# INSTRUCTIONS

- 1. ALL INFORMATION MUST BE FILLED IN COMPLETELY, PRINTED OR TYPED.
- 2. Agency Approving Official depends upon the agency in which the user works and what job role the user is requesting. The signatory authority must be documented and is responsible for the actions of the people for whom he signs an access form. The following table describes the signatory authority:

User is working as	Agency Approving Official
CCHQ/OCIO CCHQ Operations/CCSB/MAB/CB/	Director, Branch Chief, or Delegate
OSG/OASH staff	
Agency Liaison	OSG or Delegate
Area or Center Liaison	Agency Liaison
Agency User who is not a staff member of CCHQ, OCIO CCHQ Operations, CCSB,	Agency Liaison
MAB, CB, OSG, or OASH CPO	OSG or Delegate
CPO Assistant	СРО
PAC Chair	OSG or Delegate
SGPAC Member	OSG or Delegate
User is a participant in a special Corps-related project not associated with any of the above	Project Manager (must be approved by the Director of OCIO CCHQ Operations or Delegate)

- 3. All access MUST have current Agency Liaison sign off for Agency Approving Official. The Agency Liaison will submit the user registration form for processing.
- 4. Return the approved User Registration Form (with all approval signatures) and the Rules of Behavior acknowledgment to:

OCIO CCHQ Operations 1101 Wootton Parkway Suite 300 Rockville, MD 20852

# **USER REGISTRATION FORM**

To complete, see instructions on previous page Registration Request Date:

Request Type:Add new userAdd temporary user Change access rights Delete user Other				
Recertification				
User Information:				
Title: Last Name:		First Name:	MI :	
Building/Room: Street		City:		
E-Mail Address :	@			
Telephone#: ()	extFAX Pł	10ne#: ()		
*SERNO/Last Four:	Agency: HH	IS ID:		
*Note: PHS officers please enter your PHS number; all others please enter the last four digits of your SSN.				
CC Systems: Check Box for Request	ted Access		erations USE ONLY	
CCPAYROLL/Lyceum	Assigned ID:	Signature:		
□ eCorps	Assigned ID:	Signature:		
<ul> <li>ORACLE Web/Client Server Apps</li> <li>BMP</li> </ul>	Assigned ID:	Signature:		
DMP     PHSCC Domain\Active Directory	Assigned ID:	Signature:		
□ Process 360/Viewstar	Assigned ID:	Signature:		
□ <b>OTHER -</b> Specify -	Assigned ID:	Signature:		
	Assigned ID:	Signature:		

Job Roles Requested:

Justification of Access Request (state relevant duties and responsibilities):

Notes (for OCIO CCHQ Operations use):

Notes (for OCIO CCHQ Operations use) - continue:

Agency Approving Official\* - Please see Instructions section to identify Agency Approving Official

I hereby request that the above named person be registered as a user of the CCHQ System. I further understand that I MUST notify the OCIO CCHQ Operations Security Administrator and the OCIO CCHQ Operations Approving Official within 24 hours when the above named individual is transferred, reassigned or terminated. Signatura

Print name:	Date:	Signature.	

## **OCIO CCHQ Operations Approving Official**

I hereby certify that the above named user be granted access to the roles requested above on the CCHQ System.

Print name:	Date:	Signature:

## **Registered User**

I acknowledge that I have read and agree to abide with the rules of behavior, and that the User ID(s) I receive allowing me access to the CC Systems is/are to be used only for the purpose of conducting official business. I understand that I am responsible for the safeguard of my PIV/CAC card, and that any sharing of it or its pin or password, and that any disclosure of my password or unauthorized use of the system will be considered a serious breach of security, and could lead to disciplinary action and or prosecution under title 18 U.S.C.

Signature:

Date: Last Updated 10/26/2020

#### Rules of Behavior For Access and use of Commissioned Corps (CC) SYSTEMS

### 1. Introduction

The following rules of behavior are to be followed by all users (contractors and employees) that use any networked or standalone Systems that supports the mission and functions of the Commissioned Corps. The rules in Section 3 clearly delineate responsibilities and expectations for all individuals with access to these systems.

Non-compliance of these rules will be enforced through sanctions commensurate with the level of infraction. Actions may range from a verbal or written warning and/or removal of system access for a specific period of time depending on the severity of the violation.

#### 2. Other Policies and Procedures

Rules of Behavior (RoB) provide general instructions on the appropriate use of departmental IT resources and apply to all departmental users, including both civil servants and contractors. All government and contractor staff are required to read this document and sign and submit the appropriate form(s) before accessing departmental systems and or networks.

The *HHS Rules of Behavior* are not to be used in place of existing policy. Rather, they are intended to supplement the *HHS Information Security Program Policy* and the *HHS Information Security Program Handbook*. Because written guidance cannot cover every contingency, departmental staff and users are asked to augment these rules and use their best judgment and highest ethical standards to guide their actions. Because these principles are based on federal laws and regulations, and departmental regulations and directives, there are consequences for failure to comply with the principles of behavior. Violation of these rules may result in suspension of access privileges, written reprimand, suspension from work, demotion, and criminal and civil penalties.

All government and contractor staff must sign the appropriate form, acknowledging that they have been made aware of and understand the requirements and responsibilities outlined in this document and the *Secure One HHS* policies which can be found at http://intranet.hhs.gov/infosec/policies\_guides.html. Questions about these ROB may be directed to one's supervisor or Contracting Officer's Technical Representative (COTR), or to the Operating Division (OPDIV) Chief Information Security Officer (CISO).

Activities on departmental network system resources are subject to monitoring, recording, and periodic audits. Authorized IT security personnel may access any "user's" computer system or data communications and disclose information obtained through such auditing to appropriate third parties (e.g., law enforcement personnel). Use of departmental IT system resources expresses consent by the user to such monitoring, recording, and auditing.

