individual (directly or indirectly inferred), are also considered Sensitive PII. In addition, the context of the PII may determine whether the PII is sensitive, such as a list of employees with poor performance ratings.

Not all PII is sensitive. For example, information on a business card or in a public phone directory of agency employees is PII, but is not considered Sensitive PII if it is publicly available.

However, PII that is available to the public is still considered Sensitive PII in certain circumstances. For example, an individual’s SSN might be available in a public record maintained by a local court; however, DHS would still consider that individual’s SSN to be Sensitive PII because the SSN is a key identifier used in identity theft, and therefore is inherently sensitive. Another example is a DHS employee who maintains a personal public website identifying herself as having a certain medical condition; however, that same medical information in the employee’s personnel file at DHS is treated as Sensitive PII.
1.1 PII That Is Always Sensitive

The following personal identifiers, when maintained by DHS, are Sensitive PII even if they are not linked with additional PII or contextual information:

- complete (9-digit) SSN
  - DHS continues to review and reduce its use of SSNs\(^2\) because they are especially sensitive identifiers that can increase an individuals’ risk of identity theft if compromised. DHS programs and offices should minimize access to, use of, and or display of SSNs wherever possible.\(^3\)
- Alien Registration number (A-number)
- driver’s license or state identification number
- passport number
- biometric identifiers (e.g., fingerprint, iris scan, voice print)\(^4\)

The following information is Sensitive PII when linked with the person’s name or other unique identifier, such as an address or phone number:

- citizenship or immigration status
- criminal history
- medical information
- full date of birth
- authentication information such as mother’s maiden name or passwords
- portions of SSNs such as the last four digits\(^5\)
- financial account numbers
- other data created by DHS to identify or authenticate an individual’s identity, such as a fingerprint identification number (FIN) or Student and Exchange Visitor Information System (SEVIS) identification number

<table>
<thead>
<tr>
<th>Examples of PII</th>
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</thead>
<tbody>
<tr>
<td><strong>PII:</strong></td>
</tr>
<tr>
<td>Name, email, home address</td>
</tr>
<tr>
<td><strong>Sensitive PII:</strong></td>
</tr>
<tr>
<td>Social Security number</td>
</tr>
<tr>
<td>Alien Registration number</td>
</tr>
<tr>
<td>Driver’s license or Passport number</td>
</tr>
<tr>
<td>Biometrics</td>
</tr>
<tr>
<td>Financial and medical records</td>
</tr>
<tr>
<td>Account numbers</td>
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<tr>
<td>Criminal history</td>
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</table>
1.2 PII That Is Sensitive In Certain Contexts

Context matters. PII that might not include the data elements identified in 1.1 may still be sensitive and require special handling if it could cause substantial harm, embarrassment, inconvenience, or unfairness to an individual.6

For example, a collection of names:

- **Is not** Sensitive PII if it is a list, file, query result, etc. of:
  - attendees at a public meeting
  - stakeholders who subscribe to a DHS listserv
  - employees and contractors at the DHS Privacy Office

- **Is** Sensitive PII if it is a list, file, query result, etc. of:
  - law enforcement personnel, such as investigators, agents, and support personnel
  - employees with poor performance ratings
  - undocumented immigrants awaiting deportation proceedings

1.3 Alien Files and Alien Numbers

You may access and use Alien Files (A-Files) and their associated A-numbers often in fulfilling your duties at DHS.

- In all contexts, this information is Sensitive PII and must be safeguarded as such.
- You may also use an A-number as a case number for matters pending before the Department of Justice, Executive Office of Immigration Review and Board of Immigration Appeals, or for immigration matters pending before the federal courts. Nothing in this Handbook is intended to interfere with the practice of agency personnel with respect to the uses of the A-number in these contexts.
- The known location of the alien is the only other PII that may be included in the unencrypted emails sent to DHS law enforcement personnel from non-DHS staff (e.g., DHS contractors who need to send emails originating outside the DHS firewall).

*Note:* When non-DHS staff need to send A-numbers to DHS law enforcement personnel, and it is not feasible or consistent with operational needs to do so using encrypted emails, non-DHS staff may send unencrypted A-numbers to DHS law enforcement personnel in order to fulfill their DHS law enforcement and immigration enforcement duties.
2.0 Safeguarding Sensitive PII
You should exercise care when handling all PII. Sensitive PII, however, requires special handling because of the increased risk of harm to an individual if it is compromised. The following guidelines explain how you must properly collect, access, use, share and dispose of Sensitive PII at the Department.

2.1 Collect Sensitive PII Only as Authorized
When collecting Sensitive PII, be sure that you have the legal authority to do so, and, if required, have a Privacy Act System of Records Notice (SORN) in place that describes the information.

- If you are collecting or maintaining Sensitive PII electronically, be sure to check with the DHS Privacy Office or your component Privacy Officer to determine if your database or information technology system requires an approved Privacy Impact Assessment (PIA), and/or compliance with the Federal Information System Management Act (FISMA).

When collecting PII from members of the public, ensure that all paper or electronic forms or processes are reviewed and approved by the DHS Forms Manager prior to collection.

- Collecting personal information from members of the public may trigger separate requirements under the Paperwork Reduction Act (PRA), and may also require that the form contain a Privacy Act Statement.

2.2 Limit Use of Sensitive PII
Only access or use Sensitive PII when you have a need to know that information, that is, when your need for the information relates to your official duties.

- Use must be compatible with notices, such as a SORN, PIA, or Privacy Act Statement provided to the individuals from whom the information was collected. If you are unsure about whether a specific use is appropriate, you should confirm with your supervisor, component Privacy Officer, or PPOC.

- If you work for DHS as a contractor, you must have a nondisclosure agreement (NDA) on file with DHS prior to handling Sensitive PII, and complete the mandatory online privacy awareness training course.

- Never browse files containing Sensitive PII out of curiosity or for personal reasons.
2.3 **Minimize Proliferation of Sensitive PII**

Minimizing proliferation of Sensitive PII helps to keep it more secure and reduces the risk of a privacy incident.

