

NEW YORK CITY COMMISSION ON HUMAN RIGHTS

FORM 3 (AGENCY REPORT) (Due on or before July 31, 2022)

Agency: Commissio		nission on l	Human Rights		
Agency P	rivacy Of	ficer:	Damion K. L. Stodola		
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Date of R	eport:	July 29, 2	022		1

⊠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*	□ Date and/or time of release from custody of ACS, DOC, or NYPD	
Gender identity	Information obtained from any surveillance system operated by, for the	
⊠Languages spoken	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 used	
⊠Status as crime victim or witness	to track or locate an individual*	
	⊠Internet protocol (IP) address*	
Other Types of Identifying Information (list below):	Social media account information	
Audio Recordings		
 Video Recordings 		
, recordenings		
*Type of identifying information designated by the CPO (see	CPO Policies & Protocols § 3 1 1)	

2. Explain why the collection and retention of identifying information described in Question 1 furthers the purpose or mission of your agency.

By statute, the Commission on Human Rights (the "Commission") is charged with the enforcement of the New York City Human Rights Law, Title 8 of the Administrative Code of the City of New York ("City Human Rights Law"), and with educating the public and encouraging positive community relations. The City Human Rights Law prohibits discriminatory practices in housing, public accommodations, and employment on the basis of virtually all the protected categories of information enumerated in Local Law 247, Ad. Code § 23-1201 ("identifying information"). The collection and retention of the identifying information specified above are essential to the Commission's ability to fulfill its statutory missions: (i) investigating and prosecuting alleged violations of the City Human Rights Law; (ii) engaging in public education campaigns and outreach about the City Human Rights Law and helping cultivate understanding and respect among the City's many diverse communities; (iii) partnering with other groups, government and non-governmental agencies and organizations having like or kindred functions; (iv) conducting research, surveys, and hearings in the field of human relations as in the judgment of the Commission will aid in supporting its work; and (v) the legal, technical, and administrative work that form the necessary underpinning and support for the above-referenced work. Furthermore, the collection and/or disclosure of identifying information identified in Section 1 above are also necessary for the Commission's HR functions, similar to the HR departments of all City agencies.

N.Y.C. Admin. Code §23-1205(a)(1)(f)

3. Describe the following types of collections and disclosures: (1) pre-approved as routine, (2) pre-approved as routine by the APOs of two or more agencies, or (3) approved by the APO on a case-by-case basis. Appendix B of the Agency Guidance on the 2022 Biennial Compliance Process includes examples of routine and non-routine collections and disclosures.

Describe the Collection or Disclosure	Classification Type
Administration – Finance/Budgeting: Identifying information related to Commission and City prospective and active employees, interns, contractors, and vendors. Such collection and disclosure are necessary for the Commission to ensure that its operations are fiscally sound and that funds are appropriately allocated.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on case-by-case basis
Administration – Human Resources: Identifying information related to Commission and City prospective and active employees, interns, applicants, contractors, and vendors. Such collection and disclosure are necessary for the Commission to manage its personnel and others with whom it does business.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Administration – Technical Services: Identifying information related to Commission and City prospective and active employees, contractors, vendors, Commission constituents, and members of the public. Such collection and disclosure support the work of every function within the Commission and provides platforms through which the Commission can interface with the public.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Administration – Contracting/Procurement: Identifying information related to Commission and City prospective and active employees, contractors, and vendors. Such collection and disclosure allow the Commission to ensure that its core services are adequately provisioned and supplied, and to work with external partners when necessary.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Core Services – Enforcement : Identifying information related to Commission and City prospective and active employees, complainants, respondents, and witnesses/third parties in matters before the Commission; and identifying information related to members of the public related to or arising from allegations of discrimination. Such collection and disclosure further the Commission's statutory mission to enforce the City Human Rights Law.	 ☑ Pre-approved as routine ☑ Approve as routine by two or more agencies ☑ Approved by APO on a case-by-case basis
Core Services - Outreach/Education/Public Engagement/Hearings/Testimony/ Conferences: Identifying information related to Commission and City employees, and those who attend or participate in the Commission's outreach activities or who access the Commission's Community Service Centers. Such collection and disclosure further the Commission's statutory mission to educate the public about the City Human Rights Law.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Core Services - Policy/Planning/Legislation/Inter-and Intra-Government: Identifying information related to City and Commission employees, City government offices and officials, lobbyists and advocates, members of the public, and participants in Commission programs. Such collection and disclosure further the Commission's mission to advocate for and effect policy changes to combat discrimination and to raise awareness the City Human Rights Law.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Core Services - Reporting/Research/Special Projects: Identifying information related to City and Commission employees, and participants in Commission surveys, special projects, and research. Such collection and disclosure further the Commission's mission by allowing the Commission to accurately report on and understand the experiences of New Yorkers with discrimination. entifying Information Law	 ☑ Pre-approved as routine ☑ Approve as routine by two or more agencies

