



Privacy Impact Assessment
for the

LeadTrac System

DHS/ICE/PIA-044

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Abstract

LeadTrac is a database owned by the U.S. Immigration and Customs Enforcement (ICE) Homeland Security Investigations (HSI) Counterterrorism and Criminal Exploitation Unit (CTCEU). The function of LeadTrac is to vet and manage leads pertaining to visitors in the United States who are suspected of overstaying their period of admission or otherwise violating the terms of their admission, as well as organizations suspected of immigration violations. CTCEU and the Overstay Analysis Unit conduct research and enrich the leads in LeadTrac and, when appropriate, refer them to ICE field offices for investigation and enforcement action. LeadTrac's structure supports a subject-centered data model, ensuring multiple leads about a single subject are linked within the system. This Privacy Impact Assessment describes how the LeadTrac system collects and uses Personally Identifiable Information.

Overview

U.S. Immigration and Customs Enforcement (ICE) is responsible for identifying, investigating, and taking enforcement action against foreign students, exchange visitors, and other non-immigrant visitors to the United States who overstay their period of admission or otherwise violate the terms of their visa, immigrant, or non-immigrant status (hereafter "status violators"). ICE is also responsible for ensuring that certain organizations that facilitate the entry of non-immigrant students and exchange visitors comply with applicable federal laws and regulations. These organizations include schools and universities that admit non-immigrant students and entities that sponsor exchange visitor programs.

CTCEU and the Overstay Analysis Unit (OAU) reside within the National Security Investigations Division (NSID) of ICE Homeland Security Investigations (HSI). CTCEU and OAU personnel (hereafter referred to collectively as "NSID personnel" or in their roles as analysts or reviewers) query a variety of Department of Homeland Security (DHS) and non-DHS information systems for information on subjects, and enter their findings into LeadTrac to build a lead – a unified picture of a subject's criminal and immigration-related activities. Using this assembled information, NSID personnel determine which individuals or organizations warrant additional investigation as possible status violators or fraudulently operated institutions, and request that the appropriate ICE field offices initiate investigations. Using LeadTrac, personnel also prioritize leads on suspected status violators to allow investigators to focus first on individuals who present threats to national security and public safety, or are otherwise a priority under DHS and ICE enforcement policies.

LeadTrac contains the Personally Identifiable Information (PII) of suspected status violators and other individuals who may be material to a lead (e.g., family members and associates of a subject, employers, designated school officials (DSOs)). Some of these individuals may be lawful permanent residents (LPRs) or U.S. citizens. Each individual whose information is contained in LeadTrac is assigned a unique identifier to support cross-referencing between leads.



The specific PII in any LeadTrac record varies depending upon what information the source records contain. PII contained in LeadTrac records on individuals may include, but is not limited to: name, date of birth, gender, country of birth/citizenship, identifying document information (e.g., passport, visa, and driver's license), addresses, border crossing information, criminal history information, and immigration benefit information. LeadTrac is not the original source of any PII. All PII is either imported from other DHS systems or manually entered into the system by NSID personnel who have obtained the information from other DHS and non-DHS sources. All information input into a lead is tagged to identify the originating source(s).

Lead Generation

Leads in LeadTrac are initially generated in three ways: 1) NSID personnel manually initiate leads based on information from a variety of sources, including the HSI Tip Line, ICE field offices, and information that NSID personnel encounter while working up other leads; 2) LeadTrac imports multiple leads in bulk (e.g., via data extracts/spreadsheets) on an ad hoc basis that are generated from the HSI tip line, ICE field offices, and other law enforcement agencies; and 3) LeadTrac imports leads from the U.S. Customs and Border Protection (CBP) Automated Targeting System-Passenger (ATS-P).¹

To manually initiate a lead, NSID personnel input basic information about a subject into LeadTrac and query the system for a match on that subject. If a record for that individual or organization already exists, personnel link the records within the system to reduce duplication of effort and ensure investigators have a comprehensive picture of a single subject's activities. At present, all leads pertaining to organizations are manually initiated.

Ad hoc imports allow multiple leads to be initiated in LeadTrac at the same time. Data is formatted and standardized so the information can be ingested into the system. The sources of the information in ad hoc imports may be the HSI Tip Line, ICE field offices, or other law enforcement agencies.

Leads imported from ATS-P originate from CBP's Arrival and Departure Information System (ADIS).² ADIS is responsible for tracking the arrival and departure of non-United States Citizen travelers. It contains information about aliens who have applied for admission, entered, or departed the United States, including biographical information, visa information, and photos of the individuals. In addition to its unique arrival and departure-related data, ADIS receives data from ICE's Student and Exchange Visitor Information System (SEVIS).³ ADIS generates leads by matching visa timelines with arrival and departure data to identify overstays, and sends those leads

¹ For reference, the PIA for ATS, which includes ATS-P may be found here: DHS/CBP/PIA-006 Automated Targeting System (ATS) (includes ATS-P):

http://www.dhs.gov/sites/default/files/publications/privacy_pia_cbp_ats_updated_fr_0.pdf

² DHS/CBP/PIA-024(a) Arrival and Departure Information System (ADIS): <http://www.dhs.gov/publication/arrival-and-departure-information-system>.

³ DHS/ICE/PIA-001(a) Student and Exchange Visitor Information System (SEVIS): http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_sevis.pdf.



to ATS-P. ATS-P then enriches the leads based on supporting data available in CBP's Automated Targeting System (ATS), develops priorities based on associated risk patterns, and passes a prioritized list to LeadTrac.

For imported leads, LeadTrac employs matching logic that uses biographical information such as name, date of birth, and identifying numbers to compare existing records in LeadTrac against any new records being imported. If the system identifies a new lead as pertaining to an individual with an existing record in LeadTrac, the new lead will be associated with that individual. This prevents LeadTrac from containing multiple open records related to the same individual, reduces duplication of research and review efforts within CTCEU and OAU, and helps to ensure the accuracy of data pertaining to individuals.

LeadTrac also receives updated information directly from ADIS on leads previously imported into LeadTrac from ATS-P, which ensures LeadTrac has the most current information possible on its subjects. This includes departures and subsequent arrivals, as well as other information pertaining to an individual's immigration status. When LeadTrac receives updates from ADIS that are no longer necessary (e.g., because there has been a final disposition on the lead in LeadTrac), LeadTrac sends an indicator to ADIS that information on the individual in question should no longer be transmitted. Additionally, LeadTrac proactively transmits relevant data to ADIS to assist that system in ensuring its records are accurate (e.g., when NSID personnel confirm that a previously identified subject is deceased).

