

#### **U.S. Department of Justice**

#### United States Marshals Service

#### Office of General Counsel

CG-3, 15<sup>th</sup> Floor, Washington, DC 20530-0001

May 17, 2023

John Greenewald, The Black Vault, Inc. 27305 W. Live Oak Rd., Suite #1203 Castaic, CA 91384

Email: john@greenewald.com

Re: Freedom of Information Act Request No. 2023-USMS-REF-001177 Subject: Documents referred from NARA

#### Dear Requester:

The United States Marshals Service (USMS) is responding to a referral of documents made to the USMS from National Archives and Records Administration (NARA).

NARA referred 123 page(s) to USMS for direct response to you on April 26, 2023, as part of their response to their case number RMSA.

To withhold a responsive record in whole or part, an agency must show both that the record falls within a FOIA exemption, 5 U.S.C. § 552(b), and that the agency "reasonably foresees that disclosure would harm an interest protected by exemption." See § 552(a)(8)(A)(i)(I); Machado Amadis v. U.S. Dep't of State, 971 F.3d 364 (D.C. Cir. 2020). As described in this correspondence, the USMS reviewed responsive records to your request and asserted FOIA exemptions as appropriate. Further, the USMS has determined it is reasonably foreseeable that disclosure of the withheld information would harm an agency interest protected by the exemption. The referring agency, NARA, may have withheld information on the documents referred to USMS. To distinguish from the agency that asserted the withholdings, the USMS has included within each withholding asserted the following identifying phrase: "USMS withholding." Any withholdings that do not include this phrase were not completed by USMS; therefore, any issues or concerns you may have regarding those withholdings should be directed to the referring agency, NARA pursuant to the appeal language provided in their original response to you. These pages are released to you with portions of 12 page(s) withheld and 0 page(s) withheld in full pursuant to the following Exemptions of the FOIA, 5 U.S.C. § 552(b):

(b)(6), FOIA Exemption (b)(6) allows an agency to withhold personnel, medical, and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. Records that apply to or describe a particular individual, including investigative records, qualify as "personnel," "medical," or "similar files" under Exemption 6. A discretionary release of such records is not appropriate. See United States Department of Justice (DOJ) v. Reporters Committee for Freedom of the Press, 489 U.S. 749 (1989).

(b)(7)(C), FOIA Exemption (b)(7)(C) protects records or information compiled for law enforcement purposes to the extent that the production of such records or information could reasonably be expected to constitute an unwarranted invasion of personal privacy. A discretionary release of such records is not appropriate. See United States Department of Justice (DOJ) v. Reporters Committee for Freedom of the Press, 489 U.S. 749 (1989). Accordingly, the personally identifiable information of law enforcement officers and government employees was withheld from the responsive documentation. The disclosure of such sensitive information contained in records compiled for law enforcement purposes to the public could subject law enforcement officers and other government personnel to harassment and unwelcome contact. This could disrupt and impede official agency activity, as well as endanger the safety of law enforcement officials. Additionally, the personally identifiable information of third parties named in the records was withheld. The disclosure of third-party information could constitute an unwarranted invasion of personal privacy and subject the individuals to embarrassment, harassment, and undue public attention. Individuals have a recognized privacy interest in not being publicly associated with law enforcement investigations, not being associated unwarrantedly with alleged criminal activity, and controlling how communications about them are disseminated.

(b)(7)(E), FOIA Exemption (b)(7)(E) exempts from release information that would disclose law enforcement techniques or procedures, the disclosure of which could reasonably be expected to risk circumvention of the law. Public disclosure of law enforcement techniques and procedures could allow people seeking to violate the law to take preemptive steps to counter actions taken by USMS during investigatory operations. Information pertaining to case selection, case development, and investigatory methods are law enforcement techniques and procedures that are not commonly known. The disclosure of this information serves no public benefit and would have an adverse impact on agency operations. Furthermore, public disclosure of information such as internal URLs, codes, and internal identifying numbers could assist unauthorized parties in deciphering the meaning of the codes and numbers, aid in gaining improper access to law enforcement databases, and assist in the unauthorized party's navigation of these databases. This disclosure of techniques for navigating the databases could permit people seeking to violate the law to gain sensitive knowledge and take preemptive steps to counter actions taken by USMS during investigatory operations. The disclosure of this information serves no public benefit and would not assist the public in understanding how the agency is carrying out its statutory responsibilities.

(b)(7)(F), FOIA Exemption (b)(7)(F) protects law enforcement information that "could reasonably be expected to endanger the life or physical safety of any individual." 5 U.S.C. § 552(b)(7)(F) (2006), amended by OPEN Government Act of 2007, Pub. L. No. 110175, 121 Stat. 2524. Courts have routinely upheld the use of Exemption (b)(7)(F) to protect the identities of law enforcement agents, as well as protect the names and identifying information of non-law enforcement federal

employees, local law enforcement personnel, and other third persons in connection with particular law enforcement matters. See Rugiero v. DOJ, 257 F.3d 534, 552 (6th Cir. 2001); Johnston v. DOJ, No. 97-2173, 1998 WL 518529, \*1 (8th Cir. Aug. 10, 1998).

USMS withholding, this marking advises where USMS has asserted withholdings on referred documents, regardless of whether the referring agency applied their own withholdings. Any withholdings without this marking were applied by the referring agency and therefore any appeals relative to those withholdings should be directed to the referring agency.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. 552(c) (2006 & Supp. IV (2010)). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

If you are not satisfied with the United States Marshals Service (USMS) determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account on the following website: <a href="https://www.justice.gov/oip/submit-and-track-request-or-appeal">https://www.justice.gov/oip/submit-and-track-request-or-appeal</a>. Your appeal must be postmarked or electronically transmitted within 90 days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

You may also contact Charlotte Luckstone or our FOIA Public Liaison at (703) 740-3943 for any further assistance and to discuss any aspect of your request. Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, Room 2510, 8601 Adelphi Road, College Park, Maryland 20740-6001; e-mail at <a href="mailto:ogis@nara.gov">ogis@nara.gov</a>; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

Sincerely,

/s/ TB for Charlotte Luckstone Senior Associate General Counsel FOIA/PA Officer Office of General Counsel

Enclosure

This document is made available through the declassification efforts and research of John Greenewald, Jr., creator of:

# The Black Vault



The Black Vault is the largest online Freedom of Information Act (FOIA) document clearinghouse in the world. The research efforts here are responsible for the declassification of hundreds of thousands of pages released by the U.S. Government & Military.

**Discover the Truth at: http://www.theblackvault.com** 

## NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA) 2020 RECORDS MANAGEMENT SELF-ASSESSMENT

#### Welcome to the 2020 Records Management Self-Assessment!

#### Before you begin, please note the following information.

. Please enter your contact information below.

Except where indicated, the questions in this survey are intended to cover all records regardless of format, as defined in 44 U.S.C. 3301.

The questions apply regardless of whether your agency's work processes are conducted manually or electronically.

Your answers to the self-assessment questions must be specific to records management activities in your agency. We have added a "Not Applicable" answer option to some questions. In general, use this option only if a question references an activity or action that is not conducted in your agency because of its size or if you are a Departmental Records Officer and are not responsible for the activity or action. In some cases, if the activity is being done by a departmental records management program, component agencies of that department may answer "Yes."

**NOTE:** Please note that your responses to questions in this assessment may be subject to public release pursuant to the Freedom of Information Act (FOIA). However, we will not release responses to questions that contain detailed descriptions of agency activities.

NARA reserves the right to follow up with agencies to obtain additional information and/or documentation that supports their answers to the questions in this self-assessment.

As in previous years we will be conducting a validation process. Your agency may be selected at random to provide additional documentation and/or take part in interviews to discuss your records management program activities.

If you have any questions about this self-assessment or need additional information to answer a question(s), please contact us at rmselfassessment@nara.gov.

 First Name:
 USMS withholding; (b)(6); (b)(7)(C); (b)(7)(F)

 Job Title:
 Records Officer

 Email Address:
 USMS withholding; (b)(6); (b)(7)(C); (b)(7)(F)

. Please select the agency and, if applicable, component agency or office for which you are reporting by clicking on the drop down arrows below Request: 2023-USMS-REF-001177 001 Greenwald

Department/Agency

Department of Justice ▼

Component Agency/Office United States Marshals Service ▼

. PLEASE NOTE: <u>If you need to exit the survey before completing each Section</u>, you MUST click on the NEXT button at the bottom of the Section before exiting to ensure your answers to that point are saved.

#### Section I: Management Support and Resourcing

Management support and a strong positioning of an agency's records management program in the organizational structure is key to program success. This section includes questions related to the areas that support the records management program including responsibilities, internal controls, performance management, training, monitoring of program implementation, and the records of senior officials and executives.

The following series of questions relates to RM Program leadership.

- . Q1. Is there a person in your agency who is responsible for coordinating and overseeing the implementation of the records management program? (36 CFR 1220.34(a))
  - Yes
  - No
  - Do not know
- . Q2. Please provide the person's name, position title, and office.

USMS JSMS Records Officer, Office of Records and Information Management withholding:

- . Q3. Does your agency have a Senior Agency Official for Records Management (SAORM)? (For components of a department this is most likely at the department level, and you may answer "Yes," even if this is not being done at the component level.)
  - Yes
  - No
  - Do not know
- . Q4. Does your Agency Records Officer meet regularly (four or more times a year) with the SAORM to discuss the agency records management program's goals? (For components of a department, this is most Referral - Request: 2023-USMS-REF-001177 002 Greenwald

	○ No
	<ul><li>Do not know</li></ul>
ar	Q5. Does your agency have a network of designated employees within each program and administrative rea who are assigned records management responsibilities? These individuals are often called Records aison Officers (RLOs), though their titles may vary. (36 CFR 1220.34(d))
	<ul><li>Yes</li></ul>
	○ No
	O Do not know
	<ul> <li>Not applicable, agency has less than 100 employees</li> </ul>
	Not applicable, Departmental Records Officer - this is done at the component level

#### The following series of questions relates to RM Program Controls, Monitoring and Oversight.

Agency records management programs must provide for effective controls over the creation, maintenance, and use of records in the conduct of current business. (36 CFR 1220.30(c)(1))

Internal controls are integral components of an organization's management that provides reasonable assurance of the effectiveness and efficiency of operations; reliability of financial reporting; and compliance with applicable laws and regulations. ("Standards for Internal Control in the Federal Government" (GAO-14-704G), U.S. Government Accountability Office, September 2014.)

#### Internal controls are:

likely at the department level.)

Yes

- Geared to the achievement of objectives in one or more categories—operations, reporting, and compliance;
- Processes consisting of ongoing tasks and activities—a means to an end, not an end in itself;
- Carried out by people—not merely about policy and procedure manuals, systems, and forms, but about people and the actions they take at every level of an organization to effect internal control:
- Able to provide reasonable assurance, but not absolute assurance, to an entity's senior management;
- Adaptable to the organization's entire structure—flexible in application for the entire entity or for a particular regional office, division, operating unit, or business process.

Control activities occur throughout the organization, at all levels and in all functions. They include a range of activities as diverse as approvals, authorizations, verifications, reconciliations, reviews/audits of operating performance, security of assets (limited access to inventories or equipment), and segregation of duties (separate personnel with authority to authorize a transaction, process the transaction, and review the transaction). Monitoring the effectiveness of internal controls should occur in the normal course of business. Periodic assessments should be integrated as part of management's continuous monitoring of internal control, which should be ingrained in the agency's operations. ("2013 Internal Control - Integrated Framework," Committee of Sponsoring Organizations (COSO) Executive Summary, May 14, 2013; and OMB Circular A-123, "Management's Responsibility for Enterprise Risk Management and Internal Control," July 15, 2016.)

. Q6. <u>In addition to your agency</u>'s established records management policies and records schedules, has your agency's records management program developed and implemented internal controls to ensure that all eligible, permanent agency records in all media are transferred to NARA according to approved records schedules? (36 CFR 1222.26(e))

\*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question.

\*Examples of records management internal controls include but are not limited to:

- Regular briefings and other meetings with records creators
- Monitoring and testing of file plans
- Regular review of records inventories
- Internal tracking database of permanent record authorities and dates
  - YesNoNo, pending final approvalNo, under development

Do not know

- Q7. <u>In addition to your agency</u>'s established policies and records schedules, has your agency developed and implemented internal controls to ensure that Federal records are not destroyed before the end of their retention period? (36 CFR 1222.26(e))
- \*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question.

\*Examples of records management internal controls include but are not limited to:

- Regular review of records inventories
- Approval process for disposal notices from off-site storage
- Require certificates of destruction
- Monitoring shredding services
- · Performance testing for email
- Monitoring and testing of file plans
- Pre-authorization from records management program before records are destroyed
- Ad hoc monitoring of trash and recycle bins
- Notification from facilities staff when large trash bins or removal of boxes are requested
- Annual records clean-out activities sponsored and monitored by records management staff
  - YesNoNo, pending final approvalNo, under development

Do not know

Q8. In addition to your agency's records management policies and records schedules, has your agency developed and implemented internal controls to ensure that all permanent records are created/captured, classified, filed and managed according to their NARA-approved records schedules? (36 CFR 1220.34(i))
Yes
O No
<ul> <li>To some extent</li> </ul>
O not know
An essential control for any records management program is the establishment of performance goals and associated performance targets and performance measures.
Performance goals are the target levels of performance. Performance goals should be specific, measurable, attainable, results-oriented, and time-bound.
Q9. Has your agency established performance goals for its records management program?
Examples of performance goals include but are not limited to:
<ul> <li>Identifying and scheduling all paper and non-electronic records by the end of DATE</li> <li>Developing computer-based records management training modules by the end of DATE</li> <li>Planning and piloting an electronic records management solution for email by the end of DATE</li> <li>Updating records management policies by the end of the year</li> <li>Conducting records management evaluations of at least one program area each quarter</li> </ul>
Yes
○ No
Pending final approval
Currently under development
<ul> <li>Do not know</li> </ul>
Performance measures are the indicators or metrics against which a program's performance can be gauged. Performance measures should provide a basis for comparing actual results with established performance goals. ("Performance Measurement Challenges and Strategies," June 18, 2003, white paper associated with the Office of Management and Budget's Program Assessment Rating Tool (PART); and "Government Performance and Results Modernization Act of 2010," Section 4, Performance Reporting Amendments. See also https://www.performance.gov/.)
Q10. Has your agency's records management program identified performance measures for records management activities such as training, records scheduling, permanent records transfers, etc.?
Examples of performance measures include but are not limited to:

<ul> <li>Percentage of records scheduled</li> <li>Percentage of offices evaluated/inspected for records management compliance</li> <li>Percentage of email management auto-classification rates</li> <li>Development of new records management training modules</li> <li>Audits of internal systems</li> <li>Annual updates of file plans</li> <li>Performance testing for email applications to ensure records are captured</li> <li>Percentage of records successfully retrieved by Agency FOIA Officer in response to FOIA</li> </ul>	
● Yes	
○ No	
Pending final approval	
Currently under development	
Do not know	
An evaluation is an inspection, audit, or review of one or more records management programs for effectiveness and for compliance with applicable laws and regulations. An evaluation contains recommendations for correcting or improving records management practices, policies, and procedures as well as follow-up activities, including reporting on and implementing recommendations. Evaluations may be comprehensive (agency-wide) or specific to a program area or organizational unit. (36 CFR 1220.18)	
Q11. Does your agency evaluate, by conducting inspections/audits/reviews, its records management program to ensure that it is efficient, effective, and compliant with all applicable records management laws and regulations? (36 CFR 1220.34(j))	
**For this question, your agency's records management program, or a major component of the program (e.g., vital records identification and management, the records disposition process, records management training, or the management of your agency's electronic records) must be the primary focus of the inspection/audit/review.	
<ul> <li>Yes, evaluations are conducted by the Records Management Program</li> </ul>	
Yes, evaluations are conducted by the Office of Inspector General	
Yes, evaluations are conducted by the Records Management Program AND the Office	
of Inspector General	

Percentage of eligible permanent records transferred to NARA in a year

Yes, evaluations are conducted by:

Compliance Review

0

The Office of Records and Information Management and the Office of

No, please explain	
O Do not know	
. Q12. How often does your agency conduct formal evaluations of a major component of your age	ency (i.e.,
programs or offices)?	
Annually	
Biennially	
Once every 3 years	
Ad hoc	
Do not know	
Not applicable, agency does not evaluate its records management program	
Trot applicable, agency deep not evaluate its records management program	
O12 Was a formal report written and subsequent plans of corrective action greated and manitor	ad for
. Q13. Was a formal report written and subsequent plans of corrective action created and monitor implementation as part of the most recent inspection/audit/review? (Choose all that apply)	ea ioi
■ Yes, formal report was written	
■ Yes, plans of corrective action were created	
Yes, plans of corrective action were monitored for implementation	
□ No	
□ Do not know	
Not applicable, agency does not evaluate its records management program	
■ Not applicable, agency has less than 100 employees	
The following series of questions relates to records management training.	

### TI

Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:

- be regular (occurring more than just once);
- be repeatable and formal (all instructors must provide the same message, not in an ad hoc way); and
- communicate the agency's vision of records management.

Q14. Does your agency have internal records management training\*, based on agency policies and directives, for employees assigned records management responsibilities? (36 CFR 1220.34(f)) \*Includes NARA's records management training workshops that were **customized** specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course. Yes No No, pending final approval No, under development Do not know Not applicable, please explain Q15. Has your agency developed mandatory internal, staff-wide, formal training\*, based on agency policy and directives, covering records in all formats, including electronic communications such as email, text messages, chat, or other messaging platforms or apps, such as social media or mobile device applications, which helps agency employees and contractors fulfill their recordkeeping responsibilities?\*\* (36 CFR 1220.34(f)) \*Includes NARA's records management training workshops that were **customized** specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course. \*\*Components of departmental agencies may answer "Yes" if this is handled by the department. Department Records Officers may answer "Yes" if this is handled at the component level. Yes No No, pending final approval No, under development Do not know

The following series of questions relates to Senior Agency Officials.

