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245)]

=20 [Notices]

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# DEPARTMENT OF HOMELAND SECURITY

Office of the Secretary

[Docket No. DHS-2008-0191]

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Privacy Act of 1974; U.S. Customs and Border Protection--011 TECS=20 System of Records Notice

AGENCY: Privacy Office, DHS.

ACTION: Notice of Privacy Act system of records.

SUMMARY: In accordance with the Privacy Act of 1974 and as part of the=20 Department of Homeland Security's ongoing effort to review and update=20 legacy system of record notices, the Department of Homeland Security is=20 publishing a revised system of records notice for the system formerly=20 known as the Treasury/CS.244, Treasury Enforcement Communication=20 System, October 18, 2001, as a Department of Homeland Security system=20 of records notice titled, DHS/CBP-011 TECS. Additionally, the=20 Department is giving notice that it plans to consolidate into this=20 newly revised system of records the following legacy system of records:=20 Treasury/CS.272 Currency Declaration File, October 18, 2001; Treasury/ CS.224 Suspect Persons Index, October 18, 2001; Justice/INS-032=20 National Automated Immigration Lookout System (NAILS), October 17,=20 2002; and Treasury/CS.262 Warnings to Importers in Lieu of Penalty, =20 October 18, 2001. Categories of individuals, categories of records, and=20 the routine uses of this legacy system of records notice have been=20 reviewed and updated to better reflect the Department of Homeland=20 Security DHS/CBP-011 TECS, which is no longer an acronym.

TECS is an updated and modified version of the former Treasury

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Enforcement Communications System, which is principally owned and=20 managed by U.S. Customs and Border Protection and is its principal law=20 enforcement and anti-terrorism data base system. TECS is established as=20 an overarching law enforcement information collection, analysis, and=20

sharing environment that securely links telecommunications devices and=20 personal computers to a central system and database. This environment=20 is comprised of several modules designed to collect, maintain, and=20 screen data as well as conduct analysis, screening, and information=20 sharing. TECS databases contain temporary and permanent enforcement,=20 inspection and intelligence records relevant to the anti-terrorism and=20 law enforcement mission of U.S. Customs and Border Protection and=20 numerous other federal agencies that it supports. TECS also maintains=20 limited information on those individuals who have been granted access=20 to the system. Access is granted to those agencies which share a common=20 need for data maintained in the system. TECS also allows direct access=20 to other major law enforcement systems, including the Department of=20 Justice's National Crime Information Center (NCIC), the National Law=20 Enforcement Telecommunications Systems (NLETS), and the Canadian Police=20 Information Centre (CPIC).

In an effort to provide even more detailed information and=20 transparency to the public, U.S. Customs and Border Protection has=20 separately published System of Records Notices for the applicable=20 subsets of data connected to TECS, including the DHS/CBP-006 Automated=20 Targeting System (ATS) August 6, 2007, DHS/CBP-007 Border Crossing=20 Information (BCI) July 25, 2008, DHS/CBP-005 Advanced Passenger=20 Information System (APIS) last published November 18, 2008 and DHS/CBP-009 Non-Immigrant Information System (NIIS) being published=20 concurrently with this SORN elsewhere in the Federal Register today.

Additionally, the Department is issuing a Notice of Proposed=20 Rulemaking (NPRM) concurrent with this SORN elsewhere in the Federal=20 Register. The exemptions for the legacy system of records notices will=20 continue to be applicable until the final rule for this SORN has been=20 issued.

This system will be included in the Department of Homeland=20 Security's inventory of record systems.

DATES: Written comments must be submitted on or before January 20,=20 2009.

ADDRESSES: You may submit comments, identified by docket number DHS-2008-0191 by one of the following methods:

<BULLET> Fax: 1-866-466-5370.

<BULLET> Mail: Hugo Teufel III, Chief Privacy Officer, Privacy=20
Office, Department of Homeland Security, Washington, DC 20528.

FOR FURTHER INFORMATION CONTACT: For general questions please contact:=20 Laurence E. Castelli (202-325-0280), Chief, Privacy Act Policy and=20 Procedures Branch, U.S. Customs and Border Protection, Office of=20

International Trade, Regulations & Eamp; Rulings, Mint Annex, 799 Ninth=20 Street, NW., Washington, DC 20001-4501. For privacy issues contact:=20 Hugo Teufel III (703-235-0780), Chief Privacy Officer, Privacy Office,=20 U.S. Department of Homeland Security, Washington, DC 20528.