Refer requests for Sensitive PII from members of the media, the public and other outside entities, including requests from members of Congress that are not requesting on behalf of a committee chair or co-chair, to your component Freedom of Information Act (FOIA), Privacy or Disclosure Officer.\(^{11}\)

**Limit the sharing of Sensitive PII:**

- **Internally:** You are authorized to share Sensitive PII with another DHS employee or contractor if the recipient’s need for the information is related to his or her official duties.

- **Externally:** You are authorized to share Sensitive PII outside of DHS if:
  1. The recipient’s need for the information is related to his or her official duties; *and*
  2. There is a published routine use in the applicable SORN. [All DHS SORNs are posted on the DHS Privacy Office website (www.dhs.gov/privacy)]; *and*
  3. There is an Information Sharing and Access Agreement or a formal Request for Information in place for disclosures of DHS information.

**Creating data extracts of Sensitive PII:**

Do not create unnecessary or duplicative collections of Sensitive PII, such as duplicate, ancillary, “shadow,” or “under the radar” files.

- In some instances, it may be appropriate to create new spreadsheets or databases that contain Sensitive PII from a larger file or database. Before doing so, consult Attachment S1 in the *DHS Sensitive Systems Policy Directive 4300A: DHS Policy and Procedures for Managing Computer-Readable Extracts Containing Sensitive PII*, which can be found on [DHS Connect.](https://www.dhs.gov/connect) This document outlines DHS policies on how to manage computer readable extracts containing Sensitive PII.

- Unauthorized replication may constitute an unauthorized or illegal Privacy Act system of records. Your component Privacy Officer or PPOC should be consulted to provide guidance specific to the situation.
  - When you need to print, copy, or extract Sensitive PII from a larger data set, limit the new data set to include only the specific data elements you need to perform the task at hand.
  - In addition, if you need to create duplicate copies of Sensitive PII to perform a particular task or project, delete or destroy them when they are no longer needed.
2.4 Secure Sensitive PII

When you handle, process, transmit, transport and/or store Sensitive PII, you should limit the potential for unauthorized disclosure. For example, protect against “shoulder surfing” or eavesdropping by being aware of your surroundings when processing or discussing Sensitive PII.

PII in electronic form:
Sensitive PII should only be accessed via DHS-approved portable electronic devices (PEDs) such as laptops, USB flash drives, and external hard drives (including contractor-owned equipment or a system that is approved to be used as a government system.). PEDs must be encrypted as noted in DHS Sensitive Systems Policy Directive 4300A. Personally-owned USB flash drives may not be used.

Personally-owned computers should not be used to access, save, store, or host Sensitive PII unless you log in through the DHS Virtual Desktop. Each Component has a different procedure for accessing the DHS network remotely, so please check with your Help Desk. These rules also apply to all individuals on an approved telework program. See Appendix C for additional guidance.

Transporting hard copy PII:
Obtain authorization from your supervisor before removing documents containing Sensitive PII from the workplace. Do not take Sensitive PII home or to any non-DHS approved worksite, in either paper or electronic format, unless appropriately secured. Paper documents must be under the control of the employee or locked in a secure container when not in use.

Physically secure Sensitive PII when in transit. Do not mail or courier Sensitive PII on CDs, DVDs, hard drives, USB flash drives, floppy disks, or other removable media unless the data are encrypted. Also, do not pack laptops or electronic storage devices in checked baggage or leave them in a car for an extended period of time. Never leave paper files or electronic devices in plain sight in an unattended vehicle. Additionally, do not return failed hard drives to vendors for warranty repair or replacement if the device was ever used to store Sensitive PII. These devices should be returned to your IT department for proper handling.

Hard copy PII in the workplace:
Never leave Sensitive PII in hard copy unattended and unsecured.

Physically secure Sensitive PII (e.g., in a locked drawer, cabinet, desk, or safe) when not in use or not otherwise under the control of a person with a need to know. Sensitive PII may be stored in a space where access control measures are employed to prevent unauthorized access by members of the public or other persons without a need to know (e.g., a locked room or floor, or other space where access is controlled by a guard, cipher lock, or card reader). But the use of
such measures is not a substitute for physically securing Sensitive PII in a locked container when not in use.

Try not to send Sensitive PII using a fax machine. If possible, scan and then encrypt the document(s) and email it. If the information must be sent by fax, do not send Sensitive PII to a fax machine without contacting the recipient to arrange for its receipt.

Emailing PII:

**Within DHS:** You can email Sensitive PII without protection if the recipient’s need for the information is related to his or her official duties. However, if you have any doubt about that, or to ensure protection, the DHS Privacy Office strongly recommends that you password-protect Sensitive PII you email within the Department, or redact the Sensitive PII before you email or print it. Some components require encryption when emailing Sensitive PII within DHS, so check your component’s policy.

**Outside of DHS:** Email the Sensitive PII within an encrypted attachment with the password provided separately (e.g., by phone, another email, or in person). See Appendix A for guidance on encryption techniques, and page 8 for guidelines on external sharing of Sensitive PII.

Storing PII on the shared drive:

Store Sensitive PII on shared access computer network drives (“shared drives”) only if access is restricted to those with a need to know by permissions settings or passwords. Refer to Appendix C for the process to control access to a network shared drive folder.
3.0 Privacy Incident Reporting

DHS defines a privacy incident as the loss of control, compromise, unauthorized disclosure, unauthorized acquisition, unauthorized access, or any similar term referring to situations where persons, other than authorized users and for an unauthorized purpose, have access or potential access to PII in usable form, whether physical or electronic. The term encompasses both suspected and confirmed incidents, whether intentional or inadvertent, involving PII which raise a reasonable risk of harm.\(^{14}\)

3.1 How to Report a Privacy Incident:

- You must report all privacy incidents, whether suspected or confirmed, to your supervisor immediately. If your supervisor is unavailable, or if there is a potential conflict of interest, report the incident to your Program Manager, Help Desk, component privacy officer, or PPOC.
- Document or maintain records of information and actions relevant to the incident, as they may be required in the privacy incident handling report.
- Any alleged violations that may constitute criminal misconduct, identity theft or other serious misconduct, or reflect systemic violations within the Department, will be reported to the DHS Office of the Inspector General (OIG) as part of the privacy incident reporting process.