Lead Workup

After leads are initiated in LeadTrac, the system automatically prioritizes them based on programming that reflects HSI's mission needs. When NSID personnel receive leads for workup, they conduct additional research to determine the subject's immigration status and current location in the United States. Personnel search and retrieve additional information from sources outside LeadTrac and manually input any relevant data into LeadTrac. They may search a variety of governmental databases including: ATS Hotlist/Federated Query, Advance Passenger Information System (APIS), Department of State (DoS) Consular Consolidated Database (CCD), Enforcement Integrated Database (EID), Central Index System (CIS), Computer Linked Application Information Management System (CLAIMS 3), Department of Justice's Executive Office for Immigration Review (DOJ EOIR), Automated Biometric Identification System (IDENT), ADIS, and SEVIS.⁴ Personnel may also use commercial data provider services to retrieve publicly

⁴ For reference, the PIAs for these systems may be found at the locations below:

- DHS/CBP/PIA-006 Automated Targeting System (ATS) (includes ATS Hotlist/Federated Query functionality): http://www.dhs.gov/sites/default/files/publications/privacy_pia_cbp_ats_updated_fr_0.pdf
- DHS/CBP/PIA-001 Advance Passenger Information System (APIS): http://www.dhs.gov/sites/default/files/publications/privacy_pia_cbpapis_0.pdf
- DoS Consular Consolidated Database PIA: https://foia.state.gov/docs/PIA/ConsularConsolidatedDatabase_CCD.pdf
- DHS/ICE/PIA-015 Enforcement Integrated Database (EID):



available information, and independently search and retrieve publicly available information from the internet.

Viable Investigative Leads

A lead is viable when the subject is a suspected status violator and is believed to have a valid U.S. address, or when an organization is suspected of committing an immigration violation, such as when visitors in the United States overstay their period of admission or otherwise violated the terms of their admission. Secondary reviewers confirm whether leads are viable and determine based on internal prioritization criteria whether to refer leads to the appropriate ICE field offices for action. NSID personnel refer leads to the field by inputting data from LeadTrac into HSI's case management system⁵ and then monitor the results of the field office investigation.

Nonviable Investigative Leads

Nonviable leads are those in which a violation is suspected but ICE deems the leads not actionable. In LeadTrac, nonviable leads may be closed or pending, depending on the findings and review by NSID personnel. A nonviable lead is closed if the subject of the lead is found to be no longer in violation of U.S. immigration law or is no longer present in the United States. Nonviable pending leads are periodically updated with new information, which may result in those leads being closed or determined viable and referred to the field for action.

Disposition

NSID analysts submit worked-up leads to secondary reviewers, who may make updates or return the leads to the analysts for changes. Once a lead passes secondary review, nonviable leads are closed or set to pending, and viable leads are either sent to field offices for investigation or held and monitored by NSID personnel. Leads that are not closed remain in the backlog in the event additional information is obtained. Leads that do not meet the priority criteria for

http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_ice_eid.pdf

- DHS/USCIS/PIA-009 Central Index System:
http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_uscis_cis.pdf
- DHS/USCIS/PIA-016 Benefits Processing of Applicants other than Petitions for Naturalization, Refugee Status, and Asylum (CLAIMS 3): http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_uscis_cis.pdf
- DOJ Executive Office for Immigration Review PIA:
http://www.justice.gov/sites/default/files/opcl/docs/eoir_pia.pdf
- DHS/NPPD/PIA-002 Automated Biometric Identification System (IDENT):
<http://www.dhs.gov/sites/default/files/publications/privacy-pia-nppd-ident-december2012.pdf>
- DHS/CBP/PIA-024(a) Arrival and Departure Information System (ADIS):
<http://www.dhs.gov/publication/arrival-and-departure-information-system>
- DHS/ICE/PIA-001(a) Student and Exchange Visitor Information System (SEVIS):
http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_sevis.pdf

⁵ HSI currently uses CBP's TECS for case management. The PIA for that system can be viewed here: http://www.dhs.gov/sites/default/files/publications/privacy-pia-cbp-tecs-december2010_0.pdf. HSI is developing the Integrated Case Management (ICM) system, expected to deploy in FY 2016. The PIA for ICM is in draft.



investigation by HSI are extracted from LeadTrac on a weekly basis and emailed to Enforcement and Removal Operations (ERO) for review and consideration for enforcement action.

Cross-Agency Efforts

The CTCEU also plays a key role in cross-agency efforts involved in identifying and apprehending suspected status violators. These efforts may involve federal, state, local, and tribal law enforcement partners, as well as other federal agencies. Current efforts are detailed in the appendices to this PIA. In each of these efforts, the CTCEU performs its standard LeadTrac vetting process to determine if a lead is viable based on the requirements of the program. LeadTrac is used to consolidate information in one location and evaluate it for validity, and generate the documentation on which field personnel can base an investigation. Viable leads discovered as a result of these projects are then forwarded to ICE agents in the field, using the standard LeadTrac process described above. LeadTrac also contains historical data from previous cross-agency efforts that are now inactive.⁶ These datasets are maintained in LeadTrac and are searched and referenced during the lead initiation and work-up processes to identify and link previous encounters with subjects identified in new leads.

Section 1.0 Authorities and Other Requirements

1.1 What specific legal authorities and/or agreements permit and define the collection of information by the project in question?

ICE has been authorized to collect information in LeadTrac by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Public Law 104-208; the Immigration and Naturalization Service Data Management Improvement Act of 2000 (DMIA), Public Law 106-215; the Visa Waiver Permanent Program Act of 2000 (VWPPA), Public Law 106-396; The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (U.S.A. PATRIOT Act) of 2001, Public Law 107-56; the Enhanced Border Security and Visa Entry Reform Act (Border Security Act), Public Law 107-173; and the Implementing Recommendations of the 9/11 Commission Act of 2007, Public Law 110-53.

In addition to those mentioned above, relevant authorities include: the Aviation and Transportation Security Act of 2001 (ATSA), Public Law 107-71; the Trade Act of 2002, Public Law 107-210; the Intelligence Reform and Terrorism Prevention Act of 2004 (IRTPA), Public Law 108-458; the Security and Accountability for Every Port Act of 2006 (SAFE Port Act), Public Law 109-347; 8 U.S.C. § 1103 (authorizing the Secretary of Homeland Security to control immigration-related records); 8 U.S.C. § 1225(d)(3) (granting authority to take and consider

⁶ These efforts supported partnerships with other federal agencies to identify overstays fitting specific criteria, such as individuals who entered the country using lost or stolen passports, individuals who used fraud to obtain immigration benefits, and individuals who sponsored a known or suspected terrorist for immigration benefits. Data from these efforts are consistent with the categories of data described throughout this PIA and pertain to suspected status violators and their associates.



evidence of an alien's privilege to enter or reside in the United States); 8 U.S.C. § 1324(b)(3) (immigration-related records may be evidence in human smuggling cases); 8 U.S.C. § 1357(a) (powers of Immigration Officers); 8 U.S.C. § 1360(b) (granting authority to establish central files to include any information kept by any department or agency as to the identity and location of aliens); 19 U.S.C. § 1 (establishment of the Customs Service); 19 U.S.C. § 1509 (granting authority to take and consider evidence relating to Customs Duties); and 8 U.S.C. § 1302 (providing for registration of aliens in the United States); 8 U.S.C. § 1303 (regarding registration of special groups); 8 U.S.C. § 1304 (regarding forms for registration and fingerprinting).

1.2 What Privacy Act System of Records Notice(s) (SORN(s)) apply to the information?

Information in LeadTrac is covered by the DHS/ICE-009 External Investigations SORN.⁷ ICE will publish a new LeadTrac SORN to cover this information in FY 2016.