	Approved by APO on case-by-case basis
External Relations – Constituent Communications: Identifying information related to Commission and City employees, and individuals and entities that participate or partner in Commission programs, including other organizations and agencies. Such collection and disclosure allow the Commission to widely disseminate information and its efforts to fight discrimination and enforce the City Human Rights Law.	 Case-by-case basis Pre-approved as routine □ Approve as routine by two or more agencies □ Approved by APO on case-by-case basis
External Relations – Public Campaigns: Identifying information related to Commission and City employees, participants in Commission programs, City businesses, other City agencies, community-based organizations, and other institutional partners. Such collection and disclosure further the Commission's mission to educate the public about the City Human Rights Law.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
External Relations – Inter- and Intra-Governmental Relations: Identifying information related to Commission and City employees, participants in Commission programs, lobbyists and advocates lobbyists and advocates and members of City, State, and federal government agencies. Some of this collection and disclosure is necessary to fulfill the Commission's reporting obligations, while some of it facilitates the Commission's efforts to collaborate with other governmental bodies to fight discrimination.	 Case by case basis Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
External Relations – Press Relations: Identifying information relating to members of the press, participants in Commission programs, and City and Commission employees. Such collection and disclosure support the Commission's mission to educate the public about the City Human Rights Law.	 Case basis
Legal – Regulatory Compliance: Identifying information related to Commission and City employees, individuals providing and receiving Commission services/programs as required by the entity to whom the report is due. Such collection and disclosure help ensure that the Commission and its activities are compliant with relevant City, State, and federal laws, rules, and regulations.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Legal – Contracting: Identifying information related to Commission and City prospective and active employees, contractors, and vendors. Such collection and disclosure allow the Commission to work with external partners when necessary.	 Case-by-case basis
Legal – Freedom of Information Law: Identifying information relating to Commission and City employees, requestors and reflected in existing Commission records. Such collection and lisclosure allow the Commission to fulfill with its legally mandated obligations under FOIL.	 Pre-approved as routine Approve as routine by two or more agencies Approved by APO on a case-by-case basis
Legal – Litigation/Investigations: Identifying information related to litigations in Commission matters and to individuals under internal investigation, including Commission and City employees. Such collection and disclosure further the Commission's ability to direct and manage litigation either involving the Commission as a party or in which the Commission has an interest. In the investigative context, such collection and disclosure allow the Commission to ensure that all applicable laws, rules, and regulations are being followed by Commission staff.	 ☑ Pre-approved as routine □ Approve as routine by two or more agencies □ Approved by APO on a case-by-case basis
Legal – Legal Counsel/Advice: Identifying information related to Commission and City mployees requesting, receiving, and/or providing legal advice regarding the Commission's	☑Pre-approved as routine

	programs and services. Such collection and disclosure allow the Commission to ensure that its conduct and that of its employees complies with all relevant laws, rules, and regulations.	□ Approve as routine by two or more agencies □ Approved by APO on a case-by-case basis
ļ	N.Y.C	Admin. Code §23-1205(a)(1)(b)

4. If applicable, describe the types of collections and disclosures of identifying information involving your agency that have been approved by the Chief Privacy Officer as being in the best interests of the City.

Add additional rows as needed.

Describe Type of Collection or Disclosure

N/A

N.Y.C. Admin. Code §23-1202(b)(2)(b); 23-1205(a)(1)(b)

5. Describe the agency's current policies regarding requests for disclosures from other City agencies, local public authorities or local public benefit corporations, and third parties. Be as specific as possible.

NOTE: For questions 5 - 11, refer as necessary to the Model Citywide Protocol for Handling Third Party Requests for Information Held by City Agencies (on file with the Office of Information Privacy) and the Identifying Information Rider.