3.2 Do Not Further Compromise the Information

Beware of these common mistakes so that your response to a privacy incident does not cause another incident:

- Do not forward compromised information (e.g., SSN, full name, birth date, etc.) when reporting an incident.
- If and when the compromised Sensitive PII is needed by your supervisor, PPOC, Information System Security Manager (ISSM), or the Help Desk in order to respond to an incident, you will be given instructions regarding the individual to send it to.
- If you see Sensitive PII in an email that you suspect constitutes a privacy incident, remember that the information is duplicated and further compromised if you forward or reply to it.

To obtain more information on privacy incident reporting, download the Privacy Incident Handling Guidance at www.dhs.gov/privacy.
Appendix A: Encrypting a File

Encryption is the process of changing plain text into cipher text for the purpose of security or privacy. Until the Department adopts public key infrastructure (PKI), you have two options for file encryption: WinZip 12.0 and Adobe Acrobat 9 Pro (for PDFs). WinZip 12.0 uses 256-bit encryption which is the Department standard.

NOTE: WinZip version 12.0 only applies to DHS Headquarters’ LAN A infrastructure. Contact your component IT Help Desk to obtain the preferred file encryption method. The recipient of a WinZip encrypted file will need WinZip software in order to open the file.

To Encrypt a File using WinZip 12.0:

1. Save the file that needs to be encrypted.
2. Open up Windows Explorer and locate the file.
3. Right click on the file
4. Select “WinZip, Add to Zip file…”
5. The “Add” dialog box will open (pictured below).
6. The “Add to archive” box should be automatically populated with your file path. If not, select “New” and pick the path where the zipped file will reside. Insert the name of the “File name” box and click “OK.”
7. In the “Action” box, select “Add (and replace) files.”
8. In the “Compression” box, select “.Zip: Legacy compression (maximum compatibility).”
10. In the “Options” area, click the “Encrypt added files” check box and uncheck the “Include system and hidden files” box.
11. In the “Archive Attributes” area, do not select either option.
12. Click the “Add” button.
13. Click the “OK” button on the “WinZip Caution” dialogue box.
14. On the “Encrypt” dialogue box, enter a string of characters as a password composed of letters, numbers, and special characters (a minimum 8 characters, a maximum of 64) in the “Enter password” box.

![Encrypt dialogue box]

15. Retype the password in the “Re-enter password (for confirmation)” box.
16. Check the “Hide the password” checkbox if it has not already been checked.
17. Select the “256-Bit AES encryption” radio button.
18. Click “OK.”
19. You have successfully created the new Zip file which has the file encrypted and password protected in it. The new Zip file can now be attached to an email.

NOTE: In a SEPARATE medium (i.e. by phone or in person), send the password to the recipients of the email. As a last resort, the password can either be sent out by email prior to sending the file, or afterwards, but NEVER in the same email to which the file is attached.
To Encrypt a PDF File using Adobe Acrobat 9 Pro:

NOTE: Adobe Acrobat Professional software must be purchased. The recipient of the encrypted file will need Adobe Reader 9 or higher in order to open the file. Adobe Reader 9 or higher can be downloaded for free from Adobe’s website (http://www.adobe.com/).

1. Open up Windows Explorer and locate the file.
2. Make sure the file is in PDF format. If not, right click on the file and click “Convert to Adobe PDF” to save the file with a PDF extension.
3. With the PDF file open in Adobe Acrobat 9 Pro, click "Advanced, Security, Encrypt with Password" (pictured below).

4. Click “Yes” when prompted to change the security on the document (pictured below).

5. Set “Compatibility” to “Acrobat 9.0 or later” so that the encryption level is 256-bit AES. Ensure that "Encrypt all document contents" is selected.
6. Check the box labeled "Require a password to open the document."
7. Enter a password in the "Document Open Password" field. Please make sure the password is at least 8 characters long and is a combination of letters, numbers, and special characters. Click OK (pictured below).

9. Click OK if you see a message that the settings do not take effect until the document is saved.

10. Record the password since you will need to provide it to the recipient so that he or she can open the file.

   NOTE: If you are encrypting a form, click “Advanced, Extend Features in Adobe Reader, Save Now, Save” before closing the PDF document. This enables recipients with only Adobe Reader to type and save form data. This must be the last step, as changes to password encryption and page layout cannot be made after extending features. (If necessary, this feature can be undone by clicking File, Save as Copy, Save.)

11. Close the PDF document (by clicking File, Close, or the small bold x near the upper right corner). Or, you can close Adobe Acrobat program entirely (by clicking File, Exit, or the big [X] button in the upper right corner).

12. The new encrypted PDF file and password can now be sent to the user.

   NOTE: In a SEPARATE medium (i.e. by phone or in person), provide the password to the recipients of the email. As a last resort, the password can either be sent out by email prior to sending the file, or afterwards, but NEVER in the same email to which the file is attached.
Appendix B: Frequently Asked Questions

These FAQs provide guidelines on how to protect Sensitive PII. You may also consult Appendix C for the Safeguarding Sensitive PII Factsheet, which summarizes these rules.

1. How can I protect Sensitive PII . . .

A. In the office?

- Physically secure Sensitive PII (e.g., in a locked drawer, cabinet, desk, or safe) when not in use or not otherwise under the control of a person with a need to know. Sensitive PII may be stored in a space where access control measures are employed to prevent unauthorized access by members of the public or other persons without a need to know (e.g., a locked room or floor, or other space where access is controlled by a guard, cipher lock, or card reader). But the use of such measures is not a substitute for physically securing Sensitive PII in a locked container when not in use.
- Never leave Sensitive PII unattended on a desk, network printer, fax machine, or copier.
- Use a privacy screen if you regularly access Sensitive PII in an unsecured area where those without a need to know or members of the public can see your screen, such as in a reception area.
  - Lock your computer when you leave your desk. Depending on your equipment, you may lock your computer by (1) holding down “Esc”+“L”, (2) holding down “Ctrl”+“Alt”+“Delete” and then hitting “Enter”, or (3) by removing your Personal Identity Verification (PIV) Card from your keyboard.
  - Do not permit your computer to remember passwords.
- Avoid discussing Sensitive PII in person or over the telephone when you’re within earshot of anyone who does not need to know the information.
  - If you must discuss Sensitive PII using a speakerphone, phone bridge or video teleconference, do so only if you are in a location where those without a need to know cannot overhear.
o Keep in mind that phone conversations are easily overheard between cubicles, so Sensitive PII is most securely discussed in an office or conference room behind a closed door.

o Remember that some places that seem private still pose a risk for unauthorized disclosure, such as in a taxicab or the DHS shuttle.