1.3 Has a system security plan been completed for the information system(s) supporting the project?

Yes, LeadTrac has a system security plan in place. On August 10, 2015, LeadTrac was granted a 36-month Authority to Operate (ATO) by the ICE Office of the Chief Information Officer. The ATO approval process entailed a review of LeadTrac's documentation and a Security Controls Assessment.

1.4 Does a records retention schedule approved by the National Archives and Records Administration (NARA) exist?

Yes. Under the NARA-approved records retention schedule for LeadTrac, records must be retained until 75 years after the end of the fiscal year in which the cases to which those records relate are closed. However, because LeadTrac records only contain copies of data from other sources, ICE intends to request NARA approval to retain LeadTrac records for 25 years from the date the record was created. Under this schedule, records would be kept as active in LeadTrac for 20 years, and archived for an additional five-year period. After the 25-year period, the information would be destroyed or, if deemed necessary, retained further under a reset retention schedule. Additionally, ICE would be able to archive records early when appropriate (e.g., death of subject, subsequent naturalization).

1.5 If the information is covered by the Paperwork Reduction Act (PRA), provide the OMB Control number and the agency number

⁷ DHS/ICE-009 External Investigations SORN: <https://insight.ice.dhs.gov/mgt/oop/Documents/pdf/sorn-dhs-ice-009-ext-inv.pdf>



for the collection. If there are multiple forms, include a list in an appendix.

LeadTrac does not collect information directly from the public and therefore is not covered by the PRA.

Section 2.0 Characterization of the Information

2.1 Identify the information the project collects, uses, disseminates, or maintains.

LeadTrac contains the following information in subject records pertaining to suspected status violators:

Biographical and other identifying information: name, date of birth, country of birth, country of citizenship, gender, last known address, contact information, known aliases, SEVIS user ID (when applicable), naturalization date (when applicable), visa issuance and revocation data, border immigration and naturalization data, and identifying numbers, such as Social Security numbers and driver's license numbers. Information in this category may pertain to suspected status violators and individuals who are material to leads (e.g., dependents and other family members, associates, DSOs, school owners). Individuals who are material to leads may be U.S. citizens or LPRs.

Travel-related information: Passport and visa information, and other information related to entry and exit of the United States.

Other: Financial information; vehicle information; data related to immigration benefit applications filed with U.S. government agencies; data related to matriculation at a U.S. college or university; employment data; civil litigation and/or criminal history information; and investigative information from other DHS and non-DHS systems.

LeadTrac also includes records on organizations: Leads pertain to specific schools or universities that are being vetted by CTCEU and entities that sponsor exchange visitor programs. Other records on organizations pertain to businesses, non-profit entities, and other organizations that may be affiliated with the subject of a lead. As with individuals, every organization is assigned a unique identifier to support cross-referencing of leads within LeadTrac. The data contained in organization subject records may include: entity name, location, and contact information; website addresses; and biographical and other identifying information of individuals who are material to a lead.

Information specific to schools may include: school code; SEVIS certification date; accreditation information; school operating authority; school type; information on science, technology, engineering, and mathematics (STEM) programs; the non-profit/for-profit status of the school; admission requirements; average annual enrollment; whether or not the school has any



J-1 visa programs; and aggregated/statistical (i.e., non-PII) student information. Aggregated/statistical student information may include data such as the number of student records, the ratio of foreign to non-foreign students, and the number of non-immigrant students with dependent visas.

In addition to the above categories of information, LeadTrac contains miscellaneous types of information from a variety of sources that is received or manually input as part of the lead work-up process. This includes, but is not limited to INTERPOL notices, information on inbound and outbound cargo, and lost and stolen passport data.

2.2 What are the sources of the information and how is the information collected for the project?

LeadTrac is a database of consolidated information collected from a variety of Government databases and other sources. The system does not directly collect information from individuals or organizations.

ATS-P and ADIS: LeadTrac imports data from both ATS-P and ADIS. The ATS-P imports consist of new leads that originate from ADIS and SEVIS data. This data is enriched by the ATS-P system and then sent to LeadTrac. The ADIS imports consist of updated arrival and departure information on subjects previously identified in leads sent from ATS-P. To ensure LeadTrac is only receiving relevant information, the system sends an indicator to ADIS when a lead has been closed or when there are other circumstances rendering updated information on a previously identified lead unnecessary. The LeadTrac system also proactively transmits data to ADIS to assist that system in ensuring its records are accurate. For example, when NSID personnel confirm that a previously identified subject is deceased or has been removed from the country, LeadTrac will provide that information to ADIS.

Extracts are received from ATS-P daily and from ADIS weekly. As part of the fully automated integration among Government databases and LeadTrac, the daily data extracts are transmitted via secure transmission to a LeadTrac administrator on the DHS network.

National Security Entry-Exit Registration System (NSEERS): LeadTrac contains a subset of the data that DHS collected under the former NSEERS program. This program, active from 2002 until 2011, required non-immigrant nationals or citizens of designated countries to comply with special registration procedures when entering or exiting the United States. While the program was active, CTCEU routinely identified and extracted a list of subjects that failed to comply with the terms of NSEERS. This dataset is maintained in LeadTrac and is searched and referenced during the lead initiation and work-up processes to identify and link previous encounters with subjects identified in new leads.

Terrorist Screening Database (TSDB): LeadTrac contains TSDB data that was provided to the system as a one-time bulk import via the DHS Watchlist Service. This data includes



biographical information, identifying numbers, aliases, addresses, travel information, and associates. The dataset is maintained in LeadTrac and is searched and referenced during the lead initiation and work-up processes to identify and link previous encounters with subjects identified in new leads. While this data is valuable for purposes of lead analysis, because the program for which this information was initially ingested is no longer active, no new TSDB information is being input into LeadTrac.

ATS Hotlist/Federated Query Service: LeadTrac uses this federated search service to vet leads. Currently, NSID personnel manually enter queries into ATS Hotlist to find information on subjects who are possible status violators. Relevant information is then selected, copied, and pasted into the LeadTrac record. CTCEU is developing functionality within the LeadTrac system to support an automatic search process that will trigger toward the beginning of the lifecycle of the lead. The program expects this functionality to be available in 2016.

The ATS Hotlist/Federated Query Service may retrieve data from the sources listed below. In addition to the unique data elements described for each system, all physical address information found using this search service is entered into LeadTrac along with the dates for which the information was valid.

- ***CBP's databases TECS, APIS, Electronic System for Travel Authorization, and ATS:*** Information input into LeadTrac may include biographical, visa, arrival/departures, case information for HSI criminal investigations, and other derogatory information; pre-arrival and departure manifest data on passengers and crew members; eligibility status of visitors to travel to the United States under the Visa Waiver Program (VWP); I-94 arrival and departure data; and inbound and outbound trade information.
- ***DoS Consular Consolidated Database (CCD):*** Information input into LeadTrac may include biographical information, photographs, and visa revocation/issuance information on visa applicants as well as third party information such as information on applicant family members or employers.
- ***DHS Enforcement Integrated Database (EID):*** Information input into LeadTrac may include information related to the investigation, arrest, booking, detention, and removal of persons encountered during immigration and criminal law enforcement investigations and operations conducted by ICE, CBP, and U.S. Citizenship and Immigration Services (USCIS).