Disclosure of identifying information is, in the first place, governed by City, state, and/or federal laws, rules, and regulations, including but not limited to the Model Citywide Protocol for Handling Third-Party Requests for Information Held by City Agencies, issued as City policy in April 2017 ("Citywide Third-Party Requests Protocol"). All Commission staff are instructed that any third-party request for identifying information must be directed to their unit head and to the General Counsel. Law Enforcement staff are additionally provided with instructions, guidance, and training on how to appropriately collect and disclose information, including being instructed on proper redacting practices and not soliciting or collecting certain personal and sensitive information that is not needed for the Commission's work.

6.	Do the above policies address access to or use of identifying information by employees, contractors, and subcontractors?		🛛 Yes 🗆 No	
7.	If YES, do those policies specify that access perform their duties?	to identifying information must be necessary to	🛛 Yes 🛛 No	
8.	Describe whether the policies are implemented in a manner that minimizes access to the greatest extent possible while furthering the purpose or mission of the agency.	As implemented, these policies ensure that ident is disclosed outside of the Commission only af head and the General Counsel have determined th is necessary, in furtherance of the Commission accordance with all relevant City, state, and/or f and regulations. Furthermore, all units within generally restrict access to their files to those who approved business purposes. This is accomplishe means, digitally limiting access to files and maintaining secure and segregated paper files.	ter a business unit hat such disclosure 's mission, and in federal laws, rules, the Commission o require access for d by, among other	

N.Y.C. Admin. Code §§23-1205(a)(1)(c)(1), and (4)

9. Describe the agency's current policies for handling proposals for disclosures of identifying information to other City agencies, local public authorities or local public benefit corporations, and third parties. Be as specific as possible.

The same procedures and policies described in response to question Number 5, above, are applied to proposals for disclosures of identifying information to other City agencies, local public authorities, local public benefits corporations, and third parties. The General Counsel and relevant business unit head(s) will discuss any such proposal and come to a determination as to whether it furthers the Commission's mission while also complying with the Model Citywide Protocol for Handling Third-Party Requests for Information Held by City Agencies, and City, state, and/or federal laws, rules, and regulations.

N.Y.C. Admin. Code §23-1205(a)(1)(c)(2)

10. Describe the agency's current policies regarding the classification of disclosures as necessitated by the existence of exigent circumstances or as routine. Be as specific as possible.

The Agency Privacy Officer is responsible for classifying disclosures as routine or necessitated by exigent circumstances. The disclosures classified as routine were so classified because authorized disclosures of identifying information are central to the Commission's mission and purpose, as described above. No question of exigent circumstances has arisen, but if it does, the Commission will determine whether exigent circumstances exist and there is a need for disclosure by consulting the Identifying Information Law, Model Citywide Protocol for Handling Third-Party Requests for Information Held by City Agencies, the guidance provided by the Chief Privacy Officer ("CPO"), and relevant City, state, and/or federal laws, rules, and regulations.

N.Y.C. Admin. Code §23-1205(a)(1)(c)(3)

11. Describe the agency's current policies regarding which divisions and categories of employees have been approved by the agency privacy officer to disclose identifying information. Be as specific as possible.

Once the Agency Privacy Officer has approved a disclosure, including those disclosures designated as routine, the Commission employee who requested authority to make such disclosure may do so pursuant to such approvals. If a Commission division wishes to retain a vendor or contractor to do work that requires providing access to identifying information, the Agency Privacy Officer will ensure that the contract with such vendor (i) explicitly limits the vendor's access to the minimum necessary; and (ii) incorporates the Local Law 245/247 rider provided by the Law Department. Any approved vendor disclosure to third parties is required to conform to the Model Citywide Protocol for Handling Third-Party Requests for Information Held by City Agencies.

N.Y.C. Admin. Code §23-1205(a)(1)(c)(4)

12. Describe whether the agency has considered or implemented, where applicable, any alternative policies since 2020 that minimize the collection, retention, and disclosure of identifying information to the greatest extent possible while furthering the agency's purpose or mission.

The collection, retention, and disclosure of identifying information is essential to the Commission's ability to fulfill its statutory mission. The Commission, as discussed in response to question 5 above, initially takes care in soliciting and collecting personal and sensitive information that is needed for the Commission's work. In addition, the Commission's disclosures of personal information are reviewed by the Agency Privacy Officer. The Commission is always working towards improving its policies and practices in this area.