Senior officials are the heads of departments and independent agencies; their deputies and assistants; the heads of program offices and staff offices including assistant secretaries, administrators, and commissioners; directors of offices, bureaus, or equivalent; principal regional officials; staff assistants to those aforementioned officials, such as special assistants, confidential assistants, and administrative assistants; and career Federal employees, political appointees, and officers of the Armed Forces serving in equivalent or comparable positions. (General Records Schedule (GRS) 6.1, item 010)

prom	6. Does your agency <u>require</u> that all senior and appointed officials, including those incoming and newly noted, receive training on the importance of appropriately managing records under their immediate rol? (36 CFR 1220.34(f))
	Yes
0	No
0	Do not know
part inclu	7. Does your agency conduct and document for accountability purposes training and/or other briefings as of the on-boarding process for senior officials on their records management roles and responsibilities, ding the appropriate disposition of records and the use of personal and unofficial email accounts? (36 . 1222.24(a)(6) and 36 CFR 1230.10(a & b))
(11)	Yes
	Yes, but not documented
	No
0	Do not know
0	Not applicable, please explain
	. Is the Agency Records Officer and/or Senior Agency Official for Records Management involved in onding briefings or other processes for newly appointed senior officials?
•	Yes

No, please explain	
	le
<ul><li>Do not know</li></ul>	
. Q19. Does your agency conduct and document for accountability purposes ex	cit briefings for departing senior
officials on the appropriate disposition of the records, including email, under the	
1222.24(a)(6) and 36 CFR 1230.10(a & b))	·
Yes	
<ul> <li>Yes, but not documented</li> </ul>	
○ No	
Do not know	
Not applicable, please explain	
	h
O20 Is the Agency Records Officer and/or Senior Agency Official for Records	Management involved in evit
. Q20. Is the Agency Records Officer and/or Senior Agency Official for Records briefings or other exit clearance processes for departing senior officials?	s Management involved in exit
The manager of the control of the co	
Yes	
○ No	
O Do not know	
. Q21. Does the exit or separation process for departing senior officials include	records management program
staff or other designated official(s) reviewing and approving the removal of pers	
records by those senior officials? (36 CFR 1222.24(a)(6))	•

Yes

O IV	, please explain
	h.
) D	not know
ي 222. ا	lease add any additional comments about your agency for Section I. (Optional)
Click	Vext to save your current answers and move to Section II: Policies.
Click	lext to save your current answers and move to Section II: Policies.
Click	lext to save your current answers and move to Section II: Policies.
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ection succe andar Inera anage	II: Policies  ssful records management program has a governance framework, articulated policy, and clear ds. For electronic records management this is particularly important due to fragility, security polities, and other unique characteristics of electronic records. This section covers records ment directives and specific policies necessary for records management.
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succe andar Inera anage 223. I 20.3	II: Policies  ssful records management program has a governance framework, articulated policy, and clear ds. For electronic records management this is particularly important due to fragility, security bilities, and other unique characteristics of electronic records. This section covers records ment directives and specific policies necessary for records management.  Tools your agency have a documented and approved records management directive(s)? (36 CFR (c))
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succe andar alnera anage	II: Policies  ssful records management program has a governance framework, articulated policy, and clear ds. For electronic records management this is particularly important due to fragility, security bilities, and other unique characteristics of electronic records. This section covers records ment directives and specific policies necessary for records management.  Ones your agency have a documented and approved records management directive(s)? (36 CFR (C))  ss, pending final approval, under development

Q24. When was your agency's directive(s) last reviewed and/or revised to ensure it includes all new ranagement policy issuances and guidance?	ecords
<ul> <li>FY 2020 - present</li> </ul>	
● FY 2018 - 2019	
O FY 2016 - 2017	
FY 2015 or earlier	
Do not know	
<ul> <li>Not applicable, agency does not have a records management directive</li> </ul>	
Q25. Does your agency's records management program have <b>documented and approved</b> policies a ocedures that instruct staff on how your agency's permanent records in all formats must be managed ored? (36 CFR 1222.34(e))	
Yes	
○ No	
No, pending final approval	
No, under development	
O Do not know	
Ω26. Does your agency have <b>documented and approved</b> policies against unauthorized use, alterati enation or deletion of all electronic records?	ion,
Yes	
○ No	
No, pending final approval	
No, under development	
<ul> <li>Do not know</li> </ul>	
227. Does your agency have <b>documented and approved</b> policies for cloud service use that include cordkeeping requirements and handling of Federal records?	s
Yes	
○ No	
No, pending final approval	
No, under development	
<ul> <li>Do not know</li> </ul>	
Ω28. Does your agency have <b>documented and approved</b> policies and procedures in place to mana nail records that have a retention period longer than 180 days? (36 CFR 1236.22)	ge

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Yes

<ul> <li>No, pending final approva</li> </ul>	al .		
<ul><li>No, under development</li></ul>			
<ul><li>No, please explain</li></ul>			
			1.
Do not know			
. Q29. Does your agency have	documented and approve	ad noticies and procedure	s to implement the
guidelines for the transfer of pe	ermanent email records to N	IARA described in NARA I	Bulletin 2014-04: Revise
Format Guidance for the Trans Section 9 - Email? (36 CFR 12		Records – Appendix A: T	ables of File Formats,
Section 3 - Email: (50 CF N 12	30.22(e))		
<ul><li>Yes</li></ul>			
○ No			
<ul> <li>No, pending final approva</li> </ul>	al		
<ul> <li>No, under development</li> </ul>			
Do not know			
Regardless of how many Fede ensure that all accounts are ma			-
requirements. (36 CFR 1236.2		illiano dosoranig to 1 ode	ndi 1000idilooping
Q30. Does your agency have c than one agency-administered			
be preserved in an appropriate			nat email records must
*Evernoles of husiness needs	may include but are not limit	tod to	
<ul> <li>Examples of business needs r</li> <li>Using separate accounts for</li> </ul>			
<ul> <li>Creating accounts for a special</li> </ul>			
<ul> <li>Using separate accounts for</li> </ul>	or classified information and	unclassified information	
Yes			
O No			
<ul><li>No, pending final approva</li></ul>	al		
No, under development	••		
Do not know			
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Q31. Does your agency have <b>documented and approved</b> policies that address the use of personal email accounts, <b>whether or not allowed</b> , that state that all emails created and received by such accounts must be reserved in an appropriate agency recordkeeping system and that a complete copy of all email records reated and received by users of these accounts must be forwarded to an official electronic messaging account of the officer or employee no later than 20 days after the original creation or transmission of the ecord? (36 CFR 1236.22(b) and P.L. 113-187)	
<ul><li>Yes</li></ul>	
○ No	
No, pending final approval	
No, under development	
<ul> <li>Do not know</li> </ul>	
Q32. Does your agency evaluate, monitor, or audit staff compliance with the agency's email preservation olicies? (36 CFR 1220.18)	
<ul><li>Yes</li></ul>	
O No	
O Do not know	
Q33. Please add any additional comments about your agency for Section II. (Optional)	
Click Next to save your current answers and move to Section III: Systems.	

Section III: Systems

Electronic information system means an information system that contains and provides access to computerized Federal records and other information. (36 CFR 1236.2)

The following types of records management controls are needed to ensure that Federal records in electronic information systems can provide adequate and proper documentation of agency business for as long as the information is needed. Agencies must incorporate controls into the electronic information system or integrate them into a recordkeeping system that is external to the information system itself (36 CFR 1236.10)

(a) Reliability: Controls to ensure a full and accurate representation of the transactions, activities or facts to which they attest and can be depended upon in the course of subsequent transactions or activities.
(b) Authenticity: Controls to protect against unauthorized addition, deletion, alteration, use, and concealment
(c) Integrity: Controls, such as audit trails, to ensure records are complete and unaltered.
(d) Usability: Mechanisms to ensure records can be located, retrieved, presented, and interpreted.
(e) Content: Mechanisms to preserve the information contained within the record itself that was produced by the creator of the record.
(f) Context: Mechanisms to implement cross-references to related records that show the organizational, functional, and operational circumstances about the record, which will vary depending upon the business, legal, and regulatory requirements of the business activity.
(g) Structure: Controls to ensure the maintenance of the physical and logical format of the records and the relationships between the data elements.
. Q34. Has your agency incorporated and/or integrated internal controls to ensure the reliability, authenticity, integrity, and usability of agency electronic records maintained in electronic information systems? (36 CFR 1236.10)
Yes
<ul> <li>To some extent</li> </ul>
○ No
<ul> <li>Do not know</li> </ul>
Not applicable, please explain
le le
. Q35. Does your agency maintain an inventory of electronic information systems that indicates whether or
not each system is covered by an approved NARA disposition authority? (36 CFR 1236.26(a))

Yes

0

No, please explain
le la
Do not know
. Q36. Does your agency have a digitization strategy to reformat permanent records created in hard copy or
other analog formats (e.g., microfiche, microfilm, analog video, and analog audio)?
Yes
To some extent
O No
Do not know
. Q37. Does your agency's email system(s) retain the intelligent full names on directories or distribution lists to
ensure identification of the sender and addressee(s) for those email messages that are Federal records? (36
CFR 1236.22(a)(3))
Yes
○ No
Do not know
. Q38. What method(s) does your agency employ to capture and manage email records? (Choose all that
apply)
✓ Captured and stored in an email archiving system
<ul> <li>Captured and stored in an electronic records management system</li> </ul>
<ul> <li>Captured and stored as personal storage table (.PST) files</li> </ul>
Captured and stored using cloud services with records management included
<ul> <li>Captured and stored using cloud services but records management IS NOT included</li> </ul>
■ Not captured and email is managed by the end-user in the native system

Oth	ner, please be specific:	
	le le	
	<ul> <li>What new method(s) to create and maintain data are being explored and/or emplowill impact records management? (Choose all that apply)</li> </ul>	yed by your agency
For	more information on these topics see: https://www.archives.gov/files/records-mgmt.	/policy/nara-cognitive-
	nologies-whitepaper.pdf.)	. , 0
4	Smart devices	
4	Sensors that collect and transmit data	
4	Geographic Information Systems	
•	Robotic Process Automation	
•	Software Robot or Bot	
	Supervised Machine Learning	
•	Unsupervised Machine Learning	
	Reinforced Machine Learning	
	Standard Artificial Intelligence	
	Open-source Artificial Intelligence	
	Auto-classification	
	Other, please be specific:	
	Video and evidence management cloud services, transcription services, and vehicle/fleet management services.	
		_le
	My agency is not exploring and/or employing new methods	

. Q40. Please add any additional comments about your agency for Section III. (Optional)

. Click Next to save your current answers and move to Section IV: Access.
Section IV: Access
Records support an agency's ability to carry out its business functions. Access to records means they remain usable, retrievable, and protected throughout their lifecycle. This section contains questions relating to the access and usability of records to conduct agency business in accordance with the appropriate transfer and disposition schedule and that ensures records are searchable, retrievable, and usable for as long as they are maintained in agency custody.
The following series of questions relates to the impact of the COVID-19 pandemic on access to records.
. Q41. Has the COVID-19 pandemic disrupted your agency's ability to access records?
<ul><li>Yes</li></ul>
○ No
Do not know
. Q42. Please provide details on the impact of the COVID-19 pandemic and what your agency has done to mitigate the circumstances.
In certain circumstances, the USMS FOIA Unit was delayed in receiving hard copy records for processing from District Offices due to employees working remotely as a result of COVID19. The USMS FOIA Unit was eventually able to retrieve the needed paper records once employees were able to safely return to the office and fulfil their tasks. Additionally, Prisoner Services Division was limited to one small data set of prisoner medical data not yet digitized (still in hard copy only). All other records are accessible and not impacted by COVID.

#### The following series of questions relates to Vital or Essential records.

Vital records\* (also known as Essential Records) are records needed to meet operational responsibilities under national security emergencies or other emergency conditions (emergency operating records) or to protect the legal and financial rights of the Government and those affected by Government activities (legal and financial rights records). (36 CFR 1223.2)

\*pending updates to regulations, the Records Management Self-Assessment still uses this terminology

A program area is responsible for mission-related activities. An administrative area is responsible for activities not specific to the mission of the agency. (36 CFR 1220.34(d))

Q43. Has your agency identified the vital records of all its program and administrative areas? (36 CFR 1223.16)

\*Components of departmental agencies may answer "Yes" if this is handled by the department.

- Yes
- No
- Do not know

. Q44. How often does your agency review and update its vital records inventory? (36 CFR 1223.14)

- Annually
- Biennially
- Once every 3 years
- Ad hoc
- Never
- Do not know

. Q45. Is your vital records plan part of the Continuity of Operations (COOP) plan?

- Yes
- No
- Do not know

The following questions relate to retrieval and access.

. Q46. Are records and information in your agency easily retrievable and accessible when needed for agency business? (36 CFR 1220.32(c))

eter icor	Does your agency ensure that records management functionality, including the capture, retrieval, an nation of records according to agency business needs and NARA-approved records schedules, is reporated into the design, development, and implementation of its electronic information systems? (36 1236.12)
	nponents of departmental agencies may answer "Yes" if this is handled by the department.
•	Yes
0	No, please explain
0	Do not know
0	Not applicable, please explain

All records are easily retrieved and accessed when needed

The following question relates to migration.

an electronic document. (36 CFR 1236.2)

generation.

No

Do not know

Most records can be retrieved and accessed in a timely manner Some records can be retrieved and accessed in a timely manner

Metadata consists of preserved contextual information describing the history, tracking, and/or management of

Migration is a set of organized tasks designed to achieve periodic transfer of digital materials from one hardware/software configuration to another, or from one generation of computer technology to a subsequent

. Q48. Does your agency have <b>documented and approved</b> procedures to enable the migration of records and associated metadata to new storage media or formats so that records are retrievable and usable as lonas needed to conduct agency business and to meet NARA-approved dispositions? (36 CFR 1236.20(b)(6))
Yes
○ No
No, pending final approval
No, under development
O Do not know
The following questions are related to access to records under the Freedom of Information Act.
Agencies are required to have a Freedom of Information Act (FOIA) program (5 U.S.C. 552).
The ability to find records is essential for a successful FOIA program. The following questions related to you agency's FOIA program may require consultation with your agency's FOIA Officer.
. Q49. Does your agency use e-Discovery tools to search for records when responding to FOIA and/or Lega Discovery?
<ul><li>Yes</li></ul>
No, please explain
140, picase explain
O Do not know
. Q50. For what purposes are e-Discovery tools used? (Choose all that apply)
■ Managing legal holds
□ Lawsuit-related requests
FOIA responses involving requests for email records
■ FOIA responses NOT involving requests for email records
Legal discovery or third-party subpoena requests
□ De-duplication of records in responding to requests

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Internal research for or by staff	
■ Knowledge management	
Q51. Please explain why e-Discovery tools are not used to search for records. (Choose all t	hat apply)
This question was not displayed to the respondent.	
Q52. Has the COVID-19 pandemic disrupted your agency's ability to respond to FOIA reque	ests?
Yes	
○ No	
Do not know	
253. Which of the following explains why FOIA has been impacted? (Choose all that apply)	
FOIA case processing system is not available by remote access	
Electronic records are not accessible remotely	
Agency staff are not available to conduct searches	
Other, please be specific:	
Delay in mailing hard copy responses to FOIA requests due to remote working.	
Q54. Which of the following actions did your agency's FOIA program take in response to the indemic? (Choose all that apply) (DOJ, "Guidance for Agency FOIA Administration in Light apacts," https://www.justice.gov/oip/guidance-agency-foia-administration-light-covid-19-impage 28, 2020.)	of COVID-19
■ Worked directly with requesters to tailor their requests for most efficient processing	
<ul> <li>Posted a notice on the FOIA website informing requesters of most efficient way to make a request</li> </ul>	
☑ Posted a notice on the FOIA website informing requesters of any anticipated delays	

Included information about any anticipated delays in requester communication,

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including acknowledgment letters

Congressional requests

	efficiently remotely	
	Posted additional proactive disclosures for high public interest topics related to the COVID-19 pandemic	
•	Assessed technology to ensure most efficient administration of FOIA	
	Other, please explain	
hie	5. Which of the following describes the working relationship between the Agency Records Officer and f FOIA Officer? (Choose all that apply)  Work together on Information Technology (IT) requirements that benefit both programs  Coordinate search terms to identify responsive records	the
	Identify programs or offices most likely to have responsive records	
	Work together on high-profile or complex FOIA requests	
	Provide training on records management and FOIA to each other's staff	
	Training programs include the importance and relationship between FOIA and records management	
•	Other, please explain	
	The Agency Records Officer and Chief FOIA Officer work together on records retention related issues.	
	/	
	None of the above	

. Q56. Please add any additional comments about your agency for Section IV. (Optional)

. Click Next to save your current answers and move to Section V: Disposition.
Section V: Disposition
This area is critical for successfully managing records. Agencies must follow the mandatory instructions contained in either agency-specific records schedules or the appropriate General Records Schedule to transfer permanent electronic records to NARA's legal custody. This section covers both creation and implementation of records schedules.
Records disposition refers to actions taken with regard to Federal records that are no longer needed for current government business as determined by their appraisal pursuant to legislation, regulation, or administrative procedure. Disposition is a comprehensive term that includes both destruction and transfer of Federal records to the National Archives of the United States. (36 CFR Parts 1222, 1224, 1225 and 1226)
The next series of questions relates to your agency's efforts to schedule its records.
067 W
. Q57. When was the last time your agency submitted a records schedule to NARA for approval? (36 CFR 1225.10)
O EV 2010 2020
<ul><li>FY 2019 - 2020</li><li>FY 2017 - 2018</li></ul>
O FY 2015 - 2016
FY 2013 - 2014
FY 2012 or earlier
Do not know
. Q58. Does your agency periodically review agency-specific records schedules to ensure they still meet business needs, to identify gaps that may indicate unscheduled records, or to make needed revisions?
Note: An agency-specific records schedule means it covers items that are not covered by the General Records Schedules (GRS).
Yes

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Do not know

Other, please explain	
h	
. Q64. Does the current NARA-approved form NA-1005 or agency-specific email schedule adequately re your existing organizational structure?	flect
Yes	
To some extent	
No	
Do not know	
De necknew	
. Q65. Why does the email schedule not adequately reflect, or only to some extent reflect, your existing organizational structure? (Choose all that apply)	
This question was not displayed to the respondent.	
. Q66. Does your agency track changes in Capstone accounts to ensure they are accurate and complete	?
This question was not displayed to the respondent.	
. Q67. Please explain how your agency tracks changes to Capstone accounts. (Be specific)	
This question was not displayed to the respondent.	
•	
The next series of questions relates to transferring permanent records.	
. Q68. Did your agency transfer permanent non-electronic records to NARA during FY 2020? (36 CFR 1235.12)	
<ul><li>Yes</li></ul>	
No - Transfers were impacted by the COVID-19 pandamic	
No - Transfers were impacted by the COVID-19 pandemic      No - No records were eligible for transfer during EV 2020.	
<ul> <li>No - No records were eligible for transfer during FY 2020</li> <li>No - No records were eligible for transfer during FY 2020</li> </ul>	

Do not know

Other, please explain	
	li .
9. Did your agency transfer permanent electronic records to NARA du	ring EV 20202 (36 CER 123
3. Did your agency transfer permanent electronic records to NANA du	illig F F 2020 ! (30 CF N 123
Yes	
No	
No - Transfers were impacted by the COVID-19 pandemic	
No - No electronic records/systems were eligible for transfer during F	Y 2020
No - New agency, electronic records/systems are not old enough to t	ransfer
The treat dispersor, electrical records of electric and the cite and displicted in	idiloloi
	idiloloi
No - My agency does not have any permanent electronic records	ransiei
No - My agency does not have any permanent electronic records Do not know	Tanalai
No - My agency does not have any permanent electronic records	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records Do not know	
No - My agency does not have any permanent electronic records  Do not know  Other, please explain	
No - My agency does not have any permanent electronic records  Do not know  Other, please explain	
No - My agency does not have any permanent electronic records  Do not know  Other, please explain	
No - My agency does not have any permanent electronic records  Do not know  Other, please explain  Does your agency track when permanent records are eligible for trace.	

