



**Federal Trade Commission
Privacy Impact Assessment
for the: Internet Lab**

April 2009

1 Introduction

The Federal Trade Commission's (FTC) Bureau of Consumer Protection (BCP) protects consumers from a variety of fraudulent, deceptive, and unfair practices in the marketplace, including identity theft, telemarketing fraud, Internet fraud, and consumer credit issues. To further its consumer protection mission, the FTC brings civil and administrative law enforcement actions to enforce its laws and provides consumer and business education to enable the public to avoid common harms. The FTC works to ensure that consumers have accurate information for purchasing decisions, and confidence in the traditional and electronic marketplaces.

BCP's consumer protection-related activities include consumer complaint collection and analysis, individual company and industry-wide investigations, administrative and federal court litigation, rulemaking proceedings, consumer and business education, and the operation of consumer protection programs. Increasingly, these activities require access to information and services available on the Internet/World Wide Web.¹

To support BCP's growing need for internet-related information and services, BCP has created an "Internet Lab" (Lab). The Lab comprises two main lab facilities in Washington, D.C., as well as eight "satellite locations" (one in each of the FTC's regional offices), all of which are secured within FTC buildings or offices.

The Lab is managed by BCP's Division of Planning and Information (DPI). DPI and the FTC's Office of Information Technology Management (OITM) staff work together to maintain the Lab.

The Lab is primarily used by law enforcers (e.g. attorneys, investigators, paralegals) in the FTC's Bureau of Consumer Protection, and by technologists in DPI. On occasion, the Lab may also be used by authorized law enforcement partners (e.g. the Department of Justice), and by staff in other FTC offices – e.g. the FTC's Bureau of Competition (BC), the Office of General Counsel (OGC), the Office of the Inspector General (OIG), the Office of International Affairs (OIA), the Bureau of Economics (BE), and OITM. In addition, the FTC may retain experts or contractors who may be given access to the Lab. Individuals in these various groups are referred to in this PIA as "users."

2 System Overview

BCP's Internet Lab comprises various customized commercial off-the-shelf (COTS) hardware and software tools and resources. The Lab provides users with secure and anonymous access to content available on the Internet, and to tools to investigate, capture, and preserve that content. The Lab does not solicit information directly from

¹ This document will use the term "Internet" as the generic term for both the "Internet" and "World Wide Web".

consumers.² Rather, the tools in the Lab allow users to preserve content that is already available to the public on the Internet.

The Lab provides users with access to the Internet via multiple high-speed Internet connections, which are logically and physically isolated from the FTC's production network. These connections to the Internet are registered anonymously, and are not traceable to the FTC. This anonymous access to the Internet allows users to perform research and conduct investigations without being detected. In addition, because the Lab is not connected to the production (computer) network used by the rest of the agency, it can be used to access sites which may contain content restricted by FTC web filters; make use of software not available on FTC workstations; and investigate computer viruses and other forms of malware without risk of contaminating the FTC's production computing resources. In other words, users accessing the Internet from the Lab see and experience the Internet the way consumers see and experience it, and appear to be just like any consumer who might be accessing the Internet from his or her home.

The Lab provides users with the hardware and software they need to perform investigations and to capture content available on the Internet, including desktop computers, computer servers, networking devices, printers, scanners, and various software products. These tools provide users with the ability to capture Internet content in the following formats: 1) printed/hardcopy; 2) static and dynamic digital images and recordings (e.g. "screen shots"); and 3) raw digital content (e.g. audio/video content, web pages, and entire web sites). The tools available in the Lab also provide users with the ability to analyze Internet protocol and website registration information; viruses, spyware, and other forms of malware; "cookies," beacons," computer registry information, and other forms of web tracking technologies; as well as emerging Internet technologies and threats. The Lab also provides users with tools for creating undercover email addresses and web pages, as well as tools for organizing and presenting the information that is obtained.

Information users may obtain from the Internet while using the Lab is not systematically saved or stored within the Lab. Rather, it is either removed/preserved by users for use in their investigations, or it is destroyed as part of regular lab maintenance procedures.

Administrative information concerning user activities within BCP's Lab is also collected. However, unlike information obtained by users as part of an investigation, this administrative information is maintained for a limited period of time for security and auditing purposes.

3 Information Collected and Stored within the System

² Lab staff also maintain the FTC's "Spam Database", which does collect information directly from consumers. The spam database is not part of the Lab. A discussion of the spam database is available in that system's Privacy Impact Assessment, which is available at the following location - <http://www.ftc.gov/os/2009/04/spamdatabase.pdf>.

.1 What information is to be collected, used, disseminated, or maintained by the system?