#### 3. CC Systems Rules

- 3.1 To ensure individual accountability of actions performed in any CC System, users are responsible for understanding and complying with all password use requirements. Passwords are an important aspect of computer security and are the front line of protection for user's accounts. Users are to abide by the password requirements as outlined in the Secure One HHS policies which can be found at http://intranet.hhs.gov/infosec/policies\_guides.html, including the need for adequate (difficult to decipher) passwords that are a minimum of 8 characters in length and contain at least one number, one capital letter, and one lowercase letter to insure the password is difficult to decipher, the necessity for changing passwords at least every 90 days, and the requirement to not share or disclose passwords.
- **3.2** Users are not allowed to exceed their authorized access limits in any CC System by changing information or searching databases beyond the responsibilities of their job or by divulging information to anyone not authorized to know that information.
- **3.3** No inter-connections to other CC Systems or transfer of CC Data to other information systems is authorized beyond those established as part of the standard authorized processing requirements of any CC System.
- **3.4** No user having access to any CC System will disable any encryption established for network, internet and web browser communications.
- 3.5 No direct dial-in access to any CC System has been established nor is authorized.
- **3.6** All personnel, as well as contractors, that are responsible for developing and maintaining any CC System, must comply with all copyright license regulations associated with CC software. Managers must ensure that government personnel and Contractor personnel understand and comply with license requirements. End users, supervisors, and functional managers are ultimately responsible for this compliance
- **3.7** Users should be aware that personal use of information resources is authorized on a limited basis within the provisions of "HHS IRM Policy for Personal Use of Information Technology Resources"
- **3.8** Users are required to report all instances of actual or potential security violations to their supervisors, Information Technology Security Officer, and Information Systems Security Officer.

- **3.9** Each subscriber organization establishes its own policies for determining which employees may work at home or in other remote workplace locations. Any remote work arrangement, to insure the security of CC systems, should include:
  - Provisions for the authentication of the remote user through the use of ID and password or other acceptable technical means.
  - A management/employee agreement that, at a minimum, outlines the work to be performed and the security
    safeguards and procedures the employee is expected to follow.
  - Ensure adequate storage of files, removal and non-recovery of temporary files created in processing sensitive data, virus protection, intrusion detection, and physical security for government equipment and sensitive data.
  - Established mechanisms to back up data created and/or stored at alternate work locations.
- 3.10 In receiving access to an CC System, the user agrees to the following Security & Confidentiality agreement:
  - (1) Maintain confidentiality and follow all applicable IT system security policies and procedures issued by the Department as outlined in the Secure One HHS policies which can be found at http://intranet.hhs.gov/infosec/policies\_guides.htm
  - (2) Comply with the following listed regulations and any other applicable Public Policy and Law as listed in the:
    - A. Code of Ethics for Government Service (P.L. 96-303) as pertains to IT resources
    - B. Privacy Act of 1974, 12/31/74, (P.L. 93-579).
    - C. Counterfeit Access Device & Computer Fraud & Abuse Act of 1984, 10/12/84.
    - D. Computer Security Act of 1987, January 8, 1988, P.L. 100-235.
    - E. Computer Crime Act of 1984.
    - F. Disclosure of Confidential Information Generally, 18 U.S.C. 1905 (1948).
    - G. Freedom of Information Act, 5 U.S.C. 552 (1967)
    - H. OMB Circular A-130 "Appendix III"
  - (3) Comply with the following listed DHHS rules and any other applicable rules as listed in the Automated Information Systems Security Handbook, Appendix A Section H (materials available from site security rep.):
    - A. DHHS General Administration Manual Chapter 7, Physical Security Policy, and part 45, Privacy Act Guidance
       B. DHHS Information Resources Management Manual, Part 6, AIS Security Training and Orientation Program Guide.
    - C. DHHS Internal Controls Manual, Chapter 5.
    - D. 45 Code of Federal Regulations (CFR), DHHS Freedom of Information Act Regulations
    - E. 45 Code of Federal Regulations (CFR), Subpart 5B, DHHS Privacy Act Regulations
  - (4) Notify application administrator, security administrator, or CC system owner when access is no longer required.

In concurrence, the employee's supervisor agrees to:

- (1) Make all applicable IT systems security policies and procedures and all the pertinent parts of the above listed items issued by the Department available to the requestor and monitor compliance with them.
- (2) Notify application administrator, security administrator, or CC system owner when access is no longer required.

# 4. Additional Rules for Security and Administration Users

Security and system administration personnel have significant access to processes and data in any CC System. As such, the System Security Administrators, Systems Administrators, and Database Administrators have added responsibilities to ensure the secure operation of any CC System

## Security and administration personnel are to:

- o Advise the system owner on matters concerning information technology security.
- Assist the system owner in developing security plans, risk assessments, and supporting documentation for the certification and accreditation process.
- Ensure that any changes to any CC System that affect contingency and disaster recovery plans are conveyed to the person responsible for maintaining continuity of operations plans for CC Systems.
- Ensure that adequate physical and administrative safeguards are operational within their areas of responsibility and that access to information and data is restricted to authorized personnel on a need to know basis.
- o Verify that users have received appropriate security training before allowing access to any CC System.
- Implement applicable security access procedures and mechanisms, incorporate appropriate levels of system auditing, and review audit logs.
- Document and investigate known or suspected security incidents or violations and report them to the ISSO, ITSO, and systems owner.

I acknowledge that I have read the above and agree to abide by the rules of behavior stated.

Signature:	Date:	Last Updated 10/26/2020
5 <u> </u>		