**B. While traveling?**

- Sensitive PII should only be accessed via DHS-approved PEDs such as laptops, Blackberrys, USB flash drives, and external hard drives, all of which must be encrypted as noted in *DHS Sensitive Systems Policy Directive 4300A*.

- **Personally owned computers should not be used to access, save, store, or host Sensitive PII unless you log in through the DHS Virtual Desktop.** Each Component has a different procedure for accessing the DHS network remotely, so please check with your Help Desk.

- When transporting your laptop or PED:
  - If you must leave it in a car, lock it in the trunk so that it is out of sight. Do not leave your laptop or PED in a car overnight.
  - Do not store a laptop or PED in an airport, a train or bus station, or any public locker.
  - Avoid leaving a laptop or PED in a hotel room. If you must leave it in a hotel room, lock it inside an in-room safe or a piece of luggage.
  - At airport security, place your laptop or PED on the conveyor belt only after the belongings of the person ahead of you have cleared the scanner. If you are delayed, keep your eye on it until you can pick it up. Never place a PED in checked luggage.
  - If your PED is lost or stolen, report it as a lost asset following your component reporting procedures.

**C. While teleworking?**

- Sensitive PII should only be accessed via DHS-approved PEDs such as laptops, Blackberrys, USB flash drives, and external hard drives, all of which must be encrypted as noted in *DHS Sensitive Systems Policy Directive 4300A*.

- **Personally-owned computers should not be used to access, save, store, or host Sensitive PII unless you log in through the DHS Virtual Desktop.**
  - Each Component has a different procedure for accessing the DHS network remotely, so please check with your Help Desk.
  - Don’t transfer files to your home computer or print agency records on your home printer.
  - Don’t forward emails containing Sensitive PII to your personal email account (e.g., your Yahoo, Gmail, or AOL e-mail account) so that you can work on it on your home computer.
  - These rules also apply to all individuals on an approved telework program. 15
  - Obtain authorization from your supervisor to remove documents containing Sensitive PII from the office.
• Secure your PED and any hard copy Sensitive PII while teleworking, and ensure that other household members cannot access them.

Consult Appendix C for more details on how to protect Sensitive PII while teleworking.

D. In email or other electronic transfer?

**Within DHS:** You can email Sensitive PII without protection if the recipient’s need for the information is related to his or her official duties. However, if you have any doubt about that, or to ensure protection, the DHS Privacy Office strongly recommends that you password-protect Sensitive PII you email within the Department, or redact the Sensitive PII before you email or print it. Some components require encryption when emailing Sensitive PII within DHS, so check your component’s policy.

**Outside of DHS:** Email the Sensitive PII within an encrypted attachment with the password provided separately (e.g., by phone, another email, or in person). See Appendix A for guidance on encryption techniques, and page 8 for guidelines on external sharing of Sensitive PII.

E. When sending via facsimile (fax)?

• Avoid faxing Sensitive PII if at all possible. If you must use a fax to transmit Sensitive PII, use a secured fax line, if available. Alert the recipient prior to faxing so they can retrieve it as it is received by the machine. After sending the fax, verify that the recipient received the fax.

F. In the interoffice mail?

• Sensitive PII should be sent in accordance with your Component’s interoffice mail procedures, or by DHS courier. Consult your supervisor for your office’s accountable interoffice mail procedures. Verify that the recipient received the information.
G. In the outgoing mail?

- For mailings containing a small amount of Sensitive PII materials (such as individual employee actions):
  - Seal Sensitive PII materials in an opaque envelope or container.
  - Mail Sensitive PII materials using the U.S. Postal Service’s First Class Mail, Priority Mail, or an accountable commercial delivery service (e.g., UPS).

- For large data extracts, database transfers, backup tape transfers, or similar collections of Sensitive PII:
  - Encrypt the data (if possible) and use a receipted delivery service (i.e., Return Receipt, Certified or Registered mail) or a tracking service (e.g., "Track & Return") to ensure secure delivery is made to the appropriate recipient.

H. When mailing overseas?

- When serviced by a military postal facility (e.g., Army Post Office/Fleet Post Office), send Sensitive PII materials directly to the office via the U.S. Postal Service’s First Class Mail.
- Where the overseas office is not serviced by a military postal facility, send the Sensitive PII materials through the Department of State diplomatic courier.

I. On my office shared drive, SharePoint site, intranet, or public websites?

- Do not post Sensitive PII on the DHS intranet, component intranet sites, SharePoint collaboration sites, shared drives, multi-access calendars, or on the Internet (including social networking sites) that can be accessed by individuals who do not have a “need to know.”
- See Appendix C for the process to control access to a network shared drive, or consult your component Help Desk for assistance.
- For SharePoint collaboration site use, please consult the DHS/ALL/Privacy Impact Assessment (PIA)-037 found at www.dhs.gov/privacy. This PIA sets out minimum standards for SharePoint privacy and security requirements. DHS components may build more detailed controls and technical enhancements into their respective sites, so please contact your component Privacy Officer before establishing a new collaboration site that will contain PII.
2. **How can I minimize my use of Sensitive PII?**

Whenever possible, minimize the duplication and dissemination of electronic files and papers containing Sensitive PII.

- If you need to use a unique number or data element to identify individuals, use email addresses or case record numbers instead of Social Security numbers.