No - New agency, records are not yet old enough to transfer

. Q71. Please explain your response to the previous question. (If you answered "Yes," please be specific on methods used. If you answered "No," please explain why not.)
USMS systems are able to create, capture, and maintain records. Preservation of permanent records is in place awaiting DOJ recommendation for sharing or transferring data to NARA.
The next series of questions relates to the management of web sites and related records.
. Q72. Does your agency ensure that all records on agency web sites are properly managed?
<ul><li>Yes</li></ul>
O No
<ul> <li>Do not know</li> </ul>
. Q73. Did your agency take steps to capture and disposition web records in preparation for an administration change?
Yes
O No
Do not know
. Q74. Please explain your response to the previous question. (If you answered "Yes," please be specific on steps taken to capture, preserve, and prepare web records in preparation for an administration change. If you answered "No," please explain why not, including any challenges.)
Main Public Web site data is maintained as record for the appropriate disposition period. Some public content is currently captured and a Business Ca analysis is being conducted to select a product to capture all data associated with social media services where applicable. Additional web sites that are part of a system for application interface access are managed through IT systems processes where records management is assessed prior to authority to operate.

The next series of questions relates to where your agency stores its inactive temporary and/or permanent records, regardless of format. Commercial records storage facilities are private sector commercial facilities that offer records storage, retrieval, and disposition services. An agency-operated records center is a records storage facility, operated by a Federal agency and capable of storing more than 25,000 cubic feet of records. (36 CFR 1234) . Q75. Does your agency store inactive temporary and/or permanent records in a commercial records storage facility? Yes No. Do not know . Q76. Has the facility been approved by NARA? (36 CFR 1234.30(a)(2)&(e)) This question was not displayed to the respondent. . Q77. Does your agency store inactive temporary and/or permanent records in an agency-operated records center? (Note: This does NOT include agency staging areas and temporary holding areas.) Yes No Do not know . Q78. Has the facility been approved by NARA? (36 CFR 1234.30(a)(1)) This guestion was not displayed to the respondent. . Q79. Is your agency making plans to move records from an agency-operated records center to a commercial records storage facility? This question was not displayed to the respondent. . Q80. Is your agency making plans to move records from an agency-operated records center to a Federal Records Center before December 31, 2022? This question was not displayed to the respondent.

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Q81. Please add any additional comments about your agency for Section V. (Optional)

. Click Next to save your current answers and move to Section VI: Agency Demographics.
Section VI: Agency Demographics
This section covers some basic demographic-type information needed for analysis of the data gathered by the Records Management Self-Assessment.
Q82. How many full-time equivalents (FTE) are in your agency/organization?
○ 100,000 – 499,999 FTEs
○ 10,000 – 99,999 FTEs
● 1,000 – 9,999 FTEs
○ 100 – 999 FTEs
○ 1 – 99 FTEs
Not Available
. Q83. Which of the following stakeholders significantly impact and/or support your RM program? (Choose all that apply)
Chief Financial Officer
☑ Chief Management Officer
✓ Chief Data Officer
Ø Office of the General Counsel
FOIA Officer
Togram managoro anazor ouporvisoro

	10
84. What other staff, offices, or program areas did you consult wh Choose all that apply)	nen you completed this self-assessment?
Senior Agency Official	
Office of the General Counsel	
▼ FOIA Officer	
✓ Information Technology staff	
Records Liaison Officers or similar	
Administrative staff	
Other, please be specific:	
- News	le
None	
85. How much time did it take you to gather the information to co	implete this self-assessment?
<ul><li>Under 3 hours</li></ul>	
More than 3 hours but less than 6 hours	
More than 6 hours but less than 10 hours	
Over 10 hours	

Other, please explain

	Did your agency's senior management review and concur with your responses to the 2020 Records agement Self-Assessment?
•	Yes
0	No
0	Do not know
Q87.	Are you the Agency Records Officer?
•	Yes
0	No
Q88.	Please provide the Agency Records Officer's contact information.
This	question was not displayed to the respondent.
effec	Does your agency use your Records Management Self-Assessment scores to measure the tiveness of the records management program?
	Yes
	No De not know
	Do not know  Comments (Optional): (Please include in your comments how you use the Records  Management Self-Assessment.)
	to the

Q90. Do you have any suggestions for improving the Records Management Self-Assessment next year?

Mean Score: 90.00 Weighted Mean of Items: 0.94	mbedded Data		
Mean Score: 90.00 Weighted Mean of Items: 0.94 Weighted Standard Deviation of Items: 1.36	USMS withho	olding; (b)(7)(E)	
Mean Score:90.00Weighted Mean of Items:0.94Weighted Standard Deviation of Items:1.36	coring Results		
Weighted Mean of Items: 0.94 Weighted Standard Deviation of Items: 1.36	Score		
Weighted Standard Deviation of Items: 1.36	Mean Score:	90.00	
	Weighted Mean of Items:	0.94	
Items: 96.00	Weighted Standard Deviation of Items:	1.36	
	Items:	96.00	

# NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA) 2019 RECORDS MANAGEMENT SELF-ASSESSMENT

#### Welcome to the 2019 Records Management Self-Assessment!

#### Before you begin, please note the following information.

Except where indicated, the questions in this survey are intended to cover all records regardless of format, as defined in 44 U.S.C. 3301.

The questions apply regardless of whether your agency's work processes are conducted manually or electronically.

Your answers to the self-assessment questions must be specific to records management activities in your agency. We have added a "not applicable" answer option to some questions. In general, use this option only if a question references an activity or action that is not conducted in your agency because of its size or if you are a Departmental Records Officer and are not responsible for the activity or action. In some cases, if the activity is being done by a departmental records management program, component agencies of that department may answer "Yes."

**NOTE:** Please note that your responses to questions in this assessment may be subject to public release pursuant to the Freedom of Information Act (FOIA). However, we will not release responses to questions that contain detailed descriptions of agency activities.

NARA reserves the right to follow up with agencies to obtain additional information and/or documentation that supports their answers to the questions in this self-assessment.

As in previous years we will be conducting a validation process. Your agency may be selected at random to provide additional documentation and/or take part in interviews to discuss your records management program activities.

If you have any questions about this self-assessment or need additional information to answer a question(s), please send an email message to rmselfassessment@nara.gov.

#### Section I: Records Management Program - Activities

The following series of questions relates to administration of the records management program.

. Q1.	Is there a	a person in	your age	ency who	is respo	onsible fo	or coord	linating	and	overseeing	the	implen	nentation
of the	e records	managem	ent progra	am? (36 (	CFR 12	20.34(a)	)						

- Yes
- O No
- Do not know

USMS JSMS Records Officer, Office of Records Management
. Q3. Does your agency have a Senior Agency Official for Records Management (SAORM)? (For components of a department this is most likely at the department level, and you may answer "Yes," even if this is not being done at the component level.)
Yes
○ No
O Do not know
. Q4. Does your Agency Records Officer meet regularly (four or more times a year) with the SAORM to
discuss the agency records management program's goals? (For components of a department, this is most likely at the department level.)
Yes
O No
O Do not know
. Q5. Does your agency have a network of designated employees within each program and administrative area who are <u>assigned</u> records management responsibilities? These individuals are often called Records Liaison Officers (RLOs), though their titles may vary. (36 CFR 1220.34(d))
Yes
O No
O Do not know
Not applicable, agency has less than 100 employees
Not applicable, Departmental Records Officer - this is done at the component level
. The next series of questions relates to records management directives.
. Q6. Does your agency have a documented and approved records management directive(s)? (36 CFR 1220.34(c))

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Yes	
No, pending final approval	
No, under development	
O No	
Do not know	
. Q7. When was your agency's directive(s) last reviewed and/or revised to ensure it includes all new records management policy issuances and guidance?	S
FY 2019 - present	
© FY 2017 - 2018	
© FY 2015 - 2016	
FY 2014 or earlier	
O Do not know	
Not applicable, agency does not have a records management directive	
•	
The following series of questions relates to records management training.	
Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:	ą
Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:  • be regular (occurring more than just once); • be repeatable and formal (all instructors must provide the same message, not in an ad hoc way); and	₹
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Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:  • be regular (occurring more than just once); • be repeatable and formal (all instructors must provide the same message, not in an ad hoc way); and • communicate the agency's vision of records management.  Q8. Does your agency have internal records management training*, based on agency policies and directive for employees assigned records management responsibilities? (36 CFR 1220.34(f))  *Includes NARA's records management training workshops that were customized specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course.	
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Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:  • be regular (occurring more than just once); • be repeatable and formal (all instructors must provide the same message, not in an ad hoc way); and • communicate the agency's vision of records management.  Q8. Does your agency have internal records management training*, based on agency policies and directive for employees assigned records management responsibilities? (36 CFR 1220.34(f))  *Includes NARA's records management training workshops that were customized specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course.  • Yes • No • No, pending final approval	
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Q9. Has your agency developed mandatory internal, staff-wide, formal training\*, based on agency policy and directives, covering records in all formats, including electronic communications such as email, text messages, chat, or other messaging platforms or apps, such as social media or mobile device applications, which helps agency employees and contractors fulfill their recordkeeping responsibilities?\*\* (36 CFR 1220.34(f)) \*Includes NARA's records management training workshops that were *customized* specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course. \*\*Components of departmental agencies may answer "Yes" if this is handled by the department. Department Records Officers may answer "Yes" if this is handled at the component level. Yes No. No, pending final approval No, under development Do not know Senior officials are the heads of departments and independent agencies; their deputies and assistants; the heads of program offices and staff offices including assistant secretaries, administrators, and commissioners: directors of offices, bureaus, or equivalent; principal regional officials; staff assistants to those aforementioned officials, such as special assistants, confidential assistants, and administrative assistants; and career Federal employees, political appointees, and officers of the Armed Forces serving in equivalent or comparable positions. (General Records Schedule (GRS) 6.1, item 010) . Q10. Does your agency <u>require</u> that all senior and appointed officials, including those incoming and newly promoted, receive training on the importance of appropriately managing records under their immediate control? (36 CFR 1220.34(f)) Yes O No Do not know

. Q11. Please add any additional comments about your agency for Section I: Activities. (Optional)

#### Section II: Records Management Program - Oversight and Compliance

Agency records management programs must provide for effective controls over the creation, maintenance, and use of records in the conduct of current business. (36 CFR 1220.30(c)(1))

Internal controls are integral components of an organization's management that provides reasonable assurance of the effectiveness and efficiency of operations; reliability of financial reporting; and compliance with applicable laws and regulations. ("Standards for Internal Control in the Federal Government" (GAO-14-704G), U.S. Government Accountability Office, September 2014.)

#### Internal controls are:

- Geared to the achievement of objectives in one or more categories—operations, reporting, and compliance;
- Processes consisting of ongoing tasks and activities—a means to an end, not an end in itself;
- Carried out by people—not merely about policy and procedure manuals, systems, and forms, but about people and the actions they take at every level of an organization to effect internal control:
- Able to provide reasonable assurance, but not absolute assurance, to an entity's senior management;
- Adaptable to the organization's entire structure—flexible in application for the entire entity or for a particular regional office, division, operating unit, or business process.

Control activities occur throughout the organization, at all levels and in all functions. They include a range of activities as diverse as approvals, authorizations, verifications, reconciliations, reviews/audits of operating performance, security of assets (limited access to inventories or equipment), and segregation of duties (separate personnel with authority to authorize a transaction, process the transaction, and review the transaction). Monitoring the effectiveness of internal controls should occur in the normal course of business. Periodic assessments should be integrated as part of management's continuous monitoring of internal control, which should be ingrained in the agency's operations. ("2013 Internal Control - Integrated Framework," Committee of Sponsoring Organizations (COSO) Executive Summary, May 14, 2013; and OMB Circular A-123, "Management's Responsibility for Enterprise Risk Management and Internal Control," July 15, 2016.)

Q12. <u>In addition to your agency</u>'s established records management policies and records schedules, has your agency's records management program developed and implemented internal controls to ensure that all eligible, permanent agency records in all media are transferred to NARA according to approved records schedules? (36 CFR 1222.26(e))

\*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question.

\*Examples of records manager referriante realises in troops in solusies in the property of the invited hours and

•	Regular briefings and other meetings with records creators  Monitoring and testing of file plans  Regular review of records inventories
•	Internal tracking database of permanent record authorities and dates
•	Yes
0	No
0	No, pending final approval
0	No, under development
0	Do not know
and	. In addition to your agency's established policies and records schedules, has your agency developed implemented internal controls to ensure that Federal records are not destroyed before the end of their ntion period? (36 CFR 1222.26(e))
NAF	ese controls must be internal to your agency. Reliance on information from external agencies (e.g., RA's Federal Records Centers) or other organizations should not be considered when responding to this stion.
*Exa	amples of records management internal controls include but are not limited to:
•	Regular review of records inventories
•	Approval process for disposal notices from off-site storage Require certificates of destruction
•	Monitoring shredding services
•	Performance testing for email  Monitoring and testing of file plans
•	Pre-authorization from records management program before records are destroyed
•	Ad hoc monitoring of trash and recycle bins  Notification from facilities staff when large trash bins or removal of boxes are requested
•	Annual records clean-out activities sponsored and monitored by records management staff
•	Yes
0	No
0	No, pending final approval
0	No, under development
0	Do not know
deve	4. In addition to your agency's records management policies and records schedules, has your agency eloped and implemented internal controls to ensure that all permanent records are created/captured, sified, filed and managed according to their NARA-approved records schedules? (36 CFR 1220.34(i))
•	Yes

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O No

Do not know
An evaluation is an inspection, audit, or review of one or more records management programs for effectiveness and for compliance with applicable laws and regulations. An evaluation contains recommendations for correcting or improving records management practices, policies, and procedures as well as follow-up activities, including reporting on and implementing recommendations. Evaluations may be comprehensive (agency-wide) or specific to a program area or organizational unit. (36 CFR 1220.18)
Q15. Does your agency evaluate, by conducting inspections/audits/reviews, its records management program to ensure that it is efficient, effective, and compliant with all applicable records management laws and regulations? (36 CFR 1220.34(j))
**For this question, your agency's records management program, or a major component of the program (e.g., vital records identification and management, the records disposition process, records management training, or the management of your agency's electronic records) must be the primary focus of the inspection/audit/review.
Yes, evaluations are conducted by the Records Management Program
Yes, evaluations are conducted by the Office of Inspector General
Yes, evaluations are conducted by the Records Management Program AND the Office
of Inspector General
Yes, evaluations are conducted by: (fill in the blank)
fe.
No, please explain
le le
O Do not know
. Q16. How often does your agency conduct formal evaluations of a major component of your agency (i.e., programs or offices)?
Annually
Biennially
Once every 3 years
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Do not know
Not applicable, agency does not evaluate its records management program
Q17. Was a formal report written and subsequent plans of corrective action created and monitored for implementation as part of the most recent inspection/audit/review? (Choose all that apply)
Yes, formal report was written
Yes, plans of corrective action were created
Yes, plans of corrective action were monitored for implementation
□ No
Do not know
Not applicable, agency does not evaluate its records management program
An essential control for any records management program is the establishment of performance goals and associated performance targets and performance measures.
Performance goals are the target levels of performance. Performance goals should be specific, measurable, attainable, results-oriented, and time-bound.
Q18. Has your agency established performance goals for its records management program?
*Examples of performance goals include but are not limited to:
<ul> <li>Identifying and scheduling all paper and non-electronic records by the end of DATE</li> <li>Developing computer-based records management training modules by the end of DATE</li> <li>Planning and piloting an electronic records management solution for email by the end of DATE</li> </ul>
<ul> <li>Updating records management policies by the end of the year</li> <li>Conducting records management evaluations of at least one program area each quarter</li> </ul>
Yes
O No
Pending final approval
Currently under development
O Do not know

Ad hoc

Performance measures are the indicators or metrics against which a program's performance can be gauged. Performance measures should provide a basis for comparing actual results with established performance goals. ("Performance Measurement Challenges and Strategies," June 18, 2003, white paper associated with the Office of Management and Budget's Program Assessment Rating Tool (PART); and "Government Performance and Results Modernization Act of 2010," Section 4, Performance Reporting Amendments. See also https://www.performance.gov/.)

Q19. Has your agency's records management program identified performance measures for records management activities such as training, records scheduling, permanent records transfers, etc.?

\*Examples of performance measures include but are not limited to:

- Percentage of agency employees that receive records management training in a year
- A reduction in the volume of inactive records stored in office space
- Percentage of eligible permanent records transferred to NARA in a year
- Percentage of records scheduled
- Percentage of offices evaluated/inspected for records management compliance
- Percentage of email management auto-classification rates
- Development of new records management training modules
- Audits of internal systems
- Annual updates of file plans
- Performance testing for email applications to ensure records are captured
- Percentage of records successfully retrieved by Agency FOIA Officer in response to FOIA requests

•	Yes
0	No
0	Pending final approval
0	Currently under development
0	Do not know

Q20. Does your agency's records management program have **documented and approved** policies and procedures that instruct staff on how your agency's permanent records in all formats must be managed and stored? (36 CFR 1222.34(e))

	Yes
0	No
0	No, pending final approva
0	No, under development

Do not know

Vital records\* (also known as Essential Records) are records needed to meet operational responsibilities under national security emergencies or other emergency conditions (emergency operating records) or to

protect the legal and financial rights of the Government and those affected by Government activities (legal and financial rights records). (36 CFR 1223.2)
pending updates to regulations, the Records Management Self-Assessment still uses this terminology
A program area is responsible for mission-related activities. An administrative area is responsible for activities not specific to the mission of the agency. (36 CFR 1220.34(d))
221. Has your agency identified the vital records of all its program and administrative areas? (36 CFR 223.16)
Components of departmental agencies may answer "Yes" if this is handled by the department.
Yes
O No
O Do not know
000 11 (0 ) 0 (00 055 4000 44)
Q22. How often does your agency review and update its vital records inventory? (36 CFR 1223.14)
• Annually
Biennially
Once every 3 years
O Ad hoc
O Never
O Do not know
Q23. Is your vital records plan part of the Continuity of Operations (COOP) plan?
Yes
O No
O Do not know
Agencies are required to have a Freedom of Information Act (FOIA) program (5 U.S.C. 552).
The ability to find records is essential for a successful FOIA program. The following questions related to your agency's FOIA program may require consultation with your agency's FOIA Officer.