Other sources: During the lead work-up process, NSID personnel search a variety of government databases and non-government sources and copy-paste or manually input relevant information into LeadTrac. These sources include but are not limited to ADIS, SEVIS, EID, TECS, CCD, CLAIMS 3, IDENT, FALCON Search & Analysis System, CBP's Analytical Framework for Intelligence, the Office of Biometric Identity Management's Secondary Inspection Tool, and



INTERPOL's Criminal Data Access Management System.⁸ Similarly, personnel may copy relevant data they find by conducting internet searches and using commercial databases that provide aggregated publicly available information obtained from social media and other internet sites.

2.3 Does the project use information from commercial sources or publicly available data? If so, explain why and how this information is used.

Yes. NSID personnel use multiple commercial data provider services during the lead work-up process to obtain relevant information on suspected status violators and organizations. The information these services provide is from open (i.e., publicly available) sources and is used to augment the independent research efforts conducted by NSID personnel and advance the investigation of the suspected violator for appropriate enforcement action.

To initiate a search for relevant data NSID personnel upload a limited set of biographical information to the commercial data provider's server in an encrypted, password protected file. The data providers query a wide range of sources, and present the resulting information to NSID personnel who access the commercial provider's results via a secured (HTTPS) and password-protected website. NSID personnel review and analyze results with the express purpose of updating or enhancing the subject's profile in LeadTrac. They cross-reference the new information with the subject's existing profile to ensure the information is relevant to that subject, and assess its timeliness before updating the subject's LeadTrac record. For reference purposes, LeadTrac specifically identifies the source of the information as the commercial data provider within the subject's record. Updated leads are subsequently transmitted to the appropriate field office for

⁸ For reference, the PIAs for these systems may be found at the locations below:

- DHS/CBP/PIA-024(a) Arrival and Departure Information System (ADIS): <http://www.dhs.gov/publication/arrival-and-departure-information-system>.
- DHS/ICE/PIA-001(a) Student and Exchange Visitor Information System (SEVIS): http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_sevis.pdf
- DHS/ICE/PIA-015 Enforcement Integrated Database (EID): http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_ice_eid.pdf
- DHS/CBP/PIA-009 TECS System CBP Primary and Secondary Processing (TECS): http://www.dhs.gov/sites/default/files/publications/privacy-pia-cbp-tecs-december2010_0.pdf
- DoS Consular Consolidated Database PIA (CCD): https://foia.state.gov/docs/PIA/ConsularConsolidatedDatabase_CCD.pdf
- DHS/USCIS/PIA-016 Benefits Processing of Applicants other than Petitions for Naturalization, Refugee Status, and Asylum (CLAIMS 3): http://www.dhs.gov/xlibrary/assets/privacy/privacy_pia_uscis_cis.pdf
- DHS/NPPD/PIA-002 Automated Biometric Identification System (IDENT) (includes Secondary Inspection Tool): <http://www.dhs.gov/sites/default/files/publications/privacy-pia-nppd-ident-december2012.pdf>
- DHS/ICE/PIA-032(a) FALCON Search & Analysis System (FALCON-SA): http://www.dhs.gov/sites/default/files/publications/privacy_pia_ice_falconsa_january2014.pdf
- DHS/CBP/PIA-010 Analytical Framework for Intelligence (AFI): http://www.dhs.gov/sites/default/files/publications/privacy_pia_cbp_afi_june_2012_0.pdf



further investigation. If no or insufficient information is returned during the initial search, the commercial data providers will continually query public record sources in order to identify and provide updated information. Once leads are deemed non-viable, NSID personnel notify the commercial data providers and, per the terms of the contract, all records associated with those subjects are permanently removed from the providers' information systems.

NSID personnel also collect and analyze information via internet searches to enhance leads. These searches are limited to publicly available information, including social networking and social media sites. NSID personnel copy-paste or summarize relevant information in the appropriate subject records in LeadTrac.

2.4 Discuss how accuracy of the data is ensured.

Training, Standard Operating Procedures, and 100% Review

Extensive system training is provided to NSID personnel who work with LeadTrac, delivered by senior analysts or reviewers. The system training includes guidance on the LeadTrac database and other systems used to conduct research, leveraging established standard operating procedures (SOPs). NSID personnel cross-reference the information from each source against other sources in order to ensure that the information in a record refers to the same subject and to resolve any information that appears to conflict. New analysts are specifically trained on what information belongs in LeadTrac, where that information should be input into the record, and how each system is to be used to find relevant information. Reviewers conduct a secondary review of all records prepared by analysts, and repeat the searches in the source systems to ensure that the data in LeadTrac is accurate and current. This process provides the opportunity to do a final data quality check and update any necessary information. In addition to the above, leads are analyzed to identify areas that are frequently corrected by reviewers. If problem areas are found, either with a particular analyst or overall, the root cause(s) of the problems are identified and rectified through additional training, revisions to SOPs, or by addressing the problem with the system(s) that provide the data.

Corrections to Errors Found in Source Systems and Updating Information

When NSID personnel find a lead that should be split into multiple leads for separate individuals, or find multiple leads or subjects that should be consolidated into a single entity, the system that provided the inaccurate information is notified so that appropriate steps can be taken to rectify the error. If new or updated information is discovered after a case has been assigned to the field for investigation, NSID personnel will update the record and may also notify the case agent by e-mail or phone with the new information. LeadTrac receives continually updated information from some sources, and sometimes that new information can affect a case that has been assigned to an HSI field office. In addition, HSI's investigation may uncover new information about the subject through additional database checks or other means. HSI agents document their



findings in a TECS report with the latest information and, if appropriate, close the case. In turn, the CTCEU receives notification of the case closure and closes the LeadTrac record.

New or updated information pertaining to organizations can be updated by NSID personnel manually in LeadTrac. CTCEU is developing functionality that will enable LeadTrac to continually re-vet information on certain organizations against SEVIS data, and automatically add those updates to the organization's record. This functionality is expected to be available in 2016.

2.5 Privacy Impact Analysis: Related to Characterization of the Information

Privacy Risk: There is a risk of creating an inaccurate subject record or incorrectly linking the subject records of two separate individuals.

Mitigation: This risk is mitigated by user training which stresses the importance of confirming the accuracy of information entered into LeadTrac and by the use of SOPs that require quality assurance and accuracy checks by designated quality assurance and personnel. LeadTrac has an auditing system built in and periodic reviews of data are conducted to ensure data integrity. NSID personnel are instructed during training that it is better to avoid creating a record or avoid linking two records if there is a question as to the accuracy of the data and/or whether the subjects are one and the same.

Privacy Risk: The use of commercial data may present a risk of data inaccuracy.

Mitigation: This risk is partially mitigated. While any commercial data from multiple sources may contain inaccuracies, ICE promotes data accuracy and integrity when using commercial sources by using credible, industry-wide commercial sources to increase the probability in identifying valid, relevant information. Additionally, all commercial data is considered in combination with United States Government data before a lead is determined viable.

Privacy Risk: Because LeadTrac receives data via both automatic and manual means from multiple systems/sources, there is a risk that LeadTrac may collect more information than is necessary to accomplish the purpose of the program.