- Only print, extract, or copy Sensitive PII when the risk is justified by an official need that is not easily met using other means.
  - For example, if you need to generate a list of employees and their salaries in a particular office for a project, query the payroll database to return only those employees’ names and salaries (and not, for example, other sensitive data such as SSNs). If you cannot customize the reports generated by a database, consider loading the results into an Excel spreadsheet and deleting the data you do not need before saving the file and distributing it to others. For more information, consult Attachment S1 in the *DHS Sensitive Systems Policy Directive 4300A: DHS Policy and Procedures for Managing Computer-Readable Extracts Containing Sensitive PII*, which can be found on [DHS Connect](https://www.dhs.gov/dhs-connect).
  - Before emailing, printing or making paper copies, redact Sensitive PII that is not necessary for your immediate use or for a recipient to see.

3. **Why shouldn’t I store Sensitive PII on unauthorized equipment?**

- DHS issued or approved PEDs such as laptops, Blackberrys, USB flash drives, and external hard drives, are encrypted. Encryption protects the data on the device from being accessed by an unauthorized user if the device is lost or stolen.

- Non-government issued equipment, even if encrypted, may have unauthorized software or allow an unauthorized person to access the data. This equipment may also have viruses, spyware, or other technology that may cause harm to the DHS network, and could allow unauthorized access to DHS information, including Sensitive PII, if the non-government issued equipment is connected to the DHS network.

4. **How do I secure Sensitive PII that cannot be encrypted, such as paper copies or some external media?**

- Sensitive PII in hard copy or stored on external media must be kept in a locked compartment, such as filing cabinet or desk drawer. Alternatively, hard copies can be scanned and password protected or encrypted. External media can be mailed using the instructions outlined in this document.

5. **What are my responsibilities when requesting or receiving Sensitive PII?**

When collecting Sensitive PII from members of the public, use only an OMB-approved paper or electronic form, and collect Sensitive PII directly from the individual to the extent possible.
• For example, if a DHS employee needs to submit information about a visitor to have him or her cleared to enter a DHS facility, the visitor should fill out his or her portion of the approved visitor form whenever possible. This will limit unnecessary dissemination of that individual’s personal data, and will also allow him or her to be aware of what information is being collected, to consent to releasing that information, and to receive notice as required by the Privacy Act of the uses and purpose for collecting the information.

• As a best practice, every request you make for Sensitive PII should be accompanied by a reminder of how to properly secure the information. DHS suggests the following reminder when requesting information from someone outside of DHS:

  “The information I have requested is Sensitive Personally Identifiable Information. To properly secure this information, please send it within an encrypted and password-protected attachment with the password provided under a separate cover, such as in person, by phone, or in a separate email.”

• If someone sends you Sensitive PII in an unprotected manner, you must protect that data in the same manner as all Sensitive PII you handle once you receive it.
  o For example, if someone outside of DHS sends unsecured Sensitive PII in the body of an email to you, you must encrypt that data if you wish to email it to another non-DHS recipient.
  o The DHS Privacy Office strongly recommends that you password-protect Sensitive PII you share within the Department, or redact the Sensitive PII before you share or print it.

6. When and how should I destroy materials containing Sensitive PII?

Follow retention and disposal policies: Sensitive PII, including archived emails containing Sensitive PII, shall be destroyed when retention of the data is no longer required, consistent with applicable record retention schedules or as identified in the applicable SORN or PIA published on www.dhs.gov/privacy.

  o Printed material must destroyed using an approved shredder or “burn bag.” Secure burn bags containing Sensitive PII that are awaiting removal.
  o All Sensitive PII on diskettes must be permanently erased or destroyed according to your ISSM’s standards before re-use.
  o PEDs containing Sensitive PII must be sanitized according to your ISSM’s standards when no longer needed by an employee or contractor.
Appendix C: Helpful Documents

At the end of this document you will find three helpful factsheets:

1. *How to Safeguard Sensitive Personally Identifiable Information*: summarizes the key points in this Handbook.
2. *Protecting PII: Telework Best Practices*: details the steps to protect Sensitive PII while working remotely.
3. *Controlling Access to a Network Shared Drive Folder*: details the steps to restrict access to a particular folder within your shared drive that may contain Sensitive PII.
Endnotes

1 As required by OMB M-07-16, these rules also apply to DHS licensees, certificate holders, and grantees that handle or collect PII, including Sensitive PII, for or on behalf of DHS.

2 DHS and other Federal agencies are working to minimize the use of Sensitive PII, but many processes related to personnel practices and procedures will still require the use of items such as date of birth and SSN in the interim. Further, Executive Order 9397 mandates the SSN as the Federal employee ID number. This means that any type of recordkeeping that requires an employee ID number currently requires SSN, including several human resources and training IT systems.


4 The Intelligence Reform and Terrorism Prevention Act of 2004 defines biometric identifier information as “the distinct physical or behavioral characteristics of an individual that are used for unique identification, or verification of the identity, of an individual.” Examples of biometrics include a person’s fingerprint, voiceprint, or iris scan.

5 Because of the numbering scheme used to assign SSNs, the first five digits of the nine-digit number can in many cases be extrapolated from a person’s place and date of birth. This means that in some cases, the last four digits of the SSN plus additional information may permit the entire SSN to be known. For more information, see The SSN Numbering Scheme at http://www.ssa.gov/history/ssn/geocard.html.

6 Subsection (e)(10) of the Privacy Act of 1974, as amended (5 USC § 552a) states that “[e]ach agency that maintains a system of records shall…establish appropriate administrative, technical, and physical safeguards to insure the security and confidentiality of records and to protect against any anticipated threats or hazards to their security or integrity which could result in substantial harm, embarrassment, inconvenience, or unfairness to any individual on whom information is maintained.”

7 For more information about the Paperwork Reduction Act (PRA) (44 U.S.C. 3501 et seq.), contact the DHS PRA Program Office at DHSPRA@hq.dhs.gov.

8 DHS Management Directive 11042.1: Safeguarding Sensitive But Unclassified (For Official Use Only) Information defines need to know as the determination made by an authorized holder of information that a prospective recipient requires access to specific information in order to perform or assist in a lawful and authorized Governmental function, i.e., access is required for the performance of official duties.