The Lab is used to collect and preserve information that is available on the Internet. As stated previously, the Lab does not solicit information directly from consumers.

Information that is collected may include content freely available on the Internet or online content which is only offered through paid/premium services. This information may include website content, including personally identifiable information that may be included on the site, as well as usage data and statistics, IP addresses and domain registration and ownership information.

Administrative information about BCP's internal Lab activities, including the user's name, phone number (normally an FTC extension), organization code, time and date of entry and exit, and browser history, are collected for management, security, and auditing purposes.

.2 What are the sources of the information in the system?

Information, including any personally identifiable information posted by an individual (e.g. an investigatory target) or by a third party, is collected directly from the Internet, and may include content freely available to consumers or content that is only offered through paid/premium services. The Lab does not solicit information directly from consumers.

Administrative information about BCP's internal Lab activities is collected directly from FTC staff at the time of use.

.3 Why is the information being collected, used, disseminated, or maintained?

Information is collected to support the FTC's law enforcement mission as discussed above (see section 1). For example, the Lab may be used to collect and preserve fraudulent or misleading information that may be posted on web pages by targets of FTC investigations. Targets frequently change the content of their websites, and collection and preservation of this information is, therefore, critical to proving that a fraudulent or misleading statement appeared on a particular web page on a particular day.

Lab activity and usage information is collected for administrative and security purposes. Logs and browser history reports track who uses the facilities and ensures that such use is appropriate.

.4 How is the information collected?

Information is collected in the Lab with the tools described above (see section 2). Information collection is performed by users, and is not part of an automated collection mechanism.

Lab activity and usage information is collected through keycard access logs and sign-in sheets located at each workstation. Web browser history is collected as users browse the Internet. Browser history files are collected directly from each workstation.

.5 How will the information be checked for accuracy and timeliness (currency)?

The information collected from the Internet by users will not be systematically checked for accuracy and timeliness. Information available on the Internet is subject to frequent/continuous change. Therefore, information that is collected by users from the Internet is considered an accurate representation of the content as of the point-in-time it was collected.

Lab administrative information is actively monitored by Lab staff, and is subject to regular review and audits by Information Technology Management Office's (ITMO) Operations Assurance Branch (OAB).

.6 Is the system using technologies in ways that the FTC has not previously employed (e.g., monitoring software, Smart Cards, etc.)? If so, how does the use of this technology affect individuals' privacy?

The Lab does not employ any new technologies, although the establishment of the Lab centralizes collection and preservation functions for efficiency. The Lab does not use technologies in ways that raise privacy concerns not otherwise discussed in this document. In addition, information that is collected and stored in the Lab is not combined and/or loaded in a single database. The FTC is not engaged in data mining and the data is not used for this purpose.³

.7 What law or regulation permits the collection of this information?

Information is collected in the Lab pursuant to the FTC's general law enforcement and investigatory authority, which is primarily set forth in the Federal Trade Commission Act, 15 U.S.C. §§ 41-58. Other statutes include the Children's Online Privacy Protection Act (COPPA), 15 U.S.C. §§ 6501, the Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003 (CAN-SPAM Act), 15 U.S.C §§ 7701-7713, the Identity Theft Assumption and Deterrence Act of 1998, 18 U.S.C. § 1028 note, the Unlawful Internet Gambling Enforcement Act, 31 U.S.C. 5361 et seq., the Truth in Lending Act (TILA), 15 U.S.C. §§ 1601-1667f, the Fair Credit Reporting Act (FCRA), 15 U.S.C. §§ 1681-1681(u), the Fair Debt Collection Practices Act (FDCPA), 15 U.S.C.

³ See the Federal Agency Data Mining Reporting Act of 2007, Pub. L. No. 110-53, 121 Stat. 266, §804(b)(1) for a definition/description of the term "data mining."

§§ 1692-1692o, the Telemarketing and Consumer Fraud and Abuse Prevention Act (TCFAPA), 15 U.S.C. §§ 6101-6108, the Gramm-Leach-Bliley Act (GLBA), 15 U.S.C. §§ 6801-6809 and §§ 6821-6827, and the Fair and Accurate Credit Transactions Act of 2003 (FACTA), 15 U.S.C. §§ 1681-1681x.

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

As previously discussed, the Lab is used to collect information that is already publicly available on the Internet. The information the FTC may collect is the same as consumers might collect or retrieve when accessing the Internet from their homes or offices. Therefore, the overall privacy risk associated with information that may be collected in the Lab is low.