Mitigation: This risk is mitigated in two ways: First, LeadTrac does not aggregate data in bulk from systems and sources. It receives data automatically that has already been sorted and enriched and is directly relevant to LeadTrac's lead development purpose. In other words, LeadTrac automatically receives data where a violation is already suspected. Second, NSID personnel manually collect only data that is relevant for developing a viable lead and that would support the investigative process. Personnel who use this system are trained on both the proper use of the system and on effectively analyzing the information they collect in light of whether it is helpful in developing a lead.



Section 3.0 Uses of the Information

3.1 Describe how and why the project uses the information.

ICE collects information in LeadTrac about suspected status violators and organizations to help enforce compliance with U.S. immigration laws. Specifically, the information is collected and used to support the following DHS activities: investigating and determining immigration status and criminal history information of individuals; carrying out the appropriate enforcement activity required; determining the likelihood of or confirming a suspected violator's continued presence within the United States and assessing the associated risk level; identifying fraudulent schools and/or organizations and the people affiliated with the school or organization; and providing HSI special agents and ERO with information to further investigate and locate suspected status violators.

The CTCEU also uses LeadTrac information to help allocate its time and resources efficiently and to document and manage compliance enforcement activities. LeadTrac data is also used to assist the CTCEU in establishing, evaluating, and resetting CTCEU's mission and performance objectives based on statistical reports.

3.2 Does the project use technology to conduct electronic searches, queries, or analyses in an electronic database to discover or locate a predictive pattern or an anomaly? If so, state how DHS plans to use such results.

No. LeadTrac does not include technology that conducts electronic searches, queries, or analyses to identify a predictive pattern or anomaly.

3.3 Are there other components with assigned roles and responsibilities within the system?

No. Only vetted individuals with a need to access LeadTrac are assigned user accounts that permit them to access the system.

3.4 Privacy Impact Analysis: Related to the Uses of Information

Privacy Risk: There is a risk of unauthorized access to or disclosure of information contained in LeadTrac. The significance of this risk is enhanced due to LeadTrac's law enforcement purpose, and the characterization of individuals in the system as suspected status violators.

Mitigation: This risk is mitigated by user training, limiting access to the application, and the practice of operational and information security.

Established SOPs stipulate proscribed and permitted activities, uses, and integrity controls. Additionally, access to LeadTrac is restricted to only those that have the appropriate ICE issued



clearance and a “need to know.” Accounts are controlled by the system administrator and are only approved by a CTCEU government manager. In addition, the dissemination of information is controlled and is consistent with DHS’s information sharing policies. Information stored in LeadTrac may be shared with other DHS components, as well as appropriate federal, state, local, tribal, foreign, or international government agencies, when permitted by law. This sharing will only take place after DHS determines that the receiving component or agency has a need to know the information to carry out national security, law enforcement, immigration, intelligence, or other functions consistent with the routine uses set forth in the SORN that covers LeadTrac records.

Additionally, LeadTrac system security features include the use of single sign-on to authenticate users and allow them access to the LeadTrac application. Single sign-on aligns with DHS Personal Identity Verification mandates. Finally, all communications with other government agencies are through secure channels.

Section 4.0 Notice

4.1 How does the project provide individuals notice prior to the collection of information? If notice is not provided, explain why not.

ICE and other DHS components provide notice, when necessary, through the publication of PIAs, SORNs, and other notifications deemed appropriate by the DHS component. The DHS/ICE-009 External Investigations SORN provides general notice that lead information about potential immigration law violators is collected, as will the forthcoming LeadTrac SORN. Certain national security, intelligence, and law enforcement collections may not provide advance notice, or may not provide notice through a PIA, because to do so would jeopardize the ability to collect the information.

As discussed in section 2.3, CTCEU subscribes to commercial third-party data provider services, and uses these databases to find information to assist in investigations. The data in these databases is collected by commercial entities from their own sources for the purpose of selling it to other parties, and is not collected on behalf of or at the request of ICE. These data services are responsible for providing the appropriate notice to individuals whose information they collect under applicable laws.

4.2 What opportunities are available for individuals to consent to uses, decline to provide information, or opt out of the project?

Because LeadTrac does not directly collect information from individuals, and because data collected by LeadTrac is for DHS law enforcement purposes, individuals do not have an opportunity to consent to the use of this data.



4.3 Privacy Impact Analysis: Related to Notice

Privacy Risk: There is a risk that individuals may not be aware their information may be contained within the LeadTrac system, or that it may rely on third-party commercial sources, social networking and social media, and other publicly available internet data.

Mitigation: This risk is partially mitigated. Commercial sources may provide some notice, but that is controlled by the individual providers. ICE mitigates this risk by the public notice provided through this PIA and the SORN. Additionally, individuals will receive notice of the collection of some of the information LeadTrac receives from other sources when they go through application processes (e.g., visa or immigration benefit applications).

Section 5.0 Data Retention by the project

5.1 Explain how long and for what reason the information is retained.

Under the NARA-approved records retention schedule for LeadTrac, records must be retained for 75 years. ICE intends to request NARA approval to retain LeadTrac records for 25 years from the date the record was created. Under this schedule, records would be kept as active in LeadTrac for 20 years, and archived for an additional five-year period. After the 25-year period, the information would be destroyed or, if deemed necessary, retained further under a reset retention schedule. The 25-year period provides reasonable assurance that the records of subjects who may be encountered multiple times over a prolonged period of time will be linked.

5.2 Privacy Impact Analysis: Related to Retention

Privacy Risk: There is a risk that information contained in LeadTrac will be retained for longer than is needed to accomplish the purpose for which it was originally collected.

Mitigation: This risk is minimal, as the current 75-year retention period for LeadTrac records is consistent with the retention schedules for other investigative records. Because the data in LeadTrac is not unique, ICE is proposing to reduce the retention period for this system to 25 years. This retention period will support the effective enforcement of United States immigration laws by ensuring that leads pertaining to subjects who are encountered repeatedly over a span of time can be linked. Additionally, under the schedule ICE will propose, ICE would be able to archive records at an earlier time when appropriate (e.g., death of subject, subsequent naturalization).



Section 6.0 Information Sharing

6.1 Is information shared outside of DHS as part of the normal agency operations? If so, identify the organization(s) and how the information is accessed and how it is to be used.

LeadTrac information may be shared with other DHS components, as well as certain federal, state, local, tribal, foreign, or international government agencies for the purposes of safeguarding national security pursuant to applicable laws and within the bounds of official Memoranda of Understanding (MOUs) and Memorandums of Agreement. LeadTrac information is also shared with various federal, state, local, tribal, and foreign agencies on a case-by-case basis when a need to know has been confirmed and ICE has authority to do so under applicable law.

The exact method of disclosure during investigations can vary, but all CTCEU disclosures are made in accordance with DHS policies on the safeguarding of Sensitive PII. Information is generally transmitted electronically or orally via phone call to external organizations on a case-by-case basis. Information transmitted electronically to certain external organizations is done via e-mail, utilizing password protection and encryption. Information can also be transmitted manually by way of hand delivery or secure courier service.

ICE also shares limited identifying information of suspected status violator data with contracted commercial data providers on a routine basis so that they may conduct batch and ad hoc searches of their proprietary systems to enhance information pertaining to potential leads. NSID personnel upload a limited set of biographical information to the commercial data provider's server in an encrypted, password-protected file. The data providers query a wide range of sources, and present the resulting information to NSID personnel who access the commercial provider's results via a secured (HTTPS) and password-protected website.