9 Depending on your role in the Department, the appropriate supervisor may be your Program Manager, Director, Privacy Officer, or ISSM. You are also encouraged to contact the DHS Privacy Office at privacy@dhs.gov if you need assistance locating the person who can respond to your privacy questions, have privacy issues that need escalation, clarification, or resolution, or if you need your concern to be kept confidential. Also, you should refer to the DHS Office of Inspector General (OIG) any alleged violations of the terms of this document that may constitute criminal misconduct, identity theft, or other serious misconduct, or reflect systemic violations within the department. You can contact the OIG by writing to DHS Office of Inspector General/Mail Stop 2600, Attention: Office of Investigations – Hotline, 245 Murray Drive, SW, Building 410, Washington, DC 20528. You can also fax the information to (202) 254-4292, or email DHSOIGHotline@dhs.gov.

10 NDAs are generally obtained from DHS contractors prior to those individuals being issued a badge and/or access to DHS systems, as part of the security on boarding process.

11 If you are unsure to whom to refer the request, contact your supervisor or the FOIA office at FOIA@dhs.gov.

12 DHS Sensitive Systems Policy Directive 4300A, section 4.8.3 (b) states that “equipment that is not owned or leased by the Federal Government, or operated by a contractor on behalf of the Federal Government, shall not be connected to DHS equipment or networks without the written prior approval of the Component ISSM.”

13 DHS Management Directive 3070.2, Telework Directive, specifies that “[t]eleworking employees are subject to ensuring that records subject to Privacy Act and sensitive or classified data are not disclosed to anyone except those who are authorized access to such information in order to perform their duties.”

14 To obtain more information on privacy incident reporting, download the Privacy Incident Handling Guidance at www.dhs.gov/privacy.
15 DHS Management Directive 3070.2, *Telework Directive*, specifies that “[t]eleworking employees are subject to ensuring that records subject to Privacy Act and sensitive or classified data are not disclosed to anyone except those who are authorized access to such information in order to perform their duties.”

16 For more information on accountable interoffice mail, see the *Outgoing Mail Policies and Services* section of the DHS Executive Secretariat Handbook or contact the DHS mailroom. If your office does not participate in DHS HQ interoffice mail, consult your supervisor for your local accountable interoffice mail procedures.

17 OMB Memorandum M-06-16 requires that all agencies “[e]ncrypt all data on mobile computers/devices which carry agency data unless the data is determined to be non-sensitive, in writing, by your Deputy Secretary or an individual he/she may designate in writing.” Encryption of all mobile computing devices is required by *DHS Sensitive Systems Policy Directive 4300A*. If you are issued a portable electronic device which you believe may not be encrypted, contact your component ISSM.

18 See OMB Office Of Information And Regulatory Affairs *Inventory Of Approved Information Collections* at www.whitehouse.gov/omb for a list of OMB-approved forms.

19 Subsection (e)(2) of the Privacy Act of 1974, as amended (5 USC § 552a) states that “[e]ach agency that maintains a system of records shall…collect information to the greatest extent practicable directly from the subject individual when the information may result in adverse determinations about an individual’s rights, benefits, and privileges under Federal programs.”

20 Archived emails in this context include only those that the user manages, not those saved as part of system backups by system administrators.

21 For questions about record retention schedules, contact your Component Records Officer or DHSRecordsManagement@HQ.DHS.GOV.
This factsheet is intended to help you safeguard Sensitive Personally Identifiable Information (PII) in paper and electronic form during your everyday work activities. DHS employees, contractors, consultants, interns and detailers are required by law to properly collect, access, use, share, and dispose of PII in order to protect the privacy of individuals.

### What is PII?
PII is any information that permits the identity of an individual to be directly or indirectly inferred, including any information which is linked or linkable to an individual. Some PII is not sensitive, such as that found on a business card. Other PII is Sensitive PII, which if lost, compromised, or disclosed without authorization, could result in substantial harm, embarrassment, inconvenience, or unfairness to an individual. **Sensitive PII requires stricter handling guidelines which are detailed below.**

**Examples of Sensitive PII include:** Social Security numbers (SSN), alien registration numbers (A-number), or biometric identifiers (e.g., fingerprint, iris scan). Other data elements such as financial account numbers, citizenship or immigration status, or medical information, in conjunction with the identity of an individual, are also considered Sensitive PII. In addition, the context of the PII may determine its sensitivity, such as a list of employees with poor performance ratings.

### General Rules for Safeguarding Sensitive PII
A privacy incident is defined as the actual or potential loss of control, compromise, unauthorized disclosure, unauthorized acquisition or access to Sensitive PII, in physical or electronic form. Privacy incidents occur primarily when employees fail to use appropriate controls while accessing, using or sharing Sensitive PII or when they use Sensitive PII for an unauthorized purpose. The proper controls to safeguard Sensitive PII are detailed below.

#### Collecting and Accessing Sensitive PII
If you are collecting or maintaining Sensitive PII electronically, be sure your database or information technology system has an approved Privacy Impact Assessment. Also, before collecting Sensitive PII, be sure that you have the authority to do so based on either the Privacy Act System of Records Notice (SORN) or a Standard Operating Procedure (SOP). Access to Sensitive PII is based upon your having a “need to know,” i.e., when the information relates to your official duties. Limit your access to only that Sensitive PII needed to do your job.

- Ensure documents are not accessible to casual visitors, passersby, or other individuals within the office without a “need to know.” If you leave your work area for any reason, activate your computer’s screen saver. At the end of your shift, either log off or activate a password-protected lock on your computer.
- Ensure privacy while having intra-office or telephone conversations regarding Sensitive PII.

#### Using and Sharing Sensitive PII
You are authorized to share PII outside of DHS only if there is a published routine use in the applicable SORN and an information sharing and access agreement that applies to the information.

1. **Proper use of email to share Sensitive PII:**
   a) **Within DHS:** You can email Sensitive PII without protection if the recipient’s need for the information is related to his or her official duties. However, if you have any doubt about that, or to ensure protection, the DHS Privacy Office strongly recommends that you password-protect Sensitive PII you email within the Department, or redact the Sensitive PII before you email or print it. Some components require encryption when emailing Sensitive PII within DHS, so check your component’s policy.
   b) **Outside of DHS:** Email the Sensitive PII within an encrypted attachment with the password provided separately (e.g., by phone, another email, or in person).
   c) **Never email Sensitive PII to a personal email account to work remotely.** Personally owned computers should not be used to access, save, store, or host Sensitive PII unless you log in through the DHS Virtual Desktop. Each...
component has a different procedure for accessing the DHS network remotely, so please check with your Help Desk.

