

FORM 2

APO Designation of Collections and Disclosures as "Routine"

(Revised April 2022)

INSTRUCTIONS

Under the City's Identifying Information Law, codified at N.Y.C. Admin. Code §§ 23-1201 to 1205, a City agency may not collect or disclose identifying information unless one of the enumerated exceptions applies. One such exception authorizes the Agency Privacy Officer (APO) to pre-approve a collection or disclosure that is "routine," defined under the Law as "made during the normal course of city agency business and furthers the purpose or mission of the agency." This "routine" exception also includes collections and disclosures between City agencies when their privacy officers agree that the collection or disclosure furthers the purpose or mission of their respective agencies.

Form 2 is designed to record the agency's collections and disclosures that are designated as "routine" in accordance with the Identifying Information Law. It should be completed by the APO, kept on file at the agency, and produced upon request of the Chief Privacy Officer (CPO). Once completed, this Form will contain information needed to complete a biennial agency report (Form 3) required under Admin. Code § 23-1205.

The APO may refer to the Mayor's Office of Information Privacy Intranet site on CityShare² for examples of completed routine designation forms, or email OIP@oti.nyc.gov with questions about completing this Form.

NOTE ON CERTAIN COLLECTIONS AND DISCLOSURES MADE BY HUMAN SERVICES CONTRACTORS AND SUBCONTRACTORS

The APO may designate as "routine" the collections and disclosures of identifying information that are made by the agency's human services contractors and subcontractors.

¹ See Admin. Code §§ 23-1201, 23-1202(b)(2)(a), 23-1202(c)(2)(a).

² <u>See https://cityshare1.nycnet/html/informationprivacy/html/home/home.shtml.</u>

VERSION CONTROL

Version	Description of Change	Approver	Date
4.0	Updated completion date; miscellaneous clarifying revisions	Aaron Friedman Principal Senior Counsel Office of Information Privacy	April 2022
3.0	Removed form modification notes from version 2.0; miscellaneous clarifying revisions.	Laura Negrón Chief Privacy Officer, City of New York	April 2020
2.0	Revised instructions; added version control box; re-organized types of identifying information; updated to reflect CPO-designated types of identifying information; consolidated questions; added Question 7.	Laura Negrón Chief Privacy Officer, City of New York	June 2019
1.0	First Version	Laura Negrón Chief Privacy Officer, City of New York	April 2018

FORM 2 (APO DESIGNATION OF "ROUTINE" COLLECTIONS AND DISCLOSURES)

The APO should complete a Form 2 for <u>each</u> new "routine" designation. This Form may also be used to document internal agency protocols to be followed for handling disclosures of identifying information to "third parties" where such disclosures have been approved by the APO as a "routine" function of the agency (see Question 7).

APOS SHOULD ONLY COMPLETE A FORM 2 TO DOCUMENT ANY NEW "ROUTINE" DESIGNATIONS THAT WERE NOT INCLUDED IN ANY FORM 2S THAT THE APO COMPLETED FOR THE AGENCY IN 2020.

Agency:	NYC Civic I	c Engagement Commission						
Agency Privacy Officer: Oscar Jorge Romero		Jr.						
Date of Initial July 19, 2024 Designation:		July 19, 2024						
APO Signature:								
·								
1. Specify the designation (check all that apply):				⊠ Routine Collection □ Routine Disclosure				
2. Check whether the collection or disclosure is made by or involves a contractor or subcontractor:		☐ Collection by Contractor ☐ Disclosure by Contractor						
		\square Collection by Subcontractor \square Disclosure by Subcontractor						
If applicable, have you, as APO, authorized an agency contractor or subcontractor that is subject to the Identifying Information Law to perform APO duties in relation to a contract or subcontract for the collection or disclosure reported above?								
agency o	3. Has this collection or disclosure been designated by you, as APO, and the APO of <u>another</u> agency or agencies as routine, by furthering the purpose or mission of their respective agencies? ✓ Yes □ No							
If YES, indicate how many other agencies are involved in this				One other agency. If selected, specify the agency:				
			Two or more agencies. If selected, specify the agencies:					
				Citywide				
4. Describe the agency functions, including any sub-functions, or agency units for which the collection or disclosure is made:								
The NYC Civic Engagement Commission provides language assistance to voters with Limited English Proficiency during elections. At present, the Poll Site Language Assistance Program covers interpretation services at select poll sites in the following languages: Arabic, Bengali, Chinese (Cantonese, Mandarin), French, Haitian Creole, Italian, Korean, Polish, Russian, Urdu, and Yiddish.								
The program relies on an approved methodology to determine which sites to service in every election. Once selected, the list of served poll sites is added to our Participate.nyc.gov website. To learn about our Poll Site selection methodology, visit the Poll Site Language Assistance Program information page .								
Our poll site interpretation services supplement, but do not replace nor duplicate interpretation services provided by the NYC Board of Elections (BOE); furthermore, they are closely coordinated with the BOE.								