. Q24. As the Agency Records Officer (or records management staff), have you received FOIA training? Referral - Request: 2023-USMS-REF-001177 043 Greenwald

<ul> <li>Yes, I have received informal FOIA training (briefing by a colleague or as part of agency employee orientation)</li> </ul>	
Yes, I have received formal FOIA training (online or in-person instructor-led session)	
No	
O Do not know	
Q25. Who reviews responses to FOIA requests? (Choose all that apply)	
<ul> <li>Supervisory Government Information Specialist/Team Lead</li> </ul>	
□ FOIA Officer	
✓ Office of General Counsel	
✓ Office of Public Affairs	
✓ Program office where the records originated	
Office of the Secretary/Head of Agency	
✓ Chief FOIA and/or Privacy Officer	
Other, please be specific:	
Ω26. How does your agency handle duplicate records when processing FOIA requests?	
Agency has software that de-duplicates	
Agency manually de-duplicates search results	
Agency does not separate duplicate records	
O Do not know	
DIA requires each agency to post on its website "reference material or a guide for requesting records or	

FOIA requires each agency to post on its website "reference material or a guide for requesting records or information from the agency" including an index of all major information systems of the agency, a description of major information and record locator systems maintained by the agency, and a handbook for obtaining various types and categories of public information from the agency. (5 U.S.C. 552(g))

. Q27. Which of the following does your agency/component have available on its FOIA website for requesting records? (Choose all that apply)

1	Guide to accessing agency information
1	An index of all major agency information systems
•	Description of major information
•	Record locator information
	None of the above
	Do not know
	At your agency/component, who ensures that records posted to the FOIA Reading Room are accessible cople with disabilities (per 508 compliance)? (Choose all that apply)
	: Section 508 of the Rehabilitation Act of 1973 requires all Federal departments and agencies to ensure their electronic information and technology are accessible to people with disabilities. (29 U.S.C. 794d(a)))
	FOIA Office
	Public Information Office
	General Counsel
	IT Office/Web manager
	Agency does not ensure 508 compliance unless requested
	Do not know
	Other, please be specific:
	9. Please add any additional comments about your agency for Section II: Oversight and Compliance. onal)

#### Section III: Records Management Program - Records Disposition

Records disposition refers to actions taken with regard to Federal records that are no longer needed for current government business as determined by their appraisal pursuant to legislation, regulation, or administrative procedure. Disposition is a comprehensive term that includes both destruction and transfer of Federal records to the National Archives of the United States. (36 CFR Parts 1222, 1224, 1225 and 1226)

The next series of questions relates to your agency's efforts to schedule its records.

. Q30. When was the last time your agency submitted a records schedule to NARA for approval? (36 CFR 1225.10)
FY 2018 - 2019
FY 2016 - 2017
<ul><li>FY 2014 - 2015</li></ul>
© FY 2012 - 2013
FY 2011 or earlier
O Do not know
Q31. Does your agency periodically review agency-specific records schedules to ensure they still meet business needs, to identify gaps that may indicate unscheduled records, or to make needed revisions?
Note: An agency-specific records schedule means it covers items that are not covered by the General Records Schedules (GRS).
Yes
O No
O Do not know
. Q32. Does your agency have agency-specific records schedules currently in use that include items approved before January 1, 1990?
• Yes
No
O Do not know

. Q33. Are you currently reviewing agency-specific records schedules with items approved before January 1,

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1990, for updating and/or rescheduling? (CFR 1225.22)

The next series of questions relates to permanent records.  Q37. Did your agency transfer permanent non-electronic records to NARA during FY 2019? (36 CFR 1235.12)  Yes  No  No No - No records were eligible for transfer during FY 2019  No - New agency, records are not yet old enough to transfer
Q37. Did your agency transfer permanent non-electronic records to NARA during FY 2019? (36 CFR 1235.12)  Yes  No
Q37. Did your agency transfer permanent non-electronic records to NARA during FY 2019? (36 CFR 1235.12)   Yes
Q37. Did your agency transfer permanent non-electronic records to NARA during FY 2019? (36 CFR 1235.12)
Q37. Did your agency transfer permanent non-electronic records to NARA during FY 2019? (36 CFR
The next series of questions relates to permanent records.
O Do not know
○ No
Yes
Q36. Does your agency disseminate <i>every</i> approved disposition authority (including newly approved records schedules and General Records Schedule items) to agency staff within six months of approval? (36 CFR 1226.12(a))
O Do not know
O No
<ul> <li>Some records can be retrieved and accessed in a timely manner</li> </ul>
Most records can be retrieved and accessed in a timely manner
All records are easily retrievable and accessible when needed
Q35. Are records and information in your agency easily retrievable and accessible when needed for agency business? (36 CFR 1220.32(c))
O Do not know
O No
To some extent
O Yes
Q34. Are records and information in your agency managed throughout the lifecycle [creation/capture, classification, maintenance, retention, and disposition] by being properly identified, classified using a taxonomy, inventoried, and scheduled? (36 CFR 1222.34, 36 CFR 1224.10, and 36 CFR 1225.12)

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No - My agency does not have any permanent non-electronic records
O Do not know
Other, please explain
. Q38. Did your agency transfer permanent electronic records to NARA during FY 2019? (36 CFR 1235.12)
Yes
No
No - No electronic records/systems were eligible for transfer during FY 2019
No - New agency, electronic records/systems are not old enough to transfer
No - My agency does not have any permanent electronic records
O Do not know
Other, please explain
li li
. Q39. Does your agency track when permanent records are eligible for transfer to NARA?
Yes
O No
No - My agency does not have any permanent records
O Do not know
. Q40. Please explain your response to the previous question. (If you answered "Yes," please be specific on methods used. If you answered "No," please explain why not.)

USMS systems are able to create, capture, and maintain records. Preservation of permanent records is in pla awaiting DOJ recommendations for sharing or transferring data to NARA.	ice
. The next series of questions relate to your agency's handling of records for senior officials.	
Senior officials are the heads of departments and independent agencies; their deputies and assistants; the heads of program offices and staff offices including assistant secretaries, administrators, and commissioners;	
directors of offices, bureaus, or equivalent; principal regional officials; staff assistants to those aforementioned officials, such as special assistants, confidential assistants, and administrative assistants;	
and career Federal employees, political appointees, and officers of the Armed Forces serving in equivalent or comparable positions.	
. Q41. Does your agency conduct and document for accountability purposes training and/or other briefings as part of the on-boarding process for senior officials on their records management roles and responsibilities,	
including the appropriate disposition of records and the use of personal and unofficial email accounts? (36 CFR 1222.24(a)(6) and 36 CFR 1230.10(a & b))	
Yes	
<ul> <li>Yes, but not documented</li> </ul>	
O No	
O Do not know	
<ul> <li>Not applicable, please explain</li> </ul>	
-te	
Q42. Is the Agency Records Officer and/or Senior Agency Official for Records Management involved in on- boarding briefings or other processes for newly appointed senior officials?	
boarding briefings of other processes for newly appointed senior officials?	
Yes	

No, please explain	
//	
Do not know	
Q43. Does your agency conduct and document for accountability purposes ex officials on the appropriate disposition of the records, including email, under the 1222.24(a)(6) and 36 CFR 1230.10(a & b))	
Yes	
Yes, but not documented	
O No	
O Do not know	
Not applicable, please explain	
Q44. Is the Agency Records Officer and/or Senior Agency Official for Records briefings or other exit clearance processes for departing senior officials?	Management involved in exit
bridings of other extraodrance processes for departing series emerals.	
O Yes	
No	
O Do not know	
Q45. Does the exit or separation process for departing senior officials include staff or other designated official(s) reviewing and approving the removal of per records by those senior officials? (36 CFR 1222.24(a)(6))	
Yes	

No, please explain	
	11
Do not know	
The next series of questions rela permanent records, regardless o	tes to where your agency stores its inactive temporary and/or f format.
Commercial records storage facilities retrieval, and disposition services.	es are private sector commercial facilities that offer records storage,
An agency-operated records center storing more than 25,000 cubic feet	r is a records storage facility, operated by a Federal agency and capable o t of records. (36 CFR 1234)
temporary storage of records. The trecords storage facilities. Records s	re areas designated within the agency's office space that are used for the term does not include off-site storage such as commercial or agency staging or holding areas may be established by an agency for maintaining space but whose volume or retention periods are insufficient to warrant final disposition. (36 CFR 1234)
. Q46. Does your agency store inactacility?	ctive temporary and/or permanent records in a commercial records storage
O Yes	
No	
O Do not know	
. Q47. Has the facility been approve	ed by NARA? (36 CFR 1234.30(a)(2)&(e))
This question was not displayed to the respon	ndent.
	ve temporary and/or permanent records in an agency-operated records de agency staging areas and temporary holding areas.)
O Yes	
No	
O Do not know	

This question was not displayed to the respondent.	
50. Is your agency making plans to move records from an agency-operated records center to a c cords storage facility?	commercial
his question was not displayed to the respondent.	
51. Is your agency making plans to move records from an agency-operated records center to a Fecords Center before December 31, 2022?	Federal
his question was not displayed to the respondent.	
52. Does your agency store inactive temporary and/or permanent records in an agency records solding area?	staging or
<ul><li>Yes</li></ul>	
No	
O Do not know	
53. Does the staging or holding area(s) comply with the standards prescribed by 36 CFR 1234.1 234.12, and 36 CFR 1234.14?*	0, 36 CFR
is not required but encouraged that staging or holding areas comply with 36 CFR 1234.	
his question was not displayed to the respondent.	
254. Please add any additional comments about your agency for Section III: Records Disposition	n. (Optional)

Q49. Has the facility been approved by NARA? (36 CFR 1234.30(a)(1))

Electronic information system means an information system that contains and provides access to computerized Federal records and other information. (36 CFR 1236.2)

The following types of records management controls are needed to ensure that Federal records in electronic information systems can provide adequate and proper documentation of agency business for as long as the information is needed. Agencies must incorporate controls into the electronic information system or integrate them into a recordkeeping system that is external to the information system itself. (36 CFR 1236.10)

- (a) Reliability: Controls to ensure a full and accurate representation of the transactions, activities or facts to which they attest and can be depended upon in the course of subsequent transactions or activities.
- (b) Authenticity: Controls to protect against unauthorized addition, deletion, alteration, use, and concealment.
- (c) Integrity: Controls, such as audit trails, to ensure records are complete and unaltered.
- (d) Usability: Mechanisms to ensure records can be located, retrieved, presented, and interpreted.
- (e) Content: Mechanisms to preserve the information contained within the record itself that was produced by the creator of the record.
- (f) Context: Mechanisms to implement cross-references to related records that show the organizational, functional, and operational circumstances about the record, which will vary depending upon the business, legal, and regulatory requirements of the business activity.
- (g) Structure: Controls to ensure the maintenance of the physical and logical format of the records and the relationships between the data elements.

Q55. Has your agency incorporated and/or integrated internal controls to ensure the reliability, authenticity, integrity, and usability of agency electronic records maintained in electronic information systems? (36 CFR 1236.10)

•	Yes	
	To some extent	
0	No	
	Do not know	
0	Not applicable, please explain	
		3.3

Migration is a set of organized tasks designed to achieve periodic transfer of digital materials from one hardware/software configuration to another, or from one generation of computer technology to a subsequent generation.

Metadata consists of preserved contextual information describing the history, tracking, and/or management of an electronic document. (36 CFR 1236.2)

Q56. Does your agency have <b>documented and approved</b> procedures to enable the migration of records and associated metadata to new storage media or formats so that records are retrievable and usable as long as needed to conduct agency business and to meet NARA-approved dispositions? (36 CFR 1236.20(b)(6))
Yes
O No
No, pending final approval
No, under development
O Do not know
. Q57. Does your agency maintain an inventory of electronic information systems that indicates whether or not each system is covered by an approved NARA disposition authority? (36 CFR 1236.26(a))
Yes
No, please explain
O Do not know
Q58. Does your agency ensure that records management functionality, including the capture, retrieval, and retention of records according to agency business needs and NARA-approved records schedules, is incorporated into the design, development, and implementation of its electronic information systems? (36 CFR 1236.12)
*Components of departmental agencies may answer "Yes" if this is handled by the department.
Yes
No, please explain
le la companya di santa di sa
O Do not know

	. Does your agency's records management program staff participate in the acquisition, design, opment, and implementation of new electronic information systems?
•	Yes
0	To some extent
0	No, please explain
0	Do not know
0	Not applicable, please explain
procu but ne	Which of the following best describes your agency's records management staff's participation in the irement, acquisition, or other development of new electronic information software and systems, included to COTS purchases, database creation, and the software development lifecycle (regardles odology) to ensure appropriate records requirements are properly implemented?
The r	ecords management staff:

Not applicable, please explain

- Is regularly consulted by other parts of the agency to provide information only.
- Regularly participates, before system or capability requirements are defined, as a procurements and acquisition stakeholder, but without approval or sign off authority before such efforts move forward.
- Regularly participates, before system or capability requirements are defined, as a procurement and acquisition stakeholder, and must approve procurements and acquisitions before they move forward.
- Regularly participates as a stakeholder throughout the procurement and acquisition process, including concept, contracting, design, development, testing, and system Referral - Request: 2023-USMS-REF-001177 055 Greenwald

	move forward.
0	Do not know
•	Other engagement, please explain
	Participates in a quarterly working group to ensure procurement reviewing experts are aware of records requirements and only allowing systems/services which have adequate capabilities to ensure options for records management are procured.  Additionally, we are made aware of systems where there is a potential impact for records for their involvement in the design and implementation for non-standard systems as needed.
	Does your agency have a process or strategy for managing permanent electronic records and related adata in an electronic form?
•	Yes
0	No
0	No, under development
0	Do not know
	2. Does your agency have <b>documented and approved</b> policies against unauthorized use, alteration, pation or deletion of all electronic records?
	Yes
0	No
0	No, pending final approval
0	No, under development
0	Do not know
	3. Does your agency have a digitization strategy to reformat permanent records created in hard copy or ranalog formats (e.g., microfiche, microfilm, analog video, and analog audio)?
0	Yes
•	To some extent
0	No
0	Do not know

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acceptance phases, and must approve procurements and acquisitions before they

4	Email
1	Communication tools other than email (calendars, messaging apps, etc.)
1	Administrative functions such as payroll, purchasing, and financial management
1	Mission/program-related functions
1	Customer Relationship Management
1	Case management
1	Office tools/software
•	Streaming services
1	Other, please explain
	Mission applications and structured data management
	My agency does not use cloud services
	Do not know
	Does your agency have <b>documented and approved</b> policies for cloud service used dkeeping requirements and handling of Federal records?
	dkeeping requirements and handling of Federal records?
	dkeeping requirements and handling of Federal records? Yes
	dkeeping requirements and handling of Federal records? Yes

. Q64. Does your agency use cloud services for any of the following? (Choose all that apply)

### The next series of questions relates to email.

An electronic mail system is a computer application used to create, receive, and transmit messages and other documents. Excluded from this definition are file transfer utilities (software that transmits files between users but does not retain any transmission data), data systems used to collect and process data that have been organized into data files or databases on either personal computers or mainframe computers, and word processing documents not transmitted on an email system. (36 CFR 1236.2)

. Q66. Does your agency have <b>documented and approved</b> policies and procedures in place to manage email records that have a retention period longer than 180 days? (36 CFR 1236.22)
Yes
No, pending final approval
No, under development
No, please explain
O Do not know
. Q67. Does your agency have <b>documented and approved</b> policies and procedures to implement the guidelines for the transfer of permanent email records to NARA described in NARA Bulletin 2014-04: Revised Format Guidance for the Transfer of Permanent Electronic Records – Appendix A: Tables of File Formats, Section 9 - Email? (36 CFR 1236.22(e))   Yes  No, pending final approval
No, under development  Do not know
Regardless of how many Federal email accounts individuals use to conduct official business, agencies must ensure that all accounts are managed, accessible and identifiable according to Federal recordkeeping requirements. (36 CFR 1236.22)
Q68. Does your agency have <b>documented and approved</b> policies that address when employees have more than one agency-administered email account, <b>whether or not allowed</b> , that states that email records must be preserved in an appropriate agency recordkeeping system? (36 CFR 1236.22)
*Examples of business needs may include but are not limited to:
<ul> <li>Using separate accounts for public and internal correspondence</li> <li>Creating accounts for a specific agency initiative which may have multiple users</li> <li>Using separate accounts for classified information and unclassified information</li> </ul>
Yes

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O No

<ul> <li>No, pending final approval</li> </ul>
No, under development
O Do not know
Q69. Does your agency have <b>documented and approved</b> policies that address the use of personal email accounts, <b>whether or not allowed</b> , that state that all emails created and received by such accounts must be preserved in an appropriate agency recordkeeping system and that a complete copy of all email records created and received by users of these accounts must be forwarded to an official electronic messaging account of the officer or employee no later than 20 days after the original creation or transmission of the record? (36 CFR 1236.22(b) and P.L. 113-187)
Yes
O No
No, pending final approval
No, under development
O Do not know
. Q70. Does your agency's email system(s) retain the intelligent full names on directories or distribution lists to ensure identification of the sender and addressee(s) for those email messages that are Federal records? (36 CFR 1236.22(a)(3))
Yes
O No
O Do not know
. Q71. What method(s) does your agency employ to capture and manage email records? (Choose all that apply)
☑ Captured and stored in an email archiving system
Captured and stored in an electronic records management system
Captured and stored as personal storage table (.PST) files
Captured and stored using cloud services with records management included
Captured and stored using cloud services but records management IS NOT included
✓ Print and file
Not captured and email is managed by the end-user in the native system

Otl	her, please be specific:
	<ol><li>Which of the following describes the disposition authority for email records being used by your ncy? (Choose all that apply)</li></ol>
	GRS 6.1: Email Managed under a Capstone Approach; agency has an approved form NA-1005
	GRS 6.1: Email Managed under a Capstone Approach; agency does not have an approved form NA-1005
1	Agency-specific email schedule
	Traditional records management (i.e., retention based on content, usually applied on an email-by-email basis, utilizing multiple NARA-approved disposition authorities)
	Email retention method has not been decided/scheduled by agency
	Do not know
	Other, please explain
	16
	3. Does the current NARA-approved form NA-1005 or agency-specific email schedule adequately reflect existing organizational structure?
0	Yes
	To some extent
0	No
0	
	Do not know
	4. Why does the email schedule not adequately reflect, or only to some extent reflect, your existing inizational structure? (Choose all that apply)
	Agency-wide reorganization has taken place
	New positions that meet the criteria for permanent disposition need to be added Referral - Request: 2023-USMS-REF-001177 060 Greenwald
	Actorial Acquest, Ede-Como-NEL-001 (17 000 Orcenwald

Positions need to be removed because they have been removed from the organization
<ul> <li>Positions need to be removed because they no longer meet the criteria for permanent disposition</li> </ul>
Position title(s) need to be updated or changed
Number of email accounts for a specific position(s) need to be updated or changed
Scope statements are inaccurate, or need to be changed
Other, please explain
he he
Q75. Does your agency track changes in Capstone accounts to ensure they are accurate and complete?
Yes
To some extent
○ No
O Do not know
76. Please explain how your agency tracks changes to Capstone accounts. (Be specific)
Monthly Capstone account list is validated by Records Officer and Human Resources and provided to the IT staf who validates account setting for identification and preservation of associated records pending a developed records management plan and updated disposition instruction set.
Q77. Does your agency evaluate, monitor, or audit staff compliance with the agency's email preservation olicies? (36 CFR 1220.18)
Yes
O No
O Do not know

electro	Does your agency have <b>documented and approved</b> policies and procedures in place to manage onic messages including text messages, chat/instant messages, voice messages, and messages ed in social media tools or applications?
	Yes
0	No
0	No, pending final approval
	No, under development
0 [	Do not know
0	Other, please explain
	h.
• (	ages, voice messages, and messages created in social media tools or applications? Quarterly Annually Biennially
0	Once every 3 years
0	Ad hoc
0 [	Do not know
. Q80.	. Please add any additional comments about your agency for Section IV: Electronic Records. (Optional)