2. **Protect hard copy Sensitive PII**: Do not leave Sensitive PII unattended on desks, printers, fax machines, or copiers. Secure Sensitive PII in a locked desk drawer, file cabinet, or similar locked enclosure when not in use. When using Sensitive PII, keep it in an area where access is controlled and limited to persons with an official need to know. Avoid faxing Sensitive PII, if at all possible.

3. **Proper use of the U.S. mail to share Sensitive PII**: Encrypt Sensitive PII stored on CDs, DVDs, hard drives, USB flash drives, floppy disks, or other removable media prior to mailing or sharing. *Note*: FOIA requests may require different handling instructions.
   a) **Within DHS**: Sensitive PII should be mailed in blue messenger envelopes furnished by your onsite DHS mailroom or courier. Verify that the recipient received the information.
   b) **External mail**: Seal Sensitive PII in an opaque envelope or container, and mail using First Class or Priority Mail, or a traceable commercial delivery service (e.g., UPS or FedEx).

4. **Safeguard DHS media**: Sensitive PII may only be saved, stored, or hosted on DHS-approved portable electronic devices (PEDs), such as laptops, USB flash drives, and external hard drives, all of which must be encrypted as noted in *DHS Sensitive Systems Policy Directive 4300A*. Personally-owned computers or USB flash drives may not be used *unless you log in through the DHS Virtual Desktop*. *Note*: If you need to transport your laptop or PED and must leave it in a car, lock it in the trunk so that it is out of sight. Do not leave your laptop or PED in a car overnight. If it is stolen or lost, report it as a lost asset following your component reporting procedures.

5. **Making electronic copies of Sensitive PII**: In some instances, it may be appropriate to create new spreadsheets or databases that contain Sensitive PII from a larger file or database. Before doing so, however, please consult Attachment S1 to the *DHS Sensitive Systems Policy Directive 4300A*.

6. **Posting Sensitive PII to web sites and shared drives**: Do not post Sensitive PII on the DHS intranet, the Internet (including social networking sites), shared drives, or multi-access calendars that can be accessed by individuals who do not have a “need to know.”

7. **Social engineering/phishing**: Be alert to any phone calls or emails from individuals claiming to be DHS employees and attempting to get personal or non-public information or asking to verify such information about you. DHS will not ask you to verify or confirm your account login, password, or personal information by email or over the phone.

8. **Sharing account logins and/or passwords**: Do not share account information, especially logins or passwords, with anyone. Do not have login or password information accessible to others (e.g., on a sticky note on your computer).

**Disposition of Sensitive PII**

Sensitive PII, including that found in archived emails, must be disposed of when no longer required, consistent with the applicable records disposition schedules. If destruction is required, take the following steps:

- Shred paper containing Sensitive PII; do not recycle or place in garbage containers. Be especially alert during office moves and times of transition when large numbers of records are at risk.
- Before transferring your computer or PED to another employee, ask your Help Desk to sanitize Sensitive PII from computer drives and other electronic storage devices according to your component’s information security standards or *DHS 4300A Sensitive Systems Handbook*.

**Report Privacy Incidents**

You must report all privacy incidents, whether suspected or confirmed, to your supervisor immediately. If your supervisor is unavailable, or if there is a potential conflict of interest, report the incident to your Program Manager, Help Desk, component privacy officer or privacy point of contact. To obtain more information on privacy incident reporting, download the *Privacy Incident Handling Guidance* on DHS Connect.

**For More Information**

To obtain more detailed guidelines on the safe handling of Sensitive PII, download the *Handbook for Safeguarding Sensitive PII* at the website listed below.
Protecting PII: Telework Best Practices

Teleworking and Information Security
Telework presents many benefits to the federal workforce, such as managing commutes, saving taxpayer money by decreasing government real estate, and ensuring continuity of essential government functions in the event of emergencies. While telework allows for greater flexibility in managing our workforce, there are risks to privacy and information security that are inherent with a remote workforce. Information security policies do not change when an employee works from home. It is the duty of the employee to safeguard Sensitive information, including personally identifiable information (PII), while teleworking.

Safeguarding Sensitive PII
Effective teleworking begins with having a signed telework agreement in place. Work with your supervisor to determine what types of documents are appropriate to take home and what documents should stay secured within the DHS work space. Know the sensitivity of your documents, and make sure they are appropriately marked to help mitigate the risk of unauthorized disclosure.

One of the most effective ways to safeguard documents containing Sensitive PII is to keep electronic documents within the DHS network and to properly secure hard copy documents that you take outside of the DHS work space. Stay within the network by logging in remotely through the DHS Virtual Desktop, whether you use your DHS-issued laptop or your personal computer. If you choose to work from your personal computer, do not forward documents to your personal email account as a way to avoid issues such as slow network connectivity or the inability to print. While there may be instances where you need to send information to an individual’s personal account (i.e. job applicant), forwarding unencrypted emails to your own personal email account or sending unencrypted documents outside the DHS network that contain Sensitive PII is considered a privacy incident (or data breach).

If you know you will be teleworking, identify the files you may need to work on in advance, and organize them on your network drive or DHS laptop so that they will be easily accessible to you while teleworking. You may also want to take advantage of DHS-approved collaboration tools, such as SharePoint, to easily access files while teleworking. However, before using SharePoint to store Sensitive PII, make sure your site has been approved for such use and that access is limited to only those individuals whose need for the information is related to his or her official duties. Have a back-up plan in mind in case you experience issues with network connectivity, but never transfer files to your personal computer using thumb drives or other portable electronic devices.

Be able to secure your DHS equipment and information at all times, including while transporting information home or while traveling. If you must leave equipment or documents unattended, secure them (i.e. in the trunk of your car, in a hotel safe, etc.), but only for short periods of time. Inventory your documents before teleworking, and ensure all documents are returned to the office.