Finally, ICE produces LeadTrac statistical reports and data that may be provided to Congress, auditors, and other external recipients; however, these reports do not contain PII.

6.2 Describe how the external sharing noted in 6.1 is compatible with the SORN noted in 1.2.

The sharing described above is compatible with the original purpose for collection, namely to generate leads for field investigation to assist with the enforcement of U.S. immigration laws. All external sharing falls within the scope of applicable law, including the published routine uses in the applicable SORN.

6.3 Does the project place limitations on re-dissemination?

Federal agencies that receive LeadTrac information are subject to the Privacy Act and, as such, may not re-disclose information without clear authority to do so. Non-government organizations (i.e., commercial data providers) with which ICE shares LeadTrac information are



prohibited under terms of their contracts from re-disseminating LeadTrac information. They are also required to maintain reasonable physical, technical, and administrative safeguards to appropriately protect the shared information, and notify CTCEU if they become aware of any breach of security of interconnected systems or potential or confirmed unauthorized use or disclosure of personal information.

6.4 Describe how the project maintains a record of any disclosures outside of the Department.

LeadTrac administrators or their specified designees log and maintain copies of all recurring weekly reports and ad hoc requests that are sent to external agencies on a secure shared drive with restricted access.

6.5 Privacy Impact Analysis: Related to Information Sharing

Privacy Risk: There is a risk that information may be shared with outside Government and non-government entities without a need to know.

Mitigation: In order to reduce the risk of inappropriate dissemination of information, LeadTrac has implemented IT security processes that include audit logs and single sign-on capability. Additionally, ICE employees and contractors are trained on the appropriate sharing of the PII, and to contact the ICE Privacy Office if they are not certain whether information sharing is appropriate. Data owners ensure that privacy risks are mitigated through data sharing agreements that detail prohibitions on re-disclosure and require physical, technical, and administrative controls. Commercial data providers are restricted from re-disclosing LeadTrac information pursuant to the terms of their contracts with ICE. As an added precautionary measure, CTCEU is developing functionality in LeadTrac that will automatically mark paper records generated from the system with a “Law Enforcement Sensitive” header and footer. This functionality is expected in 2016.

Section 7.0 Redress

7.1 What are the procedures that allow individuals to access their information?

Individuals seeking notification of and access to any record contained in this system of records may submit a request in writing to the ICE Freedom of Information Act (FOIA) officer by mail or facsimile:

U.S. Immigration and Customs Enforcement
Freedom of Information Act Office
500 12th Street SW, Stop 5009
Washington, D.C. 20536-5009
(202) 732-0660



<http://www.ice.gov/foia/>

All or some of the requested information may be exempt from access pursuant to the Privacy Act in order to prevent harm to law enforcement investigations or interests. Providing individual access to records contained in LeadTrac could inform the subject of an actual or potential criminal, civil, or regulatory violation investigation or reveal investigative interest on the part of DHS or another agency. Access to records could also permit the individual who is the subject of a record to impede the investigation, tamper with witnesses or evidence, or avoid detection or apprehension.

7.2 What procedures are in place to allow the subject individual to correct inaccurate or erroneous information?

Individuals seeking to correct records contained in this system of records, or seeking to contest its content, may submit a request in writing to the ICE Privacy and Records Office by mail:

U.S. Immigration and Customs Enforcement

Privacy and Records Office

Attn: Privacy Branch

500 12th Street SW, Stop 5004

Washington, D.C. 20536-5004

(202) 732-3300

<http://www.ice.gov/management-administration/privacy>

All or some of the requested information may be exempt from correction pursuant to the Privacy Act in order to prevent harm to law enforcement investigations or interests. Providing individual access to records contained in LeadTrac could inform the subject of an actual or potential criminal, civil, or regulatory investigation or reveal investigative interest on the part of DHS or another agency. Access to the records could also permit the individual who is the subject of a record to impede the investigation, tamper with witnesses or evidence, or avoid detection or apprehension.

7.3 How does the project notify individuals about the procedures for correcting their information?

The procedure for submitting a request to correct information is outlined in this PIA and the associated SORN. As stated above, individuals may submit requests for information and correction as permitted by the Privacy Act, which will be reviewed and corrected on a case-by-case basis.



7.4 Privacy Impact Analysis: Related to Redress

Privacy Risk: There is a risk that individuals or organizations will be unable to meaningfully control the use of their data as maintained in this system, or determine whether the system maintains records about them.

Mitigation: Because the records in LeadTrac are aggregated from various other databases within DHS components and offices as well as other federal, state, local, tribal, and international agencies and commercial databases, individuals' and organizations' rights to be notified of the existence of data about them, and to direct how that data may be used by ICE, are limited. Permitting individuals or organizations to direct the agency's use of their information would interfere with the intended law enforcement use of the system. Individuals or organizations may also have the option to seek access to and correction of their data directly from the agencies or organizations that originally collected it. Information that is corrected in the original data source can only be updated in LeadTrac when the information is again accessed in the source database or based upon a request of an individual or organization, or when ICE becomes aware of inaccuracies of the information.

Section 8.0 Auditing and Accountability

8.1 How does the project ensure that the information is used in accordance with stated practices in this PIA?

This PIA is subject to periodic revision in the case that (a) additional data sources not described elsewhere in the document begin to be used in the routine processing of LeadTrac records; (b) analytical data tools that identify predictive patterns or anomalies are introduced, or (c) if any change to the mission supported by LeadTrac leads to changes in the way data is collected, analyzed, or disseminated to law enforcement partners. Any proposed change to the scope of LeadTrac that would go beyond the bounds of what is described in this PIA would result in an updated PIA.

With regard to regular use within the bounds of this PIA, LeadTrac relies on built-in auditing capabilities. LeadTrac contains an auditing mechanism to track general user activity (application logon/logoff) as well as user activity within each record. LeadTrac automatically records the user ID and date/time stamp whenever a record is accessed or modified by a user. This includes the date and time each user logs onto the system, the records that are created, viewed or edited, the actual changes to the data, the time at which the record was changed, and the user that changed the data. In addition, all search requests will be logged. This audit trail persists in the database. In this way, designated personnel at the CTCEU are able to track user activities and ensure accountability.

Individuals who are found to access or use the LeadTrac data in an unauthorized manner will be disciplined in accordance with ICE policy. These and other controls described in this PIA



ensure the system is used only by authorized users for the intended purpose. Suspected violations of law or user rules of behavior are reported to the Office of the Information System Security Manager team in accordance with the DHS security standards, as well as the ICE Office of Professional Responsibility.

LeadTrac also relies upon the security of the ICE Network to ensure that information is used only in support of the practices described in this PIA. Only users who have access to the ICE Network and are granted access to LeadTrac are able to log onto the LeadTrac application using their IRMNET credentials. All users must have first read and signed the DHS Rules of Behavior for DHS IT systems to obtain access. Only the LeadTrac administrator and developers have access to the database and server through an administrative account. The technical staff have user IDs by name and ID numbers and role(s) are attached to that name. Access to the CTCEU facility is subject to a variety of physical security controls.