. Q8 <sup>-</sup>	Q81. How many full-time equivalents (FTE) are in your agency/organizat	ion?
0	500,000 or more FTEs	
0	○ 100,000 – 499,999 FTEs	
0	0 10,000 – 99,999 FTEs	
•	● 1,000 – 9,999 FTEs	
0	○ 100 – 999 FTEs	
0	○ 1 – 99 FTEs	
0	Not Available	
	Q82. What other staff, offices, or program areas did you consult when yo Choose all that apply)	u completed this self-assessment?
	Senior Agency Official	
•	✓ Office of the General Counsel	
	Program Managers	
	□ FOIA Officer	
•	✓ Information Technology staff	
•	Records Liaison Officers or similar	
V	Administrative staff	
	Other, please be specific:	
	None	
. Q8	Q83. How much time did it take you to gather the information to complete	e this self-assessment?
0	Under 3 hours	
0	More than 3 hours but less than 6 hours	
	More than 6 hours but less than 10 hours	
	Over 10 hours	
0	Over to hours	

. Q84. Did your agency's senior m Management Self-Assessment?	nanagement review and concur with your respor	ises to the 2019 Records
Yes		
O No		
O Do not know		
. Q85. Please provide your contac	et information.	
Name:	USMS withholding;	
Agency, Bureau, or Office:	U.S. Marshals Service	
Job Title:	Records Officer	
Email Address:	USMS withholding; (b)(6);	
Phone Number:	(b)(7)(C); (b)(7)(F)	
<ul><li>Yes</li><li>No</li></ul>		
. Q87. Please provide the Agency	Records Officer's contact information.	
This question was not displayed to the resp	ondent.	
Q88. Does your agency use your effectiveness of the records mana	Records Management Self-Assessment scores gement program?	to measure the
✓ Yes		
□ No		
Do not know		
<ul> <li>Comments (Optional): (Please</li> <li>Management Self-Assessment</li> </ul>	se include in your comments how you use the Fent.)	Records

			1.
9. Do you have a	ny suggestions for improving the Rec	ords Management Self-Asse	ssment next year?
	ght to request additional documentati supporting documentation for your a t@nara.gov.		
	ting the 2019 Records Management please send a message to rmselfass		any questions about
Embedde	ed Data		

90.00

0.97

1.37

93.00

USMS withholding; (b)(7)(E)

**Scoring Results** 

Mean Score:

Items:

Weighted Mean of Items:

Weighted Standard Deviation of Items:

Score

Referral - Request: 2023-USMS-REF-001177 066 Greenwald

1. Is there a person in your agency who is responsible for coordinating and overseeing the implementation of the records management program? (36 CFR 1220.34(a))

1	✓ Yes	1	100%
2	<b>X</b> No	0	0%
3	➤ Do not know	0	0%
	Total	1	

2. Please provide the person's name, position title, and office.

xt Response

USMS USMS Records Officer, Office of Records Management

3. Does your agency have a Senior Agency Official for Records Management (SAORM)? (If you are a component of a department, you may answer "Yes," even if this is not being done at the component level.)

1	× Yes	1	100%
2	<b>X</b> No	0	0%
3	➤ Do not know	0	0%
	Total	1	

4. Does your Agency Records Officer meet regularly (four or more times a year) with the SAORM to discuss the agency records management program's goals?

1	× Yes	1	100%
2	X No	0	0%
3	➤ Do not know	0	0%
	Total	1	

## 5. Does your agency have a network of designated employees within each program and administrative area who are assigned records management responsibilities? These individuals are often called Records Liaison Officers (RLOs), though their titles may vary. (36 CFR 1220.34(d))

√Yes	1	100%
2 XNo	0	0%
3 X Do not know	0	0%
✓ Not applicable, agency has less than 100 employees	0	0%
Not applicable, Department Records Officer - this is done at the component level	0	0%
Total	1	

#### 6. Does your agency have a documented and approved records management directive(s)? (36 CFR 1220.34(c))

	Answer		
1	✓ Yes	1	100%
2	✓ No, pending final approval ✓ No, under development	0	0%
3	√ No, under development	0	0%
4	× No	0	0%
5	X Do not know	0	0%
	Total	1	

#### 7. When was your agency's directive(s) last reviewed and/or revised to ensure it includes all new records management policy issuances and guidance?

		Response	
1	✓ FY 2018 - present	1	100%
2	✓ FY 2016 - 2017	0	0%
3	✓ FY 2014 - 2015	0	0%
4	X FY 2013 or earlier	0	0%
5	➤ Do not know	0	0%
6	X Not applicable, agency does not have a records management directive	0	0%
	Total	1	

8. Does your agency have internal records management training\*, based on agency policies and directives, for employees assigned records management responsibilities? (36 CFR 1220.34(f)) \*Includes NARA's records management training workshops that were customized specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course.

#			
1	✓ Yes	1	100%
2	X No	0	0%
3	√ No, pending final approval	0	0%
4	✓ No, under development	0	0%
5	➤ Do not know	0	0%
6	✓ Not applicable, please explain	0	0%
	Total	1	

Not applicable, please explain

9. Has your agency developed mandatory internal, staff-wide, formal training\*, based on agency policies and directives, covering records in all formats, including electronic communications such as email, text messages, chat, or other messaging platforms or apps, such as social media or mobile device applications, which helps agency employees and contractors fulfill their recordkeeping responsibilities?\*\* (36 CFR 1220.34(f)) \*Includes NARA's records management training workshops that were customized specifically for your agency or use of an agency-customized version of the Federal Records Officer Network (FRON) RM 101 course. \*\*Components of departmental agencies may answer "Yes" if this is handled by the department. Department Records Officers may answer "Yes" if this is handled at the component level.

		Bar		
1	✓ Yes		1	100%
2	X No		0	0%
3	✓ No, pending final approval ✓ No, under development		0	0%
4	✓ No, under development		0	0%
5	➤ Do not know		0	0%
	Total		1	

10. Does your agency require that all senior and appointed officials, including those incoming and newly promoted, receive training on the importance of appropriately managing records under their immediate control? (36 CFR 1220.34(f))

1	✓ Yes	1	100%
2	× No	0	0%
3	➤ Do not know	0	0%
	Total	1	

ext Response

Available to all USMS personnel.

12. In addition to your agency's established records management policies and records schedules, has your agency's records management program developed and implemented internal controls to ensure that all eligible, permanent agency records in all media are transferred to NARA according to approved records schedules? (36 CFR 1222.26(e)) \*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question. \*Examples of records management internal controls include but are not limited to: · Regular briefings and other meetings with records creators · Monitoring and testing of file plans · Regular review of records inventories · Internal tracking database of permanent record authorities and dates

	Answer	Bar	Response	
1	✓ Yes		0	0%
2	<b>X</b> No		0	0%
3	✓ No, pending final approval ✓ No, under development		0	0%
4	✓ No, under development		1	100%
5	➤ Do not know		0	0%
	Total		1	

13. In addition to your agency's established policies and records schedules, has your agency developed and implemented internal controls to ensure that Federal records are not destroyed before the end of their retention period? (36 CFR 1222.26(e)) \*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question. \*Examples of records management internal controls include but are not limited to: Regular review of records inventories Approval process for disposal notices from off-site storage Require certificates of destruction Monitoring shredding services Performance testing for email Monitoring and testing of file plans Pre-authorization from records management program before records are destroyed Ad hoc monitoring of trash and recycle bins Notification from facilities staff when large trash bins or removal of boxes are requested Annual records clean-out activities sponsored and monitored by records management staff

	Answer	Bar	Response	
1	✓ Yes		1	100%
2	<b>X</b> No		0	0%
3	√ No, pending final approval		0	0%
4	<ul> <li>No, pending final approval</li> <li>No, under development</li> </ul>		0	0%
5	➤ Do not know		0	0%
	Total		1	

14. Does your agency evaluate, by conducting inspections/audits/reviews, its records management program to ensure that it is efficient, effective, and compliant with all applicable records management laws and regulations? (36 CFR 1220.34(j)) \*\*For this question, your agency's records management program, or a major component of the program (e.g., vital records identification and management, the records disposition process, records management training, or the management of your agency's electronic records) must be the primary focus of the inspection/audit/review.

		Bar		
1 🔻	Yes, evaluations are conducted by the Records Management Program		0	0%
2	Yes, evaluations are conducted by the Office of Inspector General		0	0%
3 💊	Yes, evaluations are conducted by the Records Management Program AND the Office of Inspector General		0	0%
4	Yes, evaluations are conducted by:		1	100%
5 )	No, please explain		0	0%
6 >	Do not know		0	0%
T	tal		1	
Yes, ava	uations are conducted by:	No, pleaso explain		
Office of I	tecords Management and Offica of Compliance Review			

#### 15. How often does your agency conduct formal evaluations of a major component of your agency (i.e., programs or offices)?

	Response	
1 🗸 Annually	1	100%
2 V Biennially	0	0%
3 Vonce every 3 years	0	0%
4 🗸 Ad hoc	0	0%
5 X Do not know	0	0%
Not applicable, agency does not evaluate its records management program	0	0%
Total	1	

## 16. Was a formal report written and subsequent plans of corrective action created and monitored for implementation as part of the most recent inspection/audit/review? (Choose all that apply)

	Answer		
1 )	Yes, formal report was written	1	100%
2 >	Yes, plans of corrective action were created	1	100%
3 >	Yes, plans of corrective action were monitored for implementation	1	100%
4 >	<b>₹</b> No	0	0%
5 )	Oo not know	0	0%
6 )	Not applicable, agency does not evaluate its records management program	0	0%

17. Has your agency established performance goals for its records management program	? *Examples of	performance goals include but are not limited to:	· Identifying
and scheduling all paper and non-electronic records by the end of FY 2018 · Developin	g computer-based	d records management training modules by the er	nd of FY 2018
· Planning and piloting an electronic records management solution for email by the end of F	Y 2019	· Updating records management policies by the	ne end of the year
· Conducting records management evaluations	of at least one pr	ogram area each quarter	

	Answer	Bar	Response	
1	✓ Yes		0	0%
2	× No		0	0%
3	✓ Pending final approval		1	100%
4	✓ Pending final approval ✓ Currently under development		0	0%
5	➤ Do not know		0	0%
	Total		1	

18. Has your agency's records management program identified performance measures for records management activities such as training, records scheduling, permanent records transfers, etc.? \*Examples of performance measures include but are not limited to: · Percentage of agency employees that receive records management training in a year · A reduction in the volume of inactive records stored in office space · Percentage of eligible permanent records transferred to NARA in a year · Percentage of records scheduled · Percentage of offices evaluated/inspected for records management compliance · Percentage of email management auto-classification rates · Development of new records management training modules · Audits of internal systems · Annual updates of file plans · Performance testing for email applications to ensure records are captured · Percentage of records successfully retrieved by Agency FOIA Officer in response to FOIA requests

	Answer	Bar	Response	
1	✓ Yes		0	0%
2	<b>X</b> No		0	0%
3	✓ Pending final approval		0	0%
4	<ul> <li>✓ Pending final approval</li> <li>✓ Currently under development</li> </ul>		1	100%
5	X Do not know		0	0%
	Total		1	

19. Does your agency's records management program have documented and approved policies and procedures that instruct staff on how your agency's permanent records in all formats must be managed and stored? (36 CFR 1222.34(e))

	Answer	Bar	Response	
1	✓ Yes		1	100%
2	<b>X</b> No		0	0%
3	<ul><li>✓ No, pending final approval</li><li>✓ No, under development</li></ul>		0	0%
4	✓ No, under development		0	0%
5	➤ Do not know		0	0%
	Total		1	

20. Has your agency identified the vital records of all its program and administrative areas? (36 CFR 1223.16) *Components of departmental agencies may answer "Ye this is handled by the department.				
#	Answer	Bar	Response	₩.
1	✓ Yes		1	100%
2	X No		0	0%
3	➤ Do not know		0	0%
	Total		1	

Answer	Bar		
✓ Annually		1	100%
✓ Biennially		0	0%
✓ Once every 3 years		0	0%
✓ Ad hoc		0	0%
X Never		0	0%
➤ Do not know		0	0%

	Answer	Bar			
1	✓ Yes		1	100%	
2	× No		0	0%	
3	➤ Do not know		0	0%	
	Total		1		

# Answer					
	× Always		0	0%	
	➤ Most of the time		0	0%	
	X Some of the time		1	100%	
	<b>X</b> Never		0	0%	
	➤ Do not know		0	0%	
	Total		1		

24. At	what point in the FOIA process does your agenc	y inform requesters of the Office of Government I that apply)	nformation Services' (OGIS) dispute resolut	ion services? (Ch	oose a
# Answ	er		Bar	Response	%
	en Ihere Is an adverse determination			1	1009
	en notifying the requester that the agency needs more than 10 additional days	lo process a request		0	0%
	en responding to the requester's appeal			0	0%
X Ne				0	0%
X Do	nat know			0	0%
X Oil	ner, please explain			0	0%
ther, please					
# #	Answer	leadership reports on such measures as pending	requests and backlog?	₩,	
1	× Annually		0	0%	
2	X Quarterly		1	100%	3
3	× Monthly		0	0%	
4	<b>★</b> Weekly		0	0%	
5	X Never		0	0%	
6	X Other, please explain		0	0%	
	Total		1		
ther, please	expialn				
		lans and appraisals include FOIA performance me he Freedom of Information Act Advisory Committ employee evaluations and work plans governm	ee endorsed inclusion of FOIA performance		
#	Answer	Bar	Response	%	
1	X Yes		0	0%	
2	X No, please explain		1	100%	
3	X Do not know		0	0%	
	Total		1		
, please ex	plain				
	· s it is able to ensure compliance with its requirements of performance plans for	non-FOIA professionals.			

27. Doo Federal F	Records Act, 44 U.S.C., to include a requirer	ring documents for posting on FOIA reading rooms? (N ment that agencies establish "procedures for identifyin uch records in a publicly accessible electronic format."	ig records of general interest or use to the pi	ublic that are appropri
_				
#	Answer	Bar	Response	%
1	× Yes		1	100%
2	× No		0	0%
3	➤ Do not know		0	0%
	Total		1	
28. Who	o is responsible for preparing the documen	its for posting? (Choose all that apply)		
#	Answer	8ar	Response	%
1	➤ FOIA staff		0	0%
2	➤ Program staff		O	0%
3	★ IT/web staff		1	100%
4	X Other, please explain		0	0%
5	X Do not know		G	Ω%
her, please	explain			
29. Plea	ase add any additional comments about yo	ur agency for Section II: Oversight and Compliance. (O	ptional)	
xt Respons				
at respons				
30. Who	en was the last time your agency submitted	i a records schedule to NARA for approval? (36 CFR 12	25.10)	
#	Answor	Bar	Rasponse	%
1	X FY 2017 - 2018		1	100%
2	X FY 2015 - 2016		0	0%
3	X FY 2013 - 2014		0	0%
	FV 2044 2042			90/
4	¥ FY 2011 - 2012		0	00

0

0

0%

0%

5

6

X FY 2010 or earlier

X Do not know

31. Are records and information in your agency managed throughout the lifecycle [creation/capture, classification, maintenance, retention, and disposition] by being properly identified, classified using a taxonomy, inventoried, and scheduled? (36 CFR 1222.34, 36 CFR 1224.10, and 36 CFR 1225.12)

	Bar		
✓ Yes		0	0%
✓ To some extent		1	100%
× No		0	0%
➤ Do not know		0	0%
Total		1	

32. Are records and information in your agency easily retrievable and accessible when needed for agency business? (36 CFR 1220.32(c))

	Answer	Response	
1	✓ All records are easily retrievable and accessible when needed	0	0%
2	✓ Most records can be retrieved and accessed in a timely manner	1	100%
3	✓ Some records can be retrieved and accessed in a timely manner	0	0%
4	X No	0	0%
5	X Do not know	0	0%
	Total	1	

33. Does your agency disseminate every approved disposition authority (including newly approved records schedules and General Records Schedule items) to agency staff within six months of approval? (36 CFR 1226.12(a))

1	✓ Yes	1	100%
2	× No	0	0%
3	➤ Do not know	0	0%
	Total	1	

34. In addition to your agency's records management policies and records schedules, has your agency developed and implemented internal controls to ensure that all permanent records are created/captured, classified, filed and managed according to their NARA-approved records schedules? (36 CFR 1220.34(i))

1	<b>X</b> Yes	1	100%
2	X No	0	0%
3	➤ Do not know	0	0%
	Total	1	

35. Di	d your agency transfer permanent non-electronic records to NARA durir	ng FY 2018? (36 CFR 1235.12)			
# Ar	swer		Bar	Response	%
1 🗸	Yes			0	0%
2 🗶	No			1	100%
3 🗸	No - No records were eligible for transfer during FY 2018			O	0%
4 🗸	No - New agency, records are not yet old enough to transfer			0	0%
5 🧹	No - My agency does not have any permanent non-electronic records			Ó	0%
6 <b>X</b>	Do nat know			0	0%
7 🗶	Other, please explain			0	0%
Tol	el el			1	
Other, pleas	e explain				
36. Die	d your agency transfer permanent electronic records to NARA during FY	Y 2018? (36 CFR 1235.12)			
	,	,			
# An	swer		Bar	Response	%
1 🗸	Yes			0	0%
2 🗶	No			1	100%
3 🗸	No - No electronic records/systems were eligible for transfer during FY 2018			0	0%
4 🗸	No - New agency, electronic records/systems are not old enough to transfer			0	0%
5 🗸	No - My agency does not have any permanent electronic records			0	0%
6 <b>X</b>	Do not know			0	0%
7 X	Other, please explain			0	0%
Tota				1	
ther, ploas	e expfain				
37.	Does your agency conduct and document for accountability purposes	training and/or other briefings :	as part of the on-boarding a	process for senior officials	on their
record:	management roles and responsibilities, including the appropriate disp	osition of records and the use o	f personal and unofficial e	mail accounts? (36 CFR 12	22.24(a)(6)
#	Answer	Bar		Response	%
1	✓ Yes			0	0%
2	✓ Yes, but not documented			1	100%
3	× No			0	0%
4	➤ Do not know			0	0%
5	✓ Not applicable, please explain			0	0%
	Total			1	
lot applicat	ole, please explain				

officials?	