N.Y.C. Admin. Code §23-1205(a)(4)

13. Describe the agency's use of agreements for any use or disclosure of identifying information.

As referenced in response to question 11 above, whenever a vendor or contractor needs access to identifying information in the furtherance of their contract, the contract will contain the following: (i) language explicitly limiting the vendor's access to the minimum necessary; (ii) the confidentiality provision set forth in Section 5.08 of the Law Department-promulgated Appendix A – General Provisions Governing Contracts for Consultants, Professional, Technical, Human, and Client Services; and if required (iii) the Local Law 245/247 rider provided by the Law Department. Where the Agency Privacy Officer and business unit head believe it appropriate, the contract may also attach a non-disclosure agreement. Furthermore, approved vendor disclosure to third parties is also required to conform with the Model Citywide Protocol for Handling Third-Party Requests for Information Held by City Agencies.

N.Y.C. Admin. Code §23-1205(a)(1)(d)

14. Using the table below, describe the types of entities requesting the disclosure of identifying information or proposals for disclosures of identifying information. For each entity, describe (1) why the agency discloses identifying information to the entity, and (2) why any disclosures further the purpose or mission of the agency.

Add additional rows as needed.

Type of Entity	Description of Reason for Disclosure	Description of how disclosure furthers the agency's purpose or mission
Adjudicative bodies/litigants	Adjudicative bodies, such as civil courts and administrative law judges, litigants, and parties to the Commission's enforcement actions may request or require the disclosure of identifying information. The Commission complies with such requests and/or orders, as required by applicable law, regulation, or rule.	Such disclosures further the Commission's ability to enforce the City Human Rights Law.
Government Agencies; City Legislature	Other governmental agencies, members of all branches of government at the City, state, and federal levels, sister agencies, and members of the legislative branch may request identifying information (i) pursuant to mandated or authorized reporting and compliance requirements, (ii) to gain information on behalf of their constituencies and their experiences with discrimination, or (iii) as part of litigation or investigations.	These disclosures further the Commission's mission to educate as to the scope of discriminatory conduct occurring in New York City. These disclosures may also be necessary to effectuate the personnel, contractual, budgetary, reporting and other administrative functions of the Commission.
Members of the Public	Members of the public may seek the disclosure of identifying information (i) to gain more information about the Commission's work, campaigns, and cases; or (ii) as part of Freedom of Information Law requests.	Such disclosures further the Commission's mission to educate the public about the City Human Rights Law and the Commission's work.
Members of the Press; Advocates & Lobbyists	Members of the Press, Advocates & Lobbyists may request identifying information in response to cases, campaigns, or enforcement matters highlighted in the Commission's external relations efforts. Participants in Commission campaigns execute releases authorizing the Commission to disclose some of their information as specified.	These disclosures foster further promulgation of the Commission's work, in service of the Commission's mission to educate the public about the City Human Rights Law and its protections.
Contracting partners	Mutual exchange of identifying information necessary to the contract bidding process (e.g. tax ID numbers, business address, M/WBE status) is required to effectuate contracts.	These disclosures are necessary for the Commission to carry out its contracting and procurement functions.

N.Y.C. Admin. Code §23-1205(a)(1)(e)

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15. Describe the impact of the Identifying Information Law and other local, state, or federal laws upon your agency's practices in relation to collecting, retaining, and disclosing identifying information (i.e., if such practices would differ in the absence of these laws).

The Identifying Information Law has helped the Commission think about the kinds of identifying information it is collecting, retaining, and disclosing. The Commission has maintained the security of identifying information in its possession by, for example, segregating files electronically and in hard copy, and limiting individual staff member's access to identifying information only when required for a business purpose. The Identifying Information Law has provided the Commission with another helpful framework for these efforts.

N.Y.C. Admin. Code §23-1205(a)(2)

16. Describe the impact of the privacy policies and protocols issued by the Chief Privacy Officer, or by the Citywide Privacy Protection Committee, as applicable, upon your agency's practices in relation to collecting, retaining, and disclosing identifying information (i.e., if they have affected such practices).

As described in response to question 15 above, the Identifying Information Law has provided the Commission with an additional framework for thinking about its collection, retention, and disclosure of identifying information. This framework has provided an additional specific and detailed way for the Commission to ensure that it is handling identifying information appropriately. These protocols have proven to be an important and helpful complement to the Commission's pre-existing practices surrounding identifying information, such as segregating files, and limiting access to identifying information on an as-needed basis.

N.Y.C. Admin. Code §23-1205(a)(3)

APPROVAL SIGNATURE FOR AGENCY REPORT

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ELEC	TRONIC SIGNATURE OF AGENCY	Y HEAD OR I	DESIGNEE REQUIRED BELOW
	l (or designee):		
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Electronic Signature:	Sami Statto	Date:	July 29, 2022

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