Examples of Privacy Incidents Associated with Telework
Know how to recognize a privacy incident and how to report it.

- Sending an email containing Sensitive PII to your personal email account.
- Sending unencrypted Sensitive PII outside the DHS network (i.e., to another agency, to a private sector partner, to a potential hire).
- Allowing family members access to documents containing Sensitive PII.
- Printing documents containing Sensitive PII to your personal printer.
- Using a thumb drive or other device to transfer data (i.e., Sensitive PII) to your personal computer.

Report any suspected or confirmed privacy incidents to your supervisor or your component Help Desk.

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1 The Federal Information Security Management Act of 2002 (FISMA) defines information security as protecting information and information systems from unauthorized access, use, disclosure, disruption, modification, or destruction in order to provide (A) integrity, which means guarding against improper information modification or destruction and includes ensuring information nonrepudiation and authenticity; (B) confidentiality, which means preserving authorized restrictions on access and disclosure, including means for protecting personal privacy and proprietary information; and (C) availability, which means ensuring timely and reliable access to and use of information.

2 PII is any information that can directly or indirectly lead to the identification of an individual. Sensitive PII is defined as personally identifiable information, which if lost, compromised, or disclosed without authorization, could result in substantial harm, embarrassment, inconvenience, or unfairness to an individual.
## When

| Before you telework… | When to ensure that Sensitive documents can be safely accessed remotely. Organize your files so that they are easily accessible via the DHS Virtual Desktop*. Use DHS-approved, portable electronic devices, which are encrypted, thereby adding a layer of protection to your data. | Don’t forward emails to your personal email account or use non-approved portable electronic devices. Have a back-up plan in case you experience issues with network connectivity, but never transfer or download data to your personal computer, personal email account, or to non-encrypted devices. | When you remove data from the DHS network, DHS cannot protect it. There may be instances where you need to send Sensitive PII to job applicants or individuals without DHS accounts, but it must be encrypted. To send it unencrypted is considered a privacy incident. |
| Transport of documents… | Be able to secure Sensitive data when not in use. If you must leave your laptop or hard copy documents inside a vehicle, lock them in the trunk but only for short periods of time. When traveling, place Sensitive data in a hotel safe when not in use. | Don’t leave your laptop or hard copy documents unattended overnight. Maintain accountability of your data by ensuring documents are secured when not in use. | Failure to maintain accountability of Sensitive PII can lead to loss, theft, or misuse, resulting in a privacy incident. |
| At home… | Log in through the DHS Virtual Desktop*. Organize your work space at home so that work files are separate from personal files and can be properly safeguarded. | Don’t email or save files containing Sensitive PII to your home computer. Don’t print agency records to your home printer. | Your home computer, printer, fax, and copier all contain internal storage or “hard drives.” Even when these devices are disposed of, the information stored within is vulnerable. |
| | Take advantage of DHS collaboration tools such as SharePoint. Do not post Sensitive PII on the DHS intranet, Component intranet sites, SharePoint collaboration sites, shared drives, multi-access calendars, or on the Internet (including social networking sites) that can be accessed by individuals who do not have a “need to know.” | Don’t store Sensitive PII on SharePoint unless your site has been approved for such use. Access must be limited to those that have an official need to know. | Collaboration tools provide quick, easy access to data, but without proper security controls, can lead to data winding up in the wrong hands. Sharing Sensitive PII with unauthorized users is considered a privacy incident. |
| | Secure your data, and ensure other household members do not have access to it. Organize your work space at home so that government property and information are kept separate from personal property and can be properly safeguarded. | Don’t leave files containing Sensitive data lying out in the open. Never leave Sensitive PII in view of children, spouses, or visitors. Sensitive PII should be secured in locked cabinets and your computer/Blackberry should remain locked when not in use. | Failure to properly secure Sensitive records could result in inadvertent sharing of Sensitive PII. |

*Each Component has a different process for accessing the DHS network remotely. Please contact your Help Desk.

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*March 2012*
Controlling Access to a Network Shared Drive Folder

August 2011

Most likely your office maintains space on a DHS shared network drive. Your office controls access to its portion of the shared drive through a folder-based security mechanism. Typically, access to your main folder is restricted to the staff on your office’s main email distribution list.

If you want to restrict access to a particular folder within your shared drive, here’s what to do:

1. Create/identify the folder you want to control.
2. Find the full path to that folder by:
   a. Clicking on My Computer on your desktop.
   b. Finding your network shared drive and right clicking it.
   c. In the left NAV under “Details”, the network drive path will appear, for example:
      \ZZA1CE-0350\dhs-g\DHS\Your Office\Your Folder
3. Create the name of an email distribution list that you’d like to use to govern access to the folder. Use something like “officename [folder]”. Keep it short, simple, easy to recognize in the GAL. This email list becomes your security group, and as the manager of this group, you have the ability to add and remove names of users, as needed. To do this [once the email list is created], open the security list in the GAL, click “modify members”, then add or remove users.
4. Identify who you want to have access to that folder – you will need full DHS email addresses.
5. Email IT Support and tell them you want to:
   a. Restrict access to a folder. Send them the full path (step 2).
   b. Create an email distribution list with the names you picked (step 3); and
   c. Add all the names/email addresses to that distribution list and give each of those individuals “owner” rights to the distribution list – this way anyone in that list can change the list if you want to add/remove names. You can also pick one person and give them ownership rights to add/remove people from the distribution list. However you do it, it’s key that someone you know can edit that list of names – this will give you control over who can access the folder.
   d. Restrict access to that folder so that only users on the distribution list can access it. You can make this a little more complex by changing the tiers of control over the folder.
      i. Full restriction/access – only those on the list can open the folder and once they’re in they can do anything they want.
      ii. Read only – you can allow anyone to read files in that folder – they cannot edit/delete anything – then only people on the distribution list can change.
6. Then get confirmation from IT Support, and conduct a test –
   a. See if someone outside your new group can open the folder.
   b. See if someone inside your group can open the folder and change stuff in it.
   c. See if someone on your list can change the names on the list.