	Answer	Bar	Response	
1	× Yes		1	100%
2	X No		0	0%
3	➤ Do not know		0	0%
	Total		1	

39. Does your agency conduct and document for accountability purposes exit briefings for departing senior officials on the appropriate disposition of the records, including email, under their immediate control? (36 CFR 1222.24(a)(6) and 36 CFR 1230.10(a & b))

		Bar	Response	
1	✓ Yes		1	100%
2	✓ Yes, but not documented		0	0%
3	<b>X</b> No		0	0%
1	X Do not know		0	0%
5	✓ Not applicable, please explain		0	0%
	Total		1	

Not applicable, please explain

40. Is the Agency Records Officer and/or Senior Agency Official for Records Management involved in exit briefings or other exit clearance processes for departing senior officials?

	Answer	Bar	Response	
1	× Yes		1	100%
2	<b>X</b> No		0	0%
3	➤ Do not know		0	0%
	Total		1	

41. Does the exit or separation process for departing senior officials include records management program staff or other designated official(s) reviewing and approving the removal of personal papers and copies of records by those senior officials? (36 CFR 1222.24(a)(6))

	Answer	Bar	Response	
1	× Yes		1	100%
2	X No, please explain X Do not know		0	0%
3	➤ Do not know		0	0%
	Total		1	

Has your agency incorporated and/or integrated inte	rnal controls to ensure the reliability, authenticity, in electronic information systems? (36 CFR 1236.1		records maintai
Answer	- Bar	Response	%
Yes		1	100%
✓ To some extent		0	0%
× No × Da not know		0	0%
✓ Not applicable, please explain		0	0%
Total		1	U 70
cable, please explain			
4. Does your agency have documented and approved	d procedures to enable the migration of records and	associated metadata to new storage medi	a or formats so
<ol> <li>Does your agency have documented and approved records are retrievable and usable as long as</li> </ol>	d procedures to enable the migration of records and needed to conduct agency business and to meet N	associated metadata to new storage medi ARA-approved dispositions? (36 CFR 1236	a or formats so .20(b)(6))
. Does your agency have documented and approved records are retrievable and usable as long as	d procedures to enable the migration of records and a needed to conduct agency business and to meet N	associated metadata to new storage medi ARA-approved dispositions? (36 CFR 1236	a or formats so .20(b)(6))
Does your agency have documented and approved records are retrievable and usable as long as  Answer	d procedures to enable the migration of records and a needed to conduct agency business and to meet NA	associated metadata to new storage medi ARA-approved dispositions? (36 CFR 1236 Response	a or formats so .20(b)(6))
records are retrievable and usable as long as	needed to conduct agency business and to meet NA	ARA-approved dispositions? (36 CFR 1236	.20(b)(6))
records are retrievable and usable as long as  Answer  Yes  No	needed to conduct agency business and to meet NA	ARA-approved dispositions? (36 CFR 1236	.20(b)(6)) %
Answer  Yes  No. pending final approval	needed to conduct agency business and to meet NA	RRA-approved dispositions? (36 CFR 1236  Response  1 0 0	.20(b)(6))  % 100% 0%
records are retrievable and usable as long as  Answer  Yes  No. pending final approval  No. under development	needed to conduct agency business and to meet NA	RAA-approved dispositions? (36 CFR 1236  Response  1 0 0	.20(b)(6))  % 100% 0% 0%
records are retrievable and usable as long as  Answer  Yes  No. pending final approval  No. under development  Do not know	needed to conduct agency business and to meet NA	Response  1 0 0 0	.20(b)(6))  % 100% 0%
records are retrievable and usable as long as  Answer  Yes  No No, pending final approval No, under development	needed to conduct agency business and to meet NA	RAA-approved dispositions? (36 CFR 1236  Response  1 0 0	.20(b)(6))  % 100% 0% 0%
records are retrievable and usable as long as  Answer  Yes  No. pending final approval  No. under development  Do not know	needed to conduct agency business and to meet NA	Response  1 0 0 0	.20(b)(6))  % 100% 0% 0%
Answer  Yes  No. pending final approval  No. under development  Do not know	needed to conduct agency business and to meet NA	Response  1 0 0 0 1	.20(b)(6))  % 100% 0% 0% 0%
records are retrievable and usable as long as  Answer  Yes  No. pending final approval  No. under development  Do not know	needed to conduct agency business and to meet NA	Response  1 0 0 0 1	.20(b)(6))  % 100% 0% 0% 0%
records are retrievable and usable as long as  Answer  Yes  No. No. pending final approval  No. under development  Do not know  Total	needed to conduct agency business and to meet NA	Response  1 0 0 0 1	.20(b)(6))  % 100% 0% 0% 0%
Answer  Yes  No. pending final approval  No. under development  Do not know	needed to conduct agency business and to meet NA	Response  1 0 0 0 1	.20(b)(6))  % 100% 0% 0% 0%
Answer  Yes  No. pending final approval  No. under development  Do not know  Total  Does your agency maintain an inventory of electrons	onic information systems that indicates whether or rather authority? (36 CFR 1236.26(a))	Response  1 0 0 0 1 1 out each system is covered by an approved	.20(b)(6))  100% 0% 0% 0%
Answer  Yes  No. pending final approval  No. under development  Do not know  Total  Answer  Answer	onic information systems that indicates whether or rather authority? (36 CFR 1236.26(a))	Response  1 0 0 0 1 1 not each system is covered by an approved	.20(b)(6))  ** 100% 0% 0% 0% 0%
Answer  Yes  No, pending final approval  No, under development  Do not know  Total  Answer  Answer  Yes	onic information systems that indicates whether or rather authority? (36 CFR 1236.26(a))	Response  1 0 0 0 1 not each system is covered by an approved	.20(b)(6))  100% 0% 0% 0% 0% 100%
Answer  Answer  No. pending final approval  No. under development  Do not know  Total  Answer  Answer  Yes  No. Does your agency maintain an inventory of electrons  Answer  Yes  No. please explain	onic information systems that indicates whether or rather authority? (36 CFR 1236.26(a))	Response  1 0 0 0 1 1 not each system is covered by an approved  Response 1 0 0 1	.20(b)(6))  % 100% 0% 0% 0% 1NARA disposit

42. Please add any additional comments about your agency for Section III: Records Disposition. (Optional)

46. Does your agency ensure that records management functionality, including the capture, retrieval, and retention of records according to agency business needs and NARA-approved records schedules, is incorporated into the design, development, and implementation of its electronic information systems? (36 CFR 1236.12) \*Components of departmental agencies may answer "Yes" if this is handled by the department.

				Response	
1	✓ Yes			1	100%
2	X No, please explain			0	0%
3	➤ Do not know			0	0%
4	✓ Not applicable, please explain			0	0%
	Total			1	
, please	explain	Not applicable, please	explain		

47. Does your agency's records management program staff participate in the design, development, and implementation of new electronic information systems?

			Response	
1	× Yes		1	100%
2	★ To some extent		0	0%
3	X No, please explain		0	0%
4	➤ Do not know		0	0%
5	X Not applicable, please explain		0	0%
	Total		1	
			1	
please	explain	Not applicable, please exp		

48. Which of these activities does your agency's records management program staff participate in to ensure that records requirements are part of the recommended solution? (Choose all that apply)

1	X Participate in review and acceptance of proposals for new systems	1	100%
2	X Participate as stakeholder in requirements gathering	1	100%
3	X Participate as stakeholder in the design phase	1	100%
4	X Participate as stakeholder in the development phase including testing the system	1	100%
5	★ Provide sign off authority for the implementation of new systems	0	0%
3	★ Monitor system for adherence to standards, policies, and procedures	0	0%
7	★ Provide information only	1	100%
В	X Do not know	0	0%
9	X Other, please explain	0	0%

Answer		
× Yes	1	100%
X No	0	0%
X No, pending final approval	0	0%
X No, under development	0	0%
X Do not know	0	0%
Total	1	

X Yes  1  X No  Do not know.			Response	
	1	× Yes	1	100%
2 V Do not know	2	<b>X</b> No	0	0%
3 X DO THE KIND	3	➤ Do not know	0	0%

	Answer	Bar		%
1	× Yes		1	100%
2	× No		0	0%
3	★ No, pending final approval		0	0%
4	X No, under development		0	0%
5	➤ Do not know		0	0%
	Total		1	

	Bar	Response	%
<b>X</b> Yes		1	100%
X No		0	0%
X No, pending final approval		0	0%
X No, under development		0	0%
➤ Do not know		0	0%

1	53. Does your agency have a digitization strategy to reformat permanent records created in hard copy or other analog formats (e.g., microfiche, microfilm, analog video, and analog audio)?

		Bar		
1	× Yes		0	0%
2	▼ To some extent		1	100%
3	× No		0	0%
4	➤ Do not know		0	0%
	Total		1	

#### 54. Does your agency use cloud services for any of the following? (Choose all that apply)

1	<b>★</b> Email	1	100%
2	Communication tools other than email (calendars, messaging apps, etc)	1	100%
3	X Administrative functions such as payroll, purchasing, and financial management	1	100%
4	X Mission/program-related functions	1	100%
5	Customer Relationship Management	1	100%
6	X Case management	0	0%
7	➤ Office tools/software	1	100%
8	X Streaming services	1	100%
9	X Other, please explain	1	100%
10	X My agency does not use cloud services	0	0%
11	➤ Do not know	0	0%

Other, please explain

Modernized missions applications and structured data management

#### 55. Does your agency have documented and approved policies for cloud service use that includes recordkeeping requirements and handling of Federal records?

1	¥ Yes	1	100%
2	X №	o	0%
3	X No, pending final approval	0	0%
4	X No, under development	0	0%
5	➤ Do not know	0	0%
6	X Not applicable, my agency does not use cloud services	0	0%
	Total	1	

56. Does your agency have documented and approved policies and procedures in place to manage email records that have a retention period longer than 180 days? (36 CFR 1236.22)

1	✓ Yes	Response	100%
2	X No, please explain	0	0%
3	X No, please explain X Do not know	0	0%
	Total	1	

57. Does your agency have documented and approved policies and procedures to implement the guidelines for the transfer of permanent email records to NARA described in NARA Bulletin 2018-01: Format Guidance for the Transfer of Permanent Electronic Records – Appendix A: Tables of File Formats, Section 9 - Email? (36 CFR 1236.22(e))

	Answer	Bar	Response	
1	✓ Yes		1	100%
2	<b>X</b> No		0	0%
3	➤ Do not know		0	0%
	Total		1	

58. Does your agency have documented and approved policies that address when employees have more than one agency-administered email account that states that email records must be preserved in an appropriate agency recordkeeping system? (36 CFR 1236.22) \*Examples of business needs may include but are not limited to: · Using separate accounts for public and internal correspondence · Creating accounts for a specific agency initiative which may have multiple users · Using separate accounts for classified information and unclassified information

	Answer	Bar	Response	%
1	✓ Yes		1	100%
2	X No		0	0%
3	✓ No, pending final approval ✓ No, under development		0	0%
4	✓ No, under development		0	0%
5	➤ Do not know		0	0%
	Total		1	

59. Does your agency have documented and approved policies that address the use of personal email accounts, whether or not allowed, that state that all emails created and received by such accounts must be preserved in an appropriate agency recordkeeping system and that a complete copy of all email records created and received by users of these accounts must be forwarded to an official electronic messaging account of the officer or employee no later than 20 days after the original creation or transmission of the record? (36 CFR 1236.22(b) and P.L. 113-187)

1	✓ Yes	1	100%
2	X No	0	0%
3	✓ No, pending final approval	0	0%
4	✓ No, pending final approval ✓ No, under development	0	0%
5	➤ Do not know	0	0%
	Total	1	

60. Does your agency's email system(s) retain the intelligent full names on directories or distribution lists to ensure identification of the sender and addressee(s) for those email messages that are Federal records? (36 CFR 1236.22(a)(3))

1	✓ Yes	1	100%
2	× No	0	0%
3	➤ Do not know	0	0%
	Total	1	

61. What method(s) does your agency employ to capture and manage email records? (Choose all that apply)

	Answer		
1	Captured and stored in an email archiving system	1	100%
2	★ Captured and stored in an electronic records management system	0	0%
3	Captured and stored as personal storage table (.PST) files	1	100%
4	X Print and file	1	100%
5	X Not captured and email is managed by the end-user in the native system	0	0%
6	X Other, please be specific:	0	0%

Wher place he conclide:

#### 62. What percentage of your email systems are cloud-based solutions?

	Answer	Bar	Response	%
1	× 100%		1	100%
2	<b>★</b> 75%		0	0%
3	<b>★</b> 50%		0	0%
4	<b>X</b> 25%		0	0%
5	X Less than 25%		0	0%
6	X My agency does not use cloud services for email		0	0%
7	X Do not know		0	0%
	Total		1	

#### 63. Does your agency evaluate, monitor, or audit staff compliance with the agency's email preservation policies? (36 CFR 1220.18)

#	Answer	Bar	Response	%
1	✓ Yes		1	100%
2	× No		0	0%
3	X Do not know		0	0%
	Total		1	

#### 64. How often does your agency evaluate, monitor, or audit staff compliance with the agency's email preservation policies?

	Answer	Bar	Response	
1	× Annually		1	100%
2	X Annually X Biennially		0	0%
3	★ Once every 3 years		0	0%
4	X Ad hoc Do not know		0	0%
5	➤ Do not know		0	0%
	Total		1	

65. Does your agency have documented and approved policies and procedures in place to manage electronic messages including text messages, chat/instant messages	iges,
voice messages, and messages created in social media tools or applications?	

1	× Yes	1	100%
2	X No	0	0%
3	X No, pending final approval	0	0%
4	★ No, under development	0	0%
5	➤ Do not know	0	0%
6	X Other, please explain	0	0%
	Total	1	

Other please explain

## 66. In which of the following areas does your agency have challenges with managing permanent electronic records, and related metadata, in an electronic form? (Choose all that apply)

		Response	
1	<b>★</b> Email	0	0%
2	Communication tools other than email (calendars, messaging apps, etc.)	0	0%
3	X Administrative functions such as payroll, purchasing, and financial management	0	0%
4	X Mission/program-related functions	0	0%
5	X Customer Relationship Management	0	0%
6	X Case management	۵	0%
7	X Office Icols/software	0	0%
8	X Streaming services	0	0%
9	X Other, please explain	1	100%
10	X My agency does not have challenges managing permanent electronic records and related metadata	0	0%
11	X Da nat know	0	0%

Other place evaluin

#### 67. Please add any additional comments about your agency for Section IV: Electronic Records. (Optional)

7---- D-----

<sup>1)</sup> Overall processes to all sets/interconnection for electric transfer to NARA, 2) management decisions for critical record identification for digitalization which hinders approach, and 3) USMS specific taxonomy is not designed for affordable/leasible automation and operations.

#### 68. How many full-time equivalents (FTE) are in your agency/organization?

	Answer	Bar	Response	%
	x 500,000 or more FTEs  x 500,000 or more FTEs		0	0%
2	X 100,000 − 499,999 FTEs		0	0%
3	<b>X</b> 10,000 − 99,999 FTEs		0	0%
4	X 1,000 − 9,999 FTEs		1	100%
į	X 100 − 999 FTEs		0	0%
3	<b>X</b> 1 − 99 FTEs		0	0%
7	★ Not Available		0	0%
	Total		1	

### 69. What other staff, offices, or program areas did you consult when you completed this self-assessment? (Choose all that apply)

#	Answer	Bar	Response	%
1	X Senior Agency Official		0	0%
2	X Office of the General Counsel		1	100%
3	X Program Managers		0	0%
	X FOIA Officer		1	100%
i	X Information Technology staff		1	100%
	X Records Liaison Officers or similar		1	100%
	X Administrative staff		1	100%
ı	X Other, please be specific:		1	100%
9	X None		0	0%

#### Other please he specific

Human Resources staff; Tactical Operations (security) staff

## 70. How much time did it take you to gather the information to complete this self-assessment?

	Answer	Bar	Response	%
1	X Under 3 hours		0	0%
2	➤ More than 3 hours but less than 6 hours		0	0%
3	X More than 6 hours but less than 10 hours		1	100%
4	X Over 10 hours		0	0%
	Total		1	

## 71. Did your agency's senior management review and concur with your responses to the 2018 Records Management Self-Assessment?

	Answer	Bar	Response	
1	× Yes		1	100%
2	× No		0	0%
3	X Do not know		0	0%
	Total		1	

#### 72. Please provide your contact information.

ame:	Agency, Bureau, or Office:	Job Title:	Email Address:	Phone Number:
USMS	US. Marshals Service	USMS Records Officer	USMS withholding; (b)(6);	USMS

#### 73. Are you the Agency Records Officer?

	Answer	Bar	Response	%
i .	X Yes		1	100%
2	× No		0	0%
	Total		1	

7	4. Please provide	e the Agency Records Officer's contact	t information.			
Nai	me:	Email Address:		Phone Number:		
7	'5. Does your age	ency use your Records Management Se	elf-Assessment scores to n	neasure the effectiveness of	the records management pr	ogram?
	, ,	, ,				
#	Answer			Bar	Response	%
1	• •				1	100%
2					0	0%
3	➤ Do not know				0	0%
4	Comments (Optional):	(Please include in your comments how you use the Records M	Management Self-Assessment.)		0	0%
Co	mments (Optional): (Please	include in your comments how you use the Records Man	agement Self-Assessment.)			
7	6. Do you have a	ny suggestions for improving the Reco	ords Management Self-Ass	essment next year?		
Te	xt Response					
7	7. Q_URL					
	7. Q_5NE					
Val	lue					Total
		USMS withholding; (b)(	7)(F)			1
_		COMO WILLINGTON, (2)	, (C)			
	250					
7	8. SSID					
Val	lue		Total			

# 79. Score Statistic Value Mean Score 86.00 Score Standard Deviation 0.00 Weighted Mean of Items 0.98 Weighted Standard Deviation of Items 1.35 Items 88.00

## NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA) 2021 RECORDS MANAGEMENT SELF-ASSESSMENT

#### Welcome to the 2021 Records Management Self-Assessment!

#### Before you begin, please note the following information.

Except where indicated, the questions in this survey are intended to cover all records regardless of format, as defined in 44 U.S.C. 3301.

The questions apply regardless of whether your agency's work processes are conducted manually or electronically.

Your answers to the self-assessment questions must be specific to records management activities in your agency. We have added a "Not Applicable" answer option to some questions. In general, use this option only if a question references an activity or action that is not conducted in your agency because of its size or if you are a Departmental Records Officer and are not responsible for the activity or action. In some cases, if the activity is being done by a departmental records management program, component agencies of that department may answer "Yes."

**NOTE:** Please note that your responses to questions in this assessment may be subject to public release pursuant to the Freedom of Information Act (FOIA). However, we will not release responses to questions that contain detailed descriptions of agency activities.

NARA reserves the right to follow up with agencies to obtain additional information and/or documentation that supports their answers to the questions in this self-assessment.

As in previous years we will be conducting a validation process. Your agency may be selected at random to provide additional documentation and/or take part in interviews to discuss your records management program activities.

If you have any questions about this self-assessment or need additional information to answer a question(s), please contact us at rmselfassessment@nara.gov.

# . Please do not skip this section. This is your only chance to enter your contact information and the agency for which you are responding.

Please enter your contact information below.