5. Describe the general category of information covered by this designation and the purpose of the collection or disclosure:

Part of the Charter requirements for the CEC is to have a Language Access Advisory Committee. Member are recruited from across city who are proficient in the Local Law 30 languages. The application requests address and demographic information to ensure equitable geographic representation the five boroughs and languages spoken.

This applies to Language Access Advisory Committee Application 2024

6. Specify the type of identifying information collected or disclosed (check all that apply):						
⊠Name	Work-Related Information					
☐Social security number (full or last 4 digits)*	□ Employer information					
☐ Taxpayer ID number (full or last 4 digits)*	□Employment address					
Biometric Information	Government Program Information					
Fingerprints	☐Any scheduled appointments with any employee, contractor, or					
□Photographs	subcontractor					
☐ Palm and handprints*	□Any scheduled court appearances					
☐ Retina and iris patterns*	□Eligibility for or receipt of public assistance or City services					
☐ Facial geometry*	□Income tax information					
☐ Gait or movement patterns*	☐Motor vehicle information					
☐ Voiceprints*						
☐ DNA sequences*						
Contact Information]					
⊠Current and/or previous home addresses						
⊠Email address						
⊠Phone number						
Demographic Information	Law Enforcement Information					
□Country of origin	☐ Arrest record or criminal conviction					
☐Date of birth*	\square Date and/or time of release from custody of ACS, DOC, or NYPD					
☐Gender identity	☐ Information obtained from any surveillance system operated by, for					
⊠Languages spoken	the benefit of, or at the direction of the NYPD					
☐Marital or partnership status						
□Nationality						
□Race						
□Religion						
☐Sexual orientation						
Status Information	Technology-Related Information					
☐Citizenship or immigration status	□Device identifier including media access control (MAC) address* or					
□Employment status	Internet mobile equipment identity (IMEI)*					
☐Status as victim of domestic violence or sexual assault	☐GPS-based location obtained or derived from a device that can be					
☐Status as crime victim or witness	used to track or locate an individual*					
	□Internet protocol (IP) address*					
	☐Social media account information					
Other Types of Identifying Information (list below):						
Employer, Job Title, Organizations they are active in, military status,						
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*Type of identifying information designated as subject to protection by the CPO (see CPO Policies & Protocols § 3.1.1).						

7. Describe the internal agency protocols that must be followed for disclosures of identifying information to <u>third</u> <u>parties</u>* made pursuant to this routine designation**:

For any disclosure the program lead has the responsibility to create a document explaining why disclosing information to the third party in question will advance the mission of the commission. The document should include an explanation of what data would be disclosed and the specific purpose.

Once reviewed and approved by both APO and the Chair and Executive Director then it will be shared with Legal Counsel from the Law Department to make sure that such disclosure is compliant with applicable law, and the proper legal mechanism such as an NDA or a Data Sharing Agreement will be identified.

Once legal provides their approvals and recommendations, and upon implementation of all instruments, then the executive director will have a final approval before the program lead can disclose the information.

*Third parties include any person other than: (i) personnel of the City, the NYC Dept. of Education, or a local public benefit corporation or local public authority, or (ii) personnel of a contractor or subcontractor where such contractor or subcontractor is authorized to possess the relevant identifying information. CPO Policies & Protocols § 5.1.2.

**Where disclosures of identifying information will be made to third parties in accordance with a routine function of the agency, APOs or other designated agency counsel should develop and/or implement a protocol for relevant agency personnel to ensure that the appropriate level of agency legal review has been conducted before the information is disclosed, so that any such disclosure is consistently made in accordance with the requirements of applicable law, regulations, and City and agency policies. See CPO Policies & Protocols § 5.1.2.

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