It is possible that information contained on websites that may be captured in the Lab may contain “sensitive” information, including sensitive personally identifiable information (PII). However, the risk of harm in the event of a breach of such information is significantly lower than the risk of harm associated with information that has not been made available on the Internet.

In addition, several safeguards have been implemented to mitigate any residual risks that might be present, and to prevent disclosure of any sensitive information that might be captured. Lab access is physically restricted to authorized users located within the FTC. Information gathered in the Lab is either removed or destroyed as part of regular Lab maintenance procedures. Information that is removed from the Lab (typically, to be included as part of a larger investigation file⁴), is subject to FTC data protection and privacy policies, including those pertaining to the safeguarding of sensitive personally identifiable information and sensitive health information.

The FTC also follows applicable Federal Information Security Management Act (FISMA) requirements to ensure that information collected in the Lab is appropriately secured.

The information collected about Lab activities does not raise privacy risks for Lab users. Lab sign-in sheets and browser history files only contain work-related information and are stored within the Lab’s secure facilities until required for audits, at which time the original copies are provided to the FTC’s ITMO OAB. Similarly, keycard access logs are also maintained in a secure manner. However, keycard access logs are maintained and secured by the FTC’s security unit.⁵

⁴ For a discussion of the FTC’s system for maintaining non-public investigational and other legal records, see the FTC’s System of Records Notice (SORN) I-1, which is available at <http://www.ftc.gov/foia/sysnot/i-1.pdf>.

⁵ A discussion of the security unit’s procedures for maintaining and securing keycard and access log information is available in the PIA for the FTC’s Personal Identity Verification (PIV) System, which is available at the following location - <http://www.ftc.gov/os/2008/02/hrpd12pia.pdf>.

4 Use and Access to Data in the System

.1 Describe how information in the system will or may be used.

Information is collected to support the FTC's law enforcement mission, as discussed above (see section 1).

Administrative information collected about lab activities is used by the FTC's ITMO and BCP to track Lab usage and to identify potential system misuse.

.2 Which internal entities will have access to the information?

BCP investigators and case teams will have access to the information collected in the Lab, as will other authorized FTC personnel (see 7.5, below).

DPI Lab administration staff and ITMO OAB staff will have access to the information collected from Lab usage records.

.3 Which external entities will have access to the information?

As discussed in the introduction (see section 1), the Lab may be accessed by authorized contractors and law enforcement partners.⁶ The FTC may also share information collected by the Lab with other external entities that do not have Lab access, including, for example, courts, opposing counsel, defendants, expert witnesses, or other individuals as otherwise authorized by the law.⁷

5 Notice and Access for Individuals

.1 How will individuals be informed about what information is collected, and how this information is used and disclosed?

The Lab does not solicit information directly from individuals, except in limited undercover situations, and so does not provide notice to individuals about what information is collected or how it is used. The FTC's Privacy Policy, however, provides consumers and other individuals with notification about how the FTC collects, uses, shares, and protects personal information.⁸

⁶ See, e.g., 16 CFR § 4.11 (c), (d) and (j) for information regarding FTC rules for sharing information with law enforcement partners.

⁷ See, e.g., 16 CFR § 4.11. In addition, the FTC also has internal policies regarding the redaction of PII.

⁸ The FTC's Privacy Policy is available at the following URL - <http://www.ftc.gov/ftc/privacy.shtm>. In addition, the applicable Privacy Act SORN informs the public about the uses and disclosures of information collected by the Lab. See section 9.

Lab users are notified of the collection and use of information by BCP and ITMO through postings inside the lab facility and on the BCP Intranet site.

.2 Do individuals have the opportunity and/or right to decline to provide information?

The Lab does not solicit information directly from individuals (see 5.1, above), and simply collects information available on the Internet. In some undercover situations, as noted in 5.1 above, information may be sought directly from an individual. If an individual provides information under such circumstances, he or she would be providing it voluntarily and would have the opportunity to decline to provide it.

Lab users do not have the right to decline to provide administrative information.

.3 Do individuals have the right to consent to particular uses of the information? If so, how would an individual exercise this right?

Individuals do not have an opportunity or right to consent to a particular use of the information collected by the FTC, because the Lab collects that information from the Internet.

Lab users do not have an opportunity to consent to a particular use of the administrative information that is collected.

.4 What are the procedures that allow individuals to gain access to their own information?