First Name:	(b)(6); (b)(7)(C);	
Last Name:	(b)(7)(F); USMS	
Job Title:	Records Officer	
Email Address:	(b)(6); (b)(7)(C); (b)(7)(F); USMS withholding	
Phone Number:	USMS withholding	

. Please select the agency and, if appl by clicking on the drop down arrows be	licable, component or subordinate agency for which you are reporting elow.
Department or Independent Agency	Department of Justice >
Component or Subordinate Agency	United States Marshals Service ▼
	o exit the survey before completing each Section, you on at the bottom of the Section before exiting to ensure e saved.
Section I: Management Support and	d Resourcing
organizational structure is key to progr support the records management prog	sitioning of an agency's records management program in the ram success. This section includes questions related to the areas that gram including responsibilities, internal controls, performance program implementation, and the records of senior officials and
The following series of questions re	elates to RM Program leadership.
. Q1. Is there a person in your agency of the records management program?	who is responsible for coordinating and overseeing the implementation (36 CFR 1220.34(a))
Yes	
○ No	
O Do not know	
. Q2. Please provide the person's nam	ne, position title, and office.
UNO DIGNO December Office of S	
(b)(6); USMS Records Officer, Office of F	Records and Information Management
	r Agency Official for Records Management (SAORM)? (For components ne department level, and you may answer "Yes," even if this is not being
<ul><li>Yes</li></ul>	
O No	
O Do not know	
Not applicable, not an Executive	Branch Agency
Referral	- Request: 2023-USMS-REF-001177 092 Greenwald

Q4. Does your Agency Records Officer meet regularly (four or more times a year) with the SAORM to discuss the agency records management program's goals? (For components of a department, this is most likely at the department level.)
<ul><li>Yes</li></ul>
○ No
○ Do not know
Q5. Does your agency have a network of designated employees within each program and administrative area who are <u>assigned</u> records management responsibilities? These individuals are often called Records Liaison Officers (RLOs), though their titles may vary. (36 CFR 1220.34(d))
<ul><li>Yes</li></ul>
○ No
○ Do not know
○ Not applicable, agency has less than 100 employees
<ul> <li>Not applicable, Departmental Records Officer - this is done at the component level</li> </ul>
Click Next to save your current answers and move to Section I: Management Support and Resourcing - RM Program Controls, Monitoring and Oversight.

#### The following series of questions relates to RM Program Controls, Monitoring and Oversight.

Agency records management programs must provide for effective controls over the creation, maintenance, and use of records in the conduct of current business. (36 CFR 1220.30(c)(1))

Internal controls are integral components of an organization's management that provides reasonable assurance of the effectiveness and efficiency of operations; reliability of financial reporting; and compliance with applicable laws and regulations. ("Standards for Internal Control in the Federal Government" (GAO-14-704G), U.S. Government Accountability Office, September 2014.)

#### Internal controls are:

- Geared to the achievement of objectives in one or more categories—operations, reporting, and compliance;
- Processes consisting of ongoing tasks and activities—a means to an end, not an end in itself;
- Carried out by people—not merely about policy and procedure manuals, systems, and forms, but about people and the actions they take at every level of an organization to effect internal control:
- Able to provide reasonable assurance, but not absolute assurance, to an entity's senior management;
- Adaptable to the organization's entire structure—flexible in application for the entire entity or for a particular regional office, division, operating unit, or business process.

Control activities occur throughout the organization, at all levels and in all functions. They include a range of activities as diverse as approvals, authorizations, verifications, reconciliations, reviews/audits of operating performance, security of assets (limited access to inventories or equipment), and segregation of duties (separate personnel with authority to authorize a transaction, process the transaction, and review the transaction). Monitoring the effectiveaesequietezoza-comusisest-control occurrente agricultation occurrente and the effective across of business.

Periodic assessments should be integrated as part of management's continuous monitoring of internal control, which should be ingrained in the agency's operations. ("2013 Internal Control - Integrated Framework," Committee of Sponsoring Organizations (COSO) Executive Summary, May 14, 2013; and OMB Circular A-123, "Management's Responsibility for Enterprise Risk Management and Internal Control," July 15, 2016.)

. Q6. <u>In addition to</u> your agency's established records management policies and records schedules, has your agency's records management program developed and implemented internal controls to ensure that all eligible, permanent agency records in all media are transferred to NARA according to approved records schedules? (36 CFR 1222.26(e))

\*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question.

\*Examples of records management internal controls include but are not limited to:

- Regular briefings and other meetings with records creators
- Monitoring and testing of file plans
- Regular review of records inventories
- Internal tracking database of permanent record authorities and dates

	Yes
$\bigcirc$	No
$\bigcirc$	No, pending final approval
$\bigcirc$	No, under development
$\bigcirc$	Do not know

Q7. <u>In addition to your agency</u>'s established policies and records schedules, has your agency developed and implemented internal controls to ensure that federal records are not destroyed before the end of their retention period? (36 CFR 1222.26(e))

\*\*These controls must be internal to your agency. Reliance on information from external agencies (e.g., NARA's Federal Records Centers) or other organizations should not be considered when responding to this question.

\*Examples of records management internal controls include but are not limited to:

- Regular review of records inventories
- Approval process for disposal notices from off-site storage
- Require certificates of destruction
- Monitoring shredding services
- Performance testing for email
- Monitoring and testing of file plans
- Pre-authorization from records management program before records are destroyed
- Ad hoc monitoring of trash and recycle bins
- Notification from facilities staff when large trash bins or removal of boxes are requested
- Annual records clean-out activities sponsored and monitored by records management staff

	Yes
0	No

O No, pending final approval Referral - Request: 2023-USMS-REF-001177 094 Greenwald

O Do not know
Q8. <u>In addition to your agency's records management policies and records schedules, has your agency developed and implemented internal controls to ensure that all permanent records are created/captured, classified, filed and managed according to their NARA-approved records schedules? (36 CFR 1220.34(i))</u>
<ul><li>Yes</li></ul>
○ No
○ To some extent
○ Do not know
. An essential control for any records management program is the establishment of performance goals and associated performance targets and performance measures.
Performance goals are the target levels of performance. Performance goals should be specific, measurable attainable, results-oriented, and time-bound.
Q9. Has your agency established performance goals for its records management program?
*Examples of performance goals include but are not limited to:
<ul> <li>Identifying and scheduling all paper and non-electronic records by the end of DATE</li> <li>Developing computer-based records management training modules by the end of DATE</li> <li>Planning and piloting an electronic records management solution for email by the end of DATE</li> <li>Updating records management policies by the end of the year</li> <li>Conducting records management evaluations of at least one program area each quarter</li> </ul>
<ul><li>Yes</li></ul>
○ No
○ Pending final approval
Currently under development
O Do not know
O DO NOCKHOW
Performance measures are the indicators or metrics against which a program's performance can be gauged.  Performance measures should provide a basis for comparing actual results with established performance.

No, under development

Performance measures are the indicators or metrics against which a program's performance can be gauged. Performance measures should provide a basis for comparing actual results with established performance goals. ("Performance Measurement Challenges and Strategies," June 18, 2003, white paper associated with the Office of Management and Budget's Program Assessment Rating Tool (PART); and "Government Performance and Results Modernization Act of 2010," Section 4, Performance Reporting Amendments. See also https://www.performance.gov/.)

Q10. Has your agency's records management program identified performance measures for records management activities such as training, records scheduling, permanent records transfers, etc.? \*Examples of performance measures include but are not limited to: Percentage of agency employees that receive records management training in a year

A reduction in the volume of inactive records stored in office space

- Percentage of eligible permanent records transferred to NARA in a year
- Percentage of records scheduled
- Percentage of offices evaluated/inspected for records management compliance
- Percentage of email management auto-classification rates
- Development of new records management training modules
- Audits of internal systems
- Annual updates of file plans

	ng for email applications to ensure records are captured ords successfully retrieved by Agency FOIA Officer in response to FOIA
requests	And databasian, rangered by rigans, ranger missapanea to right.
<ul><li>Yes</li></ul>	
○ No	
O Pending final appr	oval
<ul> <li>Currently under de</li> </ul>	evelopment
O Do not know	
effectiveness and for co recommendations for co well as follow-up activitie	nection, audit, or review of one or more records management programs for impliance with applicable laws and regulations. An evaluation contains correcting or improving records management practices, policies, and procedures as es, including reporting on and implementing recommendations. Evaluations may be rewide) or specific to a program area or organizational unit. (36 CFR 1220.18)
	evaluate, by conducting inspections/audits/reviews, its records management programent, effective, and compliant with all applicable records management laws and 220.34(j))
vital records identification	r agency's records management program, or a major component of the program (e.g., on and management, the records disposition process, records management training, our agency's electronic records) must be the primary focus of the
○ Yes, evaluations a	re conducted by the Records Management Program
<ul> <li>Yes, evaluations a</li> </ul>	re conducted by the Office of Inspector General
<ul> <li>Yes, evaluations a of Inspector Gener</li> </ul>	re conducted by the Records Management Program AND the Office

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The Office of Records and Information Mana Compliance Review	gement and the Office of
O No, please explain	
<ul> <li>Do not know</li> </ul>	
. Q12. How often does your agency conduct form programs or offices)?	nal evaluations of a major component of your agency (i.e
oregrame or emeco).	
<ul><li>Annually</li></ul>	
○ Biennially	
Once every 3 years	
○ Ad hoc	
○ Do not know	
<ul> <li>Not applicable, agency does not evaluate it:</li> </ul>	s records management program
	nt plans of corrective action created and monitored for
Q13. Was a formal report written and subseque	nt plans of corrective action created and monitored for
Q13. Was a formal report written and subseque mplementation as part of the most recent inspec	nt plans of corrective action created and monitored for ition/audit/review? (Choose all that apply)
Q13. Was a formal report written and subseque mplementation as part of the most recent inspec  — Yes, formal report was written	nt plans of corrective action created and monitored for tion/audit/review? (Choose all that apply)
Q13. Was a formal report written and subseque mplementation as part of the most recent inspection.  Yes, formal report was written. Yes, plans of corrective action were created.	nt plans of corrective action created and monitored for tion/audit/review? (Choose all that apply)
Q13. Was a formal report written and subseque mplementation as part of the most recent inspec  ☐ Yes, formal report was written ☐ Yes, plans of corrective action were created ✓ Yes, plans of corrective action were monitor	nt plans of corrective action created and monitored for tion/audit/review? (Choose all that apply)
Q13. Was a formal report written and subseque implementation as part of the most recent inspection.  Yes, formal report was written.  Yes, plans of corrective action were created.  Yes, plans of corrective action were monitor.  No	nt plans of corrective action created and monitored for tion/audit/review? (Choose all that apply)

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Click Next to save your current answers and move to Section I: Management Support and Resourcing - RM Training.
The following series of questions relates to records management training.
Q14. Has your Agency Records Officer obtained NARA's Certificate of Federal Records Management Training or the Agency Records Officer Credential (AROC)?
<ul> <li>Yes, NARA's Certificate of Federal Records Management Training</li> <li>Yes, NARA's Agency Records Officer Credential</li> <li>In Progress</li> </ul>
<ul><li>○ No</li><li>○ Do not know</li></ul>
Formal records management training is the communication of standardized information that improves the records management knowledge, skills, and/or awareness of agency employees. Training can be either in a classroom setting or distance-based (e.g., web-based training), but it must:  • be regular (occurring more than just once); • be repeatable and formal (all instructors must provide the same message, not in an ad hoc way); and • communicate the agency's vision of records management.
. Q15. Does your agency have internal records management training*, <u>based on agency policies and directives</u> , for employees assigned records management responsibilities? (36 CFR 1220.34(f))
*Includes NARA's records management training workshops that were <u>customized</u> specifically for your agency or use of an <u>agency-customized</u> version of the Federal Records Officer Network (FRON) RM 101 course.
<ul><li>Yes</li></ul>
○ No
○ No, pending final approval
○ No, under development
○ Do not know
. Q16. Has your agency developed mandatory internal, staff-wide, formal training*, based on agency policy and
directives, covering records in all formats, including electronic communications such as email, text messages

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chat, or other messaging platforms or apps, such as social media or mobile device applications, which helps

agency employees and contractors fulfill their recordkeeping responsibilities?\*\* (36 CFR 1220.34(f))

*Includes NARA's records management training workshops that were <u>customized</u> specifically for your agency or use of an <u>agency-customized</u> version of the Federal Records Officer Network (FRON) RM 101 course.
**Components of departmental agencies may answer "Yes" if this is handled by the department. Department Records Officers may answer "Yes" if this is handled at the component level.
<ul><li>Yes</li></ul>
○ No
○ No, pending final approval
○ No, under development
○ Do not know
Click Next to save your current answers and move to Section I: Management Support and Resourcing - Senior Officials.
The following series of questions relates to Senior Officials.
Senior officials are the heads of departments and independent agencies; their deputies and assistants; the heads of program offices and staff offices including assistant secretaries, administrators, and commissioners; directors of offices, bureaus, or equivalent; principal regional officials; staff assistants to those aforementioned officials, such as special assistants, confidential assistants, and administrative assistants; and career federal employees, political appointees, and officers of the Armed Forces serving in equivalent or comparable positions. (General Records Schedule (GRS) 6.1, item 010)
Note: This applies to all senior officials within an agency - NOT just the Senior Agency Official for Records Management.
. Q17. Does your agency <u>require</u> that all senior and appointed officials, including those incoming and newly promoted, receive training on the importance of appropriately managing records under their immediate control? (36 CFR 1220.34(f))
Yes
○ No
○ Do not know
. Q18. Does your agency conduct and document for accountability purposes training and/or other briefings as part of the on-boarding process for senior officials on their records management roles and responsibilities, including the appropriate disposition of records and the use of personal and unofficial email accounts? (36 CFR 1222.24(a)(6) and 36 CFR 1230.10(a & b))
<ul><li>Yes</li></ul>
Yes, but not documented
O No
O Do not know
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	e, please explai	*1				
					//	
. Is the Agency ding briefings	Records Office or other process	er and/or Senior / ses for newly app	Agency Official pointed senior o	for Records Ma fficials?	anagement invo	olved in o
Yes						
No, please ex	plain					
	1					
					/	
Do not know						
Do not know						
Do not know						
0. Does your a	gency conduct a	and document fo	r accountability	purposes exit	briefings for de	parting s
). Does your a als on the app	ropriate disposit	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting s itrol? (36
). Does your a als on the app	gency conduct a ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting s itrol? (36
D. Does your a als on the app !.24(a)(6) and	ropriate disposit	tion of the record	ır accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting s trol? (36
D. Does your a als on the app 1.24(a)(6) and Yes	ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	eparting s itrol? (36
D. Does your a als on the app 1.24(a)(6) and Yes Yes, but not c	ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting s itrol? (36
D. Does your a als on the app 1.24(a)(6) and Yes Yes, but not o	ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting s itrol? (36
0. Does your a als on the app 2.24(a)(6) and Yes Yes, but not c	ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting solutrol? (36
0. Does your a lals on the app 2.24(a)(6) and Yes Yes, but not o	ropriate disposit 36 CFR 1230.10	tion of the record	r accountability ls, including em	purposes exit ail, under their	briefings for de immediate con	parting solutrol? (36

Not applicable, please explain	
. Q21. Is the Agency Records Officer and/or Sen briefings or other exit clearance processes for de	ior Agency Official for Records Management involved in exit eparting senior officials?
<ul><li>Yes</li></ul>	
○ No	
O Do not know	
records by those senior officials? (36 CFR 1222.   • Yes	24(a)(b))
○ No, please explain	
○ Do not know	
O Do Hot know	
Q23. Which of the following stakeholders signific that apply)	antly impact and/or support your RM program? (Choose all
✓ Chief Information Officer	
✓ Chief Financial Officer	
✓ Chief Management Officer	

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_	ers and/or Records Liaison Officers (or equivalent)
✓ Program Manage    Other, please ex	ers and/or Supervisors
24. Please add any	additional comments about your agency for Section I. (Optional)
Click Next to sa	ve your current answers and move to Section II: Policies.
ction II: Policies	
andards. For electro Inerabilities, and oth	management program has a governance framework, articulated policy, and clear nic records management this is particularly important due to fragility, security ler unique characteristics of electronic records. This section covers records s and specific policies necessary for records management.
25. Does your ager 20.34(c))	ncy have a documented and approved records management directive(s)? (36 CFR
<ul><li>Yes</li></ul>	
<b>₩</b> 103	

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O No, under development

○ Do not know	
. Q26. When was your agency's directive(s) last reviewed and/or revised to ensure it includes all new record management policy issuances and guidance?	S
<ul><li>FY 2021 - present</li></ul>	
○ FY 2019 - 2020	
○ FY 2017 - 2018	
○ FY 2016 or earlier	
○ Do not know	
Not applicable, agency does not have a records management directive	
. Q27. Does your agency's records management program have <b>documented and approved</b> policies and procedures that instruct staff on how your agency's permanent records in all formats must be managed and stored? (36 CFR 1222.34(e))	
<ul><li>Yes</li></ul>	
○ No	
○ No, pending final approval	
No, under development	
○ Do not know	
. Q28. Does your agency have <b>documented and approved</b> policies against unauthorized use, alteration, alienation or deletion of all electronic records?	
<ul><li>Yes</li></ul>	
○ No	
○ No, pending final approval	
No, under development	
○ Do not know	
. Q29. Does your agency have <b>documented and approved</b> policies for cloud service use that includes recordkeeping requirements and handling of federal records?	
<ul><li>Yes</li></ul>	
O No	
No, pending final approval	
No, under development	
O Do not know	

 $\bigcirc$  No

. Q30. Does your agency have <b>documented and approved</b> policies and procedures in place to manage email records that have a retention period longer than 180 days? (36 CFR 1236.22)
<ul><li>Yes</li></ul>
No, pending final approval
No, under development
○ No, please explain
○ Do not know
guidelines for the transfer of permanent email records to NARA described in NARA Bulletin 2014-04: Revised Format Guidance for the Transfer of Permanent Electronic Records – Appendix A: Tables of File Formats, Section 9 - Email? (36 CFR 1236.22(e))    Yes  No  No, pending final approval  No, under development  Do not know
. Regardless of how many federal email accounts individuals use to conduct official business, agencies must ensure that all accounts are managed, accessible and identifiable according to federal recordkeeping requirements. (36 CFR 1236.22)
. Q32. Does your agency have <b>documented and approved</b> policies that address when employees have more than one agency-administered email account, <b>whether or not allowed</b> , that states that email records must be preserved in an appropriate agency recordkeeping system? (36 CFR 1236.22)
*Examples of business needs may include but are not limited to:  Using separate accounts for public and internal correspondence  Creating accounts for a specific agency initiative which may have multiple users  Using separate accounts for classified information and unclassified information

Yes

○ No, pending final approval
No, under development
○ Do not know
. Q33. Does your agency have <b>documented and approved</b> policies that address the use of personal email accounts, <b>whether or not allowed</b> , that state that all emails created and received by such accounts must be preserved in an appropriate agency recordkeeping system and that a complete copy of all email records created and received by users of these accounts must be forwarded to an official electronic messaging account of the officer or employee no later than 20 days after the original creation or transmission of the record? (36 CFR 1236.22(b) and P.L. 113-187)
<ul><li>Yes</li></ul>
○ No
○ No, pending final approval
○ No, under development
○ Do not know
. Q34. Does your agency evaluate, monitor, or audit staff compliance with the agency's email preservation policies? (36 CFR 1220.18)
Yes
○ No
○ Do not know
. Q35. Please add any additional comments about your agency for Section II. (Optional)
Click Next to save your current answers and move to Section III: Systems.