ICE has implemented various other security controls and safeguards that help to ensure only authorized users are able to access the information in the system. These controls include single sign-on and periodic reviews of user lists by CTCEU managers to ensure only current CTCEU employees and contractors hold user accounts. As soon as an ICE employee or contractor is transferred out of the CTCEU, his or her LeadTrac account is archived and access to the LeadTrac application will be revoked.

8.2 Describe what privacy training is provided to users either generally or specifically relevant to the project.

All personnel who have access to the ICE network are also required to take annual privacy and security training, which emphasizes the DHS Rules of Behavior and other legal and policy restrictions on user behavior. Additionally, system users receive training on appropriate uses of LeadTrac as part of CTCEU's Operations Training.

8.3 What procedures are in place to determine which users may access the information and how does the project determine who has access?

Only ICE personnel who require access to the functionality and data in LeadTrac as a part of the performance of their official duties will be granted access. CTCEU management oversees and approves the assignment of user accounts to ICE personnel, and at present only CTCEU staff and HSI personnel are authorized to access the system.

Only ICE network authenticated users will be granted access to LeadTrac. Authorized users access LeadTrac over the ICE network from ICE standard workstations. The LeadTrac administrator establishes user accounts and updates user identification, role, and access profiles as changes are needed. Access roles are assigned by a supervisor based on the user's job responsibilities, and implemented by a LeadTrac administrator. Access roles are reviewed



regularly to ensure that users have the appropriate access. Individuals who no longer require access are removed from the access list.

8.4 How does the project review and approve information sharing agreements, MOUs, new uses of the information, new access to the system by organizations within DHS and outside?

All sharing agreements and MOUs are reviewed by the program manager, component Privacy Officer, and counsel, and then sent to DHS for formal review.

Responsible Officials

Lyn Rahilly
Privacy Officer
U.S. Immigration and Customs Enforcement
Department of Homeland Security

Approval Signature

Original signed PIA on file with the DHS Privacy Office.

Jonathan R. Cantor
Deputy Chief Privacy Officer
Department of Homeland Security



APPENDICES

Appendix A – LeadTrac Modernization System Template

Lead Source/Project:

List the name of lead source/project name.

Purpose and Use:

Provide a detailed description for why the data is being provided to run through Lead Trac (e.g., why DoD provided ICE with an Excel spreadsheet of data to run through Lead Trac).

Authority:

Provide the legal authorities for ICE to receive the information to run through Lead Trac for this lead source/project. Also, provide the legal authorities for the appropriate use for the information provided.

Individuals Impacted:

Provide a list of individuals (i.e., members of the public) whose information will be contained in the system.

Data Elements Collected:

Provide a specific description of information that may be collected, maintained, and/or generated by the project lead. Highlight any collection and maintenance of PII and Sensitive PII.

Sources of Information:

List systems, etc. that provide information in support of this effort.

Information Sharing:

Define the content, scope, and authority for information sharing internal and external to DHS.

Notice:

Provide a specific description of how or whether the impacted individuals are notified of the scope of information collected, the right to consent to uses of said information, and the right to decline to provide information.

SORN Coverage:

List the SORN(s) under which this data collection and maintenance is covered.

Records Retention Period:



Appendix B

Lead Source/Project:

Department of Defense (DoD) International Military Student (IMS) Absent Without Leave (AWOL) Program

Purpose and Use:

CTCEU works closely with the U.S. military to identify, investigate, locate, and initiate removal proceedings when a member of a foreign military present in the United States for training fails to report for training or goes absent from training. The IMS AWOL Program reviews leads provided by the DOD Headquarters Unit to determine if an international military student in the United States as a non-immigrant has either absconded from training, left the United States, or applied for relief from removal proceedings.

Authority:

ICE has been authorized to collect information in LeadTrac by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Public Law 104-208; the Immigration and Naturalization Service Data Management Improvement Act of 2000 (DMIA), Public Law 106-215; the Visa Waiver Permanent Program Act of 2000 (VWPPA), Public Law 106-396; The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (U.S.A. PATRIOT Act) of 2001, Public Law 107-56; the Enhanced Border Security and Visa Entry Reform Act (Border Security Act), Public Law 107-173; and the Implementing Recommendations of the 9/11 Commission Act of 2007, Public Law 110-53.

DoD Authorities:

- Intelligence Community Directive 503, Intelligence Community Information Technology Systems Security Risk Management, Certification and Accreditation (Sept. 15, 2008);
- Intelligence Community Directive 710, Classification Management and Control Markings System (June 21, 2013);
- Memorandum of Agreement Between the Department of Defense and the Department of Homeland Security on Information Sharing and Technology Partnering Relating to Identity Verification and Screening Activities (March 3, 2011);
- Memorandum of Understanding Between the Intelligence Community, Federal Law Enforcement Agencies, and the Department of Homeland Security Concerning Information Sharing (March 4, 2003), as amended;
- Office of the Director of National Intelligence Instruction 80.02, Managing Breaches of Personally Identifiable Information (Feb. 20, 2008);



- Office of the Director of National Intelligence Instruction No. 80.05, Implementation of Privacy Guidelines for Sharing Protected Information (Sept. 2, 2009);
- Office of the Director of National Intelligence Instruction 80.13 (2006-3). Protection of Privacy and Civil Liberties (Feb. 27, 2006).

Individuals Impacted:

International military students, and their known relatives and non-family associates in the United States.

Data Elements Collected:

- IMS full name and country of citizenship/origin
- Passport and visa information
- Effective date and time of absence
- Date of Birth
- Place of Birth
- Last Known Location
- Phone Number(s)
- Case Identification/Work Control Number
- Type of training and any follow-on training for which IMS is programmed
- Travel circumstances
- Any information concerning events that may have contributed to the unauthorized absence status
- Known variations in name spelling or alias
- Known relatives in the United States
- Information on U.S. driver's license
- Information and copy of any DoD identification cards issued
- Information about applications and petitions to amend immigration status

Sources of Information:

DoD International Military Student IMS AWOL Program



Information Sharing:

CTCEU provides an “AWOL Notification Letter” to Department of State (DoS) and requests a “No Status Letter” from DoS that will revoke the individual’s visa. CTCEU then issues a collateral (a lead sent to the field) to the appropriate field office, notifies the Attaché at the Embassy concerned, and keeps DOD informed of the case status.

Notice:

LeadTrac does not collect information directly from individuals. ICE and other DHS components provide notice, when necessary, through the publication of PIAs, SORNs, and other notifications deemed appropriate by the DHS component. In addition, the DHS/ICE-009 External Investigations SORN provides general notice that lead information about potential immigration law violators is collected, as will the forthcoming LeadTrac SORN.

Notice to individuals is limited because providing notice to the suspected status violator could undermine ICE’s efforts to locate the individual and take the appropriate enforcement actions. It is also limited because the collection of information generally occurs when the suspected status violator’s location is unknown, therefore providing notice is impractical.

SORN Coverage:

Information in LeadTrac is covered by the DHS/ICE-009 External Investigations SORN. ICE will publish a new LeadTrac SORN to cover this information in FY 2016.