If the FTC is maintaining records collected by the Lab on an individual, the individual may make a request for access under the Privacy Act. The FTC's Privacy Act rules and procedures for making such requests, are published in the Code of Federal Regulations at 16 C.F.R. 4.13. Privacy Act requests must be made in writing and submitted to the FTC's Office of General Counsel (see [http:// www.ftc.gov/foia/privactabout.shtm](http://www.ftc.gov/foia/privactabout.shtm) for more information). However, due to the law enforcement nature of the system, records in the system about certain individuals (e.g., defendants) may be exempt from mandatory access by such individuals. See 16 U.S.C. 4.13(m) (exemptions applicable to certain FTC Privacy Act systems of records).

.5 Discuss the privacy risks associated with the process of providing individuals access to their own records and how those risks are mitigated.

No privacy risks were identified, because individuals are not provided access to their own records through the Internet Lab. As discussed above (see 5.4), access is provided only by written request under the Privacy Act to the FTC's Office of General Counsel.

6 Web Site Privacy Issues

No website privacy issues were identified.

7 Security of Information in the System

- .1 Are all IT security requirements and procedures required by federal law being followed to ensure that information is appropriately secured?**

The FTC follows all applicable FISMA requirements to ensure that information collected in the Lab is appropriately secured.

- .2 Does the project employ technology that may raise privacy concerns? If so, please discuss its implementation.**

The Internet Lab does not employ technologies that raise privacy concerns not already addressed.

- .3 What procedures are in place to determine which users may access the system and are they documented?**

Internet Lab access is based on organization assignment. All BCP staff are granted access to the Lab as part of the FTC employee check-in process. In accordance with Lab procedures, other FTC staff may request access to the Lab by contacting the Division of Planning and Information's (DPI) Assistant Director.

- .4 Describe what privacy training is provided to users either generally or specifically relevant to the program or system.**

All FTC employees are required to complete computer security training and privacy awareness training annually. Interactive online training covers topics such as how to properly handle sensitive PII and other data, online threats, social engineering, and the physical security of documents. Persons at the FTC with significant security responsibilities are required to undergo additional, specialized training, tailored to their respective responsibilities.

- .5 What auditing measures and technical safeguards are in place to prevent the misuse of data?**

An electronic keycard system restricts physical access to the Lab facilities. Once data is removed from the Lab, FTC polices for handling and safeguarding sensitive personally identifiable information and sensitive health information apply.

The ITMO OAB performs monthly audits on each workstation's web browser history file to monitor internal Lab activities and identify potential facility misuse.

.6 State that any questions regarding the security of the system should be directed to the FTC's Chief Information Security Officer.

Any questions regarding the security of the Lab will be directed to the FTC's Chief Information Security Officer, Margaret Mech, at (202) 326-2609.

8 Data Retention

.1 For what period of time will data collected by this system be maintained?

As stated previously, information users may obtain from the Internet while using the Lab is not systematically saved or stored within the Lab. Rather, it is either removed / preserved by staff for use in their investigations, or it is destroyed as part of regular Lab maintenance procedures.

Once removed from the Lab, information incorporated into FTC records is maintained in accordance with applicable schedules and procedures issued or approved by the National Archives and Records Administration (NARA).⁹

Information collected for the purpose of monitoring Lab usage, including sign-in sheets and browser history files, is destroyed when the FTC determines it is no longer needed for audit purposes.

.2 What are the plans for destruction or disposal of the information?

Disposal of all FTC information collected by the Lab will be conducted in accordance with Office of Management and Budget (OMB), NIST, and NARA guidelines.

.3 Describe any privacy risks identified in the data retention and disposal of the information, and describe how these risks have been mitigated.

As stated previously, information users may obtain from the Internet while using the Lab is not systematically saved or stored within the Lab. Once removed from the Lab, the information may be used as evidence or as part of an investigation and stored as needed. For personally identifiable information, the FTC has policies for safeguarding sensitive personally identifiable information and sensitive health information.

9 Privacy Act

⁹ For information about retention and disposal of this information, see SORN I-1, Nonpublic Investigational and Other Legal Records (<http://www.ftc.gov/foia/sysnot/i-1.pdf>).

The Lab itself does not maintain a system of records retrieved by individual name or other personal identifier under the Privacy Act. Rather, as explained earlier information that is removed from the Lab is normally incorporated into FTC investigatory files. Those investigatory records are part of the Privacy Act system of records designated as FTC-I-1, Nonpublic Investigational and Other Nonpublic Legal Program Records. That system is described in a SORN that has been published in the Federal Register and posted on the FTC's Web site (see <http://www.ftc.gov/foia/sysnot/i-1.pdf>).

10 Privacy Policy

The collection, use, and disclosure of the information in the Lab have been reviewed to ensure consistency with the privacy policy already posted on the FTC's main web site, see <http://www.ftc.gov/ftc/privacy.shtm>.

11 Approval and Signature Page

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