 $\bigcirc$  No

Section III: Systems

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Electronic information system means an information system that contains and provides access to computerized federal records and other information. (36 CFR 1236.2)

The following types of records management controls are needed to ensure that federal records in electronic information systems can provide adequate and proper documentation of agency business for as long as the information is needed. Agencies must incorporate controls into the electronic information system or integrate them into a recordkeeping system that is external to the information system itself. (36 CFR 1236.10)

- (a) Reliability: Controls to ensure a full and accurate representation of the transactions, activities or facts to which they attest and can be depended upon in the course of subsequent transactions or activities.
- (b) Authenticity: Controls to protect against unauthorized addition, deletion, alteration, use, and concealment.
- (c) Integrity: Controls, such as audit trails, to ensure records are complete and unaltered.
- (d) Usability: Mechanisms to ensure records can be located, retrieved, presented, and interpreted.
- (e) Content: Mechanisms to preserve the information contained within the record itself that was produced by the creator of the record.
- (f) Context: Mechanisms to implement cross-references to related records that show the organizational, functional, and operational circumstances about the record, which will vary depending upon the business, legal, and regulatory requirements of the business activity.
- (g) Structure: Controls to ensure the maintenance of the physical and logical format of the records and the relationships between the data elements.

. Q36. Has your agency incorporated and/or integrated internal controls to ensure the reliability, authenticity, integrity, and usability of agency electronic records maintained in electronic information systems? (36 CFR 1236.10)

•	Yes	
0	To some extent	
0	No	
$\circ$	Do not know	
$\circ$	Not applicable, please explain	
		1

. Q37. Does your agency maintain an inventory of electronic information systems that indicates whether or not each system is covered by an approved NARA disposition authority? (36 CFR 1236.26(a))

○ No, please explain	
○ Do not know	
. Q38. Does your agency have a digitization strategy to reformat permanent records created in h other analog formats (e.g., microfiche, microfilm, analog video, and analog audio)?	ard copy or
Yes	
○ To some extent	
○ No	
○ Do not know	
. Q39. Does your agency's email system(s) retain the intelligent full names in directories or distributensure identification of the sender and addressee(s) for those email messages that are federal reCFR 1236.22(a)(3))	
<ul><li>Yes</li></ul>	
○ No	
O Do not know	
. Q40. What method(s) does your agency employ to capture and manage email records? (Choos apply)	se all that
✓ Captured and stored in an email archiving system	
Captured and stored in an electronic records management system	
Captured and stored as personal storage table (.PST) files	
Captured and stored using cloud services with records management included	
☐ Captured and stored using cloud services but records management IS NOT included	
✓ Print and file	
☐ Not captured and email is managed by the end-user in the native system	

	er, please be specific:
	What new method(s) to create and maintain data are being explored and/or employed by your agency vill impact records management? (Choose all that apply)
	more information on these topics see: https://www.archives.gov/files/records-mgmt/policy/nara-cognitivelologies-whitepaper.pdf.)
<b>✓</b>	Smart devices
<b>✓</b>	Sensors that collect and transmit data
<b>✓</b>	Geographic Information Systems
<b>✓</b>	Robotic Process Automation
<b>✓</b>	Software Robot or Bot
<b>✓</b>	Supervised Machine Learning
<b>✓</b>	Unsupervised Machine Learning
<b>✓</b>	Reinforced Machine Learning
<b>✓</b>	Standard Artificial Intelligence
<b>✓</b>	Open-source Artificial Intelligence
	Auto-classification
<b>✓</b>	Other, please be specific:
	Video and evidence management cloud services, transcription services, and vehicle/fleet management services.

. Q42. Please add any additional comments about your agency for Section III. (Optional)

Click Next to save your current answers and move to Section IV: Access.
Section IV: Access
Records support an agency's ability to carry out its business functions. Access to records means they remain usable, retrievable, and protected throughout their lifecycle. This section contains questions relating to the access and usability of records to conduct agency business in accordance with the appropriate transfer and disposition schedule and that ensures records are searchable, retrievable, and usable for as long as they are maintained in agency custody.
The following series of questions relates to the impact of the COVID-19 pandemic on access to records.
. Q43. Has the COVID-19 pandemic disrupted your agency's ability to access records?
<ul><li>Yes</li></ul>
○ No
○ Do not know
. Q44. Please provide details on the impact of the COVID-19 pandemic and what your agency has done to mitigate the circumstances.
In certain circumstances, the USMS FOIA Unit was delayed in receiving hard copy records for processing from District Offices due to employees workin remotely as a result of COVID19. The USMS FOIA Unit was eventually able to retrieve the needed paper records once employees were able to safely return to the office and fulfil their tasks. Additionally, Prisoner Services Division was limited to one small data set of prisoner medical data not yet digitize (still in hard copy only). All other records are accessible and not impacted by COVID.

.. Click Next to save your current answers and move to Section IV: Access - Vital or **Essential Records.** The following series of questions relates to Vital or Essential records. Vital records\* (also known as Essential Records) are records needed to meet operational responsibilities under national security emergencies or other emergency conditions (emergency operating records) or to protect the legal and financial rights of the Government and those affected by Government activities (legal and financial rights records). (36 CFR 1223.2) \*pending updates to regulations, the Records Management Self-Assessment still uses this terminology A program area is responsible for mission-related activities. An administrative area is responsible for activities not specific to the mission of the agency. (36 CFR 1220.34(d)) Q45. Has your agency identified the vital records of all its program and administrative areas? (36 CFR 1223.16) \*Components of departmental agencies may answer "Yes" if this is handled by the department. Yes O No Do not know . Q46. How often does your agency review and update its vital records inventory? (36 CFR 1223.14) Annually Biennially Once every 3 years Ad hoc Never Do not know . Q47. Is your vital records plan part of the Continuity of Operations (COOP) plan? (36 CFR 1223.14 and Federal Continuity Directive, Annex 1) Yes  $\bigcirc$  No Do not know

and Access.
The following questions relate to retrieval and access.
. Q48. Are records and information in your agency easily retrievable and accessible when needed for agency business? (36 CFR 1220.32(c))
All records are easily retrieved and accessed when needed
<ul> <li>Most records can be retrieved and accessed in a timely manner</li> </ul>
<ul> <li>Some records can be retrieved and accessed in a timely manner</li> </ul>
○ No
○ Do not know
Q49. Does your agency ensure that records management functionality, including the capture, retrieval, and retention of records according to agency business needs and NARA-approved records schedules, is incorporated into the design, development, and implementation of its electronic information systems? (36 CFR 1236.12)  *Components of departmental agencies may answer "Yes" if this is handled by the department.
Yes
○ No, please explain
O Do not know

Not applicable, please explain	
	9.4
Clieb Newt to seve your surrent anguing and mayo to Costion	IV. Access Migration
Click Next to save your current answers and move to Section	iv: Access - Migration
·	
The following question relates to migration.	
Migration is a set of organized tasks designed to achieve periodic transfer of digit hardware/software configuration to another, or from one generation of computer to generation.	
Metadata consists of preserved contextual information describing the history, trac an electronic document. (36 CFR 1236.2)	cking, and/or management of
. Q50. Does your agency have <b>documented and approved</b> procedures to enabl and associated metadata to new storage media or formats so that records are re as needed to conduct agency business and to meet NARA-approved dispositions	trievable and usable as long
<ul><li>Yes</li></ul>	
○ No	
No, pending final approval	
No, under development	
O Do not know	
Click Next to save your current answers and move to Section	IV: Access - FOIA.
The following questions are related to access to records under the Freedon	n of Information Act.
Agencies are required to have a Freedom of Information Act (FOIA) program (5.1)	
BORDORS ARE TROUTER TO HAVE A FREEDING OF INDUDATION ACT LECTAL DIDOTAIN IS I	4 3 1 . 2021/4

The ability to find records is essential for a successful FOIA program. The following questions related to your agency's FOIA program may require consultation with your agency's FOIA Officer.

Please note that FOIA does not apply to Judicial Branch Agencies, as well as a few others. If FOIA does not apply to your agency, <u>please do not skip these questions</u>. Select the 'Not applicable' response provided.

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. Q51. Has the COVID-19 pandemic disrupted your agency's ability to respond to FOIA requests?
Yes
○ No
○ Do not know
Not applicable, Judicial Branch Agency/FOIA does not apply
. Q52. Which of the following explains why FOIA has been impacted? (Choose all that apply)
Paper records are inaccessible due to office closure
☐ FOIA case processing system is not available by remote access
☐ Electronic records are not accessible remotely
☐ Agency staff are not available to conduct searches
✓ Other, please be specific:
Delay in mailing hard copy responses to FOIA requests due to remote working.
. Q53. Which of the following actions did your agency's FOIA program take in response to the COVID-19 pandemic? (Choose all that apply) ("Guidance for Agency FOIA Administration in Light of COVID-19 Impacts," DOJ, updated May 28, 2020, https://www.justice.gov/oip/guidance-agency-foia-administration-ligh covid-19-impacts)
☐ Worked directly with requesters to tailor their requests for most efficient processing
<ul> <li>Posted a notice on the FOIA website informing requesters of most efficient way to make a request</li> </ul>
Posted a notice on the FOIA website informing requesters of any anticipated delays
Included information about any anticipated delays in requester communication, including acknowledgment letters
<ul> <li>Used multitrack processing to further triage requests that could be processed more efficiently remotely</li> </ul>
<ul> <li>Posted additional proactive disclosures for high public interest topics related to the COVID-19 pandemic</li> </ul>
Assessed technology to ensure most efficient administration of FOIA

ot applicable, Judicial Branch Agency/FOIA does not apply
Which of the following describes the working relationship between the Agency Records Officer and the OIA Officer? (Choose all that apply)
ork together on Information Technology (IT) requirements that benefit both programs
oordinate search terms to identify responsive records
entify programs or offices most likely to have responsive records
ork together on high-profile or complex FOIA requests
rovide training on records management and FOIA to each other's staff
raining programs include the importance and relationship between FOIA and records anagement
ther, please explain
ne Agency Records Officer and Chief FOIA Officer work together on records etention related issues.
one of the above
ot applicable, Agency Records Officer and the Chief FOIA Officer are the same erson
ot applicable, Judicial Branch Agency/FOIA does not apply

. Q55. Please add any additional comments about your agency for Section IV. (Optional)

Click Next to save your current answers and move to Section V: Disposition.
Section V: Disposition
Section V. Disposition
This area is critical for successfully managing records. Agencies must follow the mandatory instructions
contained in either agency-specific records schedules or the appropriate General Records Schedule to transfer permanent electronic records to NARA's legal custody. This section covers both creation and
implementation of records schedules.
Records disposition refers to actions taken with regard to federal records that are no longer needed for
current government business as determined by their appraisal pursuant to legislation, regulation, or
administrative procedure. Disposition is a comprehensive term that includes both destruction and transfer of federal records to the National Archives of the United States. (36 CFR Parts 1222, 1224, 1225 and 1226)
The next series of questions relates to your agency's efforts to schedule its records.
. Q56. When was the last time your agency submitted a records schedule to NARA for approval? (36 CFR 1225.10)
,
<ul><li>FY 2020 - 2021</li></ul>
○ FY 2018 - 2019
○ FY 2016 - 2017
○ FY 2014 - 2015
○ FY 2013 or earlier
○ Do not know
•
Q57. Does your agency periodically review agency-specific records schedules to ensure they still meet business needs, to identify gaps that may indicate unscheduled records, or to make needed revisions?
Note: An agency-specific records schedule means it covers items that are not covered by the General
Records Schedules (GRS).
Voc
<ul><li>Yes</li><li>No</li></ul>
O NO

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. Q58. Does your agency have agency-specific records schedules currently in use that include items approved before January 1, 1990?
<ul><li>Yes</li></ul>
○ No
O Do not know
. Q59. Are you currently reviewing agency-specific records schedules with items approved before January 1, 1990, for updating and/or rescheduling? (36 CFR 1225.22)
Yes, this is in progress
○ Yes, this has been completed
○ No, but are planning to do so
○ No, and have no plans to do so
○ Do not know
. Q60. Are records and information in your agency managed throughout the lifecycle [creation/capture, classification, maintenance, retention, and disposition] by being properly identified, classified using a taxonomy, inventoried, and scheduled? (36 CFR 1222.34, 36 CFR 1224.10, and 36 CFR 1225.12)
Yes
○ To some extent
○ No
○ Do not know
. Q61. Does your agency disseminate <i>every</i> approved disposition authority (including newly approved records schedules and General Records Schedule items) to agency staff within six months of approval? (36 CFR 1226.12(a))
<ul><li>Yes</li></ul>
○ No
O Do not know
. Q62. Which of the following describes the disposition authority for email records being used by your agency? (Choose all that apply)
<ul> <li>GRS 6.1: Email Managed under a Capstone Approach; agency has an approved form NA-1005</li> </ul>
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Do not know

	GRS 6.1: Email Managed under a Capstone Approach; agency does not have an approved form NA-1005
	✓ Agency-specific email schedule
	☐ Traditional records management (i.e., retention based on content, usually applied on an
	email-by-email basis, utilizing multiple NARA-approved disposition authorities)
	☐ Email retention method has not been decided/scheduled by agency
	☐ Do not know
	☐ Other, please explain
	Q63. Does the current NARA-approved form NA-1005 or agency-specific email schedule adequately reflect our existing organizational structure?
	<ul><li>Yes</li></ul>
	○ To some extent
	O No
	O Do not know
	O Do not know
	Q64. Why does the email schedule not adequately reflect, or only to some extent reflect, your existing rganizational structure? (Choose all that apply)
	This question was not displayed to the respondent.
	Q65. Does your agency track changes in Capstone accounts to ensure they are accurate and complete?
	This question was not displayed to the respondent.
4	Q66. Please explain how your agency tracks changes to Capstone accounts. (Be specific)
	This question was not displayed to the respondent.
	Click Next to save your current answers and move to Section V: Disposition -
	Tanotoning Formation (Neovino)

. Q67. Did your agency transfer permanent non-electronic records to NARA during FY 2021? (36 CFR 1235.12) Yes No No - Transfers were impacted by the COVID-19 pandemic No - No records were eligible for transfer during FY 2021 No - New agency, records are not yet old enough to transfer No - My agency does not have any permanent non-electronic records O Do not know Other, please explain . Q68. Did your agency transfer permanent electronic records to NARA during FY 2021? (36 CFR 1235.12) Yes No No - Transfers were impacted by the COVID-19 pandemic No - No electronic records/systems were eligible for transfer during FY 2021 No - New agency, electronic records/systems are not old enough to transfer No - My agency does not have any permanent electronic records Do not know Other, please explain

The next series of questions relates to transferring permanent records.

Click Next to save your current answers and move to Section V: Disposition - Websites and Related Records.
The next question relates to the management of websites and related records.
. Q69. Does your agency ensure that all records on agency websites are properly managed?
Yes
O No
○ Do not know
Click Next to save your current answers and move to Section V: Disposition - Storage.
The next series of questions relates to where your agency stores its inactive temporary and/or permanent records, regardless of format.
Commercial records storage facilities are private sector commercial facilities that offer records storage, retrieval, and disposition services.
An agency-operated records center is a records storage facility, operated by a federal agency and capable of storing more than 25,000 cubic feet of records. (36 CFR 1234)
. Q70. Does your agency store inactive temporary and/or permanent records in a commercial records storage facility?
○ Yes
<ul><li>No</li></ul>
○ Do not know
. Q71. Has the facility been approved by NARA? (36 CFR 1234.30(a)(2)&(e))
This question was not displayed to the respondent.
. Q72. Does your agency store inactive temporary and/or permanent records in an agency-operated records center? (Note: This does NOT include agency staging areas and temporary holding areas.)
○ Yes
No     Peterral Permant 2022 HCMC REF 004477 440 Croopworld

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Q73. Has the facility been approved by NARA? (36 CFR 1234.30(a)(1))	
This question was not displayed to the respondent.	
Q74. Is your agency making plans to move records from an agency-operated records center to a commercial records storage facility?	
This question was not displayed to the respondent.	
Q75. Is your agency making plans to move records from an agency-operated records center to a Federal Records Center before December 31, 2022?	
This question was not displayed to the respondent.	
Q76. Please add any additional comments about your agency for Section V. (Optional)	
Click Next to save your current answers and move to Section VI: Agency Demographics.	
Section VI: Agency Demographics	
This section covers some basic demographic-type information needed for analysis of the data pathered by the Records Management Self-Assessment.	
277. How many full-time equivalents (FTE) are in your agency/organization?	
○ 500,000 or more FTEs	
○ 100,000 – 499,999 FTEs	
○ 10,000 – 99,999 FTEs	
● 1,000 – 9,999 FTES  Peterral Perusati 2022 USMS REF 001177 120 Greenwold	

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Do not know

○ Not Available
Q78. What other staff, offices, or program areas did you consult when you completed this self-assessment (Choose all that apply)
☐ Senior Agency Official
✓ Office of the General Counsel
✓ Program Managers
✓ FOIA Officer
✓ Information Technology staff
✓ Records Liaison Officers or similar
✓ Administrative staff
Other, please be specific:
□ None
. Q79. How much time did it take you to gather the information to complete this self-assessment?
○ Under 3 hours
O More than 3 hours but less than 6 hours
More than 6 hours but less than 10 hours
Over 10 hours
Q80. Did your agency's senior management review and concur with your responses to the 2021 Records Management Self-Assessment?
<ul><li>Yes</li></ul>
○ No

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○ 100 – 999 FTEs○ 1 – 99 FTEs

O Do not know

Q81. Are you the Agency Records Officer?
<ul><li>Yes</li></ul>
○ No
Q82. Please provide the Agency Records Officer's contact information.
This question was not displayed to the respondent.
Q83. Does your agency use your Records Management Self-Assessment scores to measure the effectiveness of the records management program?
✓ Yes
□ No
☐ Do not know
<ul> <li>Comments (Optional): (Please include in your comments how you use the Records Management Self-Assessment.)</li> </ul>
. Q84. Do you have any suggestions for improving the Records Management Self-Assessment next year?

.. Please REVIEW your agency's RMSA responses by hitting the "Back" button at the bottom of each page. If you wish to make any changes, you must do this before hitting the "Next" button below. This is your last opportunity to make changes before you submit your agency's response!

Agency: Department of Justice

Component: United States Marshals Service

First Name: (b)(6);
(b)(7)(C);
(b)(7)(F);

Scoring Results

Score

Mean Score: 93.00

Weighted Mean of Items: 0.98

Weighted Standard Deviation of Items: 1.39

Items: 95.00