Records Retention Period:

Under the NARA-approved records retention schedule for LeadTrac, records must be retained for 75 years. ICE intends to request NARA approval to retain LeadTrac records for 25 years from the date the record was created. Under this schedule, records would be kept as active in LeadTrac for 20 years, and archived for an additional five-year period. After the 25-year period, the information would be destroyed or, if deemed necessary, retained further under a reset retention schedule.



Appendix C

Program/System:

Department of State (DoS) Visa Revocation Program

Purpose and Use:

CTCEU works in coordination with DoS to ensure that all non-immigrant aliens in the United States who have had their visas revoked on national security grounds are thoroughly investigated and, when possible, removed from the United States. When DoS revokes a visa because of national security concerns, they notify CTCEU. CTCEU pulls all national security visa revocations from the DoS Consular Consolidated Database (CCD). CTCEU fully reviews the lead and, if the subject of the revocation is found to be present in the United States, a collateral investigative request is forwarded to the appropriate HSI field office for further investigation to determine if the subject is in violation of the terms of their admission and able to be placed in removal proceedings.

Authority:

ICE has been authorized to collect information in LeadTrac by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Public Law 104-208; the Immigration and Naturalization Service Data Management Improvement Act of 2000 (DMIA), Public Law 106-215; the Visa Waiver Permanent Program Act of 2000 (VWPPA), Public Law 106-396; The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (U.S.A. PATRIOT Act) of 2001, Public Law 107-56; the Enhanced Border Security and Visa Entry Reform Act (Border Security Act), Public Law 107-173; and the Implementing Recommendations of the 9/11 Commission Act of 2007, Public Law 110-53.

DoS Authorities:

The exception to the confidentiality provisions of Section 222(f) of the Immigration and Nationality Act for the use of visa records for the administration or enforcement of U.S. laws.

Individuals Impacted:

Non-immigrant aliens in the United States who have had their visas revoked on national security grounds and their associates.

Data Elements Collected:

- Full name
- Aliases
- Date of Birth
- Place of Birth



- Travel information
- Passport and visa information, including information submitted as part of visa applications
- Federal Identification Numbers
- Admission Number
- Other identifying numbers (e.g., driver's license)
- Information about associates
- Addresses and contact information
- Applications and petitions filed with USCIS
- Information related to participation in educational or exchange programs, including information about the individuals (possibly including U.S. citizens) who operate those programs
- Information about criminal history or prior encounters with immigration enforcement
- Information about vehicles related to the individual

Source(s) of Information:

DoS Consular Consolidated Database (CCD)

Information Sharing:

CTCEU fully reviews leads from CCD and, when the subjects of revocations are found to be present in the United States, a collateral investigative request is forwarded to the appropriate HSI field office for further investigation. The investigation at the field level is coordinated and deconflicted with law enforcement partners.

Notice:

LeadTrac does not collect information directly from individuals. ICE and other DHS components provide notice, when necessary, through the publication of PIAs, SORNs, and other notifications deemed appropriate by the DHS component. In addition, the DHS/ICE-009 External Investigations SORN provides general notice that lead information about potential immigration law violators is collected, as will the forthcoming LeadTrac SORN.

Notice to individuals is limited because providing notice to the suspected status violator could undermine ICE's efforts to locate the individual and take the appropriate enforcement actions. It is also limited because the collection of information generally occurs when the suspected status violator's location is unknown, therefore providing notice is impractical.

SORN Coverage:



Information in LeadTrac is covered by the DHS/ICE-009 External Investigations SORN. ICE will publish a new LeadTrac SORN to cover this information in FY 2016.

Records Retention Period:

Under the NARA-approved records retention schedule for LeadTrac, records must be retained for 75 years. ICE intends to request NARA approval to retain LeadTrac records for 25 years from the date the record was created. Under this schedule, records would be kept as active in LeadTrac for 20 years, and archived for an additional five-year period. After the 25-year period, the information would be destroyed or, if deemed necessary, retained further under a reset retention schedule.



Appendix D

Program/System:

Transportation Security Administration (TSA) Alien Flight Student Program (AFSP)

Purpose and Use:

CTCEU partners with TSA to support this enforcement operation aimed at identifying and removing non-immigrants who have received flight training in the United States and have not departed the United States in compliance with their terms of admission. The purpose of the effort is two-fold: 1) to identify non-compliant non-immigrants in the TSA's AFSP with the intent of locating, arresting, and removing those individuals as violating their terms of admission, and 2) to investigate students who are not authorized to take flight training in the United States. If CTCEU determines that the non-immigrant alien flight student is in violation of his or her status or not authorized to take flight training and is able to be removed, a lead is forwarded to the appropriate HSI field office for further investigation. CTCEU also creates a subject record in TECS, which will inform TSA if the alien applies to the AFSP in the future. TSA's Alien Flight Student Program Database is the source used by CTCEU to gather information for the program.

Authority:

ICE has been authorized to collect information in LeadTrac by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Public Law 104-208; the Immigration and Naturalization Service Data Management Improvement Act of 2000 (DMIA), Public Law 106-215; the Visa Waiver Permanent Program Act of 2000 (VWPPA), Public Law 106-396; The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (U.S.A. PATRIOT Act) of 2001, Public Law 107-56; the Enhanced Border Security and Visa Entry Reform Act (Border Security Act), Public Law 107-173; the Implementing Recommendations of the 9/11 Commission Act of 2007, Public Law 110-53; the Aviation and Transportation Security Act of 2001.

Individuals Impacted:

Visa overstays who have received flight training in the United States, students not authorized to take flight training in the United States, and their associates.

Data Elements Collected:

- Full Name
- Gender
- Date of Birth
- Place of Birth: City, State, Country



- Identifying numbers such as Alien Registration Number, Social Security number, information about the individual's visa (including information from the application) and passport, and other numbers that may be linked to information about the individual's current location
- Country of citizenship
- Address and contact information
- Travel information
- Information about the individual's attendance at a flight school, including information about the program and individuals associated with that program

Sources of Information:

TSA's Alien Flight Student Program Database

Information Sharing:

If CTCEU determines that a non-immigrant alien flight student is a status violator or is not authorized to take flight training in the United States and is able to be removed, a lead is forwarded to the appropriate HSI field office for further investigation.

Notice:

LeadTrac does not collect information directly from individuals. ICE and other DHS components provide notice, when necessary, through the publication of PIAs, SORNs, and other notifications deemed appropriate by the DHS component. In addition, the DHS/ICE-009 External Investigations SORN provides general notice that lead information about potential immigration law violators is collected, as will the forthcoming LeadTrac SORN.

Notice to individuals is limited because providing notice to the suspected status violator could undermine ICE's efforts to locate the individual and take the appropriate enforcement actions. It is also limited because the collection of information generally occurs when the suspected status violator's location is unknown, therefore providing notice is impractical.

SORN Coverage:

Information in LeadTrac is covered by the DHS/ICE-009 External Investigations SORN. ICE will publish a new LeadTrac SORN to cover this information in FY 2016.

Records Retention Period:

Under the NARA-approved records retention schedule for LeadTrac, records must be retained for 75 years. ICE intends to request NARA approval to retain LeadTrac records for 25 years from the date the record was created. Under this schedule, records would be kept as active in LeadTrac for 20 years, and archived for an additional five-year period. After the 25-year period,



the information would be destroyed or, if deemed necessary, retained further under a reset retention schedule.