### SUPPLEMENTARY INFORMATION:=20

# I. Background

Pursuant to the savings clause in the Homeland Security Act of=20 2002, Public Law, Section 1512, 116 Stat. 2310 (November 25, 2002), the=20 Department of Homeland Security (DHS) and U.S. Customs and Border=20 Protection (CBP) have relied on preexisting Privacy Act system of=20 records notices for the collection and maintenance of records that=20 concern the Treasury Enforcement Communications System (TECS).

As part of its efforts to streamline and consolidate its record=20 systems, DHS is updating and reissuing a DHS/CBP system of records=20 under the Privacy Act (5 U.S.C. 552a) that deals with CBP's priority=20 mission of preventing terrorists and terrorist weapons from entering=20 the country while facilitating legitimate travel and trade.

On March 1, 2003, the United States Customs Service (owner of the=20 Treasury Enforcement Communications System) was transferred from the=20 Department of the Treasury to the newly created Department of Homeland=20 Security (``DHS'') and renamed ``Bureau of Customs and Border=20 Protection.'' Subsequently, on April 23, 2007, a Notice was published=20 in the Federal Register (72 FR 20131) to inform the public that the=20 name of the Bureau of Customs and Border Protection had been changed by=20 the Department of Homeland Security to ``U.S. Customs and Border=20 Protection (CBP)''. Accordingly, inasmuch as the Treasury Enforcement=20 Communications System is principally owned and managed by CBP and CBP=20 is no longer part of the Department of the Treasury, the system=20 formerly known as the Treasury Enforcement Communications System will=20 now be known as DHS/CBP-011 TECS (no longer an acronym).

In accordance with the Privacy Act of 1974 and as part of the=20 Department of Homeland Security's ongoing effort to review and update=20 legacy system of record notices, the Department of Homeland Security is=20 publishing a revised system of records notice for the system formerly=20 known as the Treasury/CS.244, Treasury Enforcement Communication=20 System, (66 FR 52984 October 18, 2001), as a Department of Homeland=20 Security system of records notice titled, DHS/CBP-011 TECS.=20 Additionally, the Department is giving notice that it is retiring=20 Treasury/CS.272 Currency Declaration File, (October 18, 2001 66 FR=20 52984) Treasury/CS.224 Suspect Persons Index (66 FR 52984 October 18,=20 2001) Justice/INS-032 National Automated Immigration Lookout System=20 (NAILS) (67 FR 64136 October 17, 2002) and Treasury/CS.262 Warnings to=20 Importers in lieu of Penalty (66 FR 52984 October 18, 2001), as they=20  $\,$ have been into this consolidated SORN. Categories of individuals, =20 categories of records, and the routine uses of this legacy system of=20 records notice have been reviewed and updated to better reflect the=20 Department of Homeland Security, U.S. Customs and Border Protection, =20 and TECS.

DHS/CBP-011 TECS is an updated and modified version of the former=20 Treasury Enforcement Communications System (TECS), which is principally=20 owned and managed by U.S. Customs and Border Protection and is its=20 principal law enforcement and anti-terrorism data base system. TECS is=20 established as an overarching law enforcement information collection,=20 analysis, and sharing environment that links telecommunications devices=20 and personal computers securely to a central system and database. This=20 environment is comprised of several modules designed to collect,=20 maintain and screen data as well as conduct analysis, screening, and=20 information sharing. TECS databases contain temporary and permanent=20 enforcement, inspection, and intelligence records relevant to the anti-terrorism and law enforcement mission

of U.S. Customs and Border Protection and numerous other federal=20 agencies that it supports. TECS also maintains limited information on=20 those individuals who have been granted access to the system. Access is=20 granted to those agencies which share a common need for data maintained=20 in the system. TECS also allows direct access to other major law=20 enforcement systems, including the Department of Justice's National=20 Crime Information Center (NCIC), the National Law Enforcement=20 Telecommunications Systems (NLETS) and the Canadian Police Information=20 Centre (CPIC).

In an effort to provide even more detailed information and=20 transparency to the public U.S. Customs and Border Protection has=20 separately published System of Records Notices for the applicable=20 subsets of data connected to TECS, including the DHS/CBP-006 Automated=20 Targeting System (ATS) (August 6, 2007, 72 FR 43650), DHS/CBP-007=20 Border Crossing Information System (BCIS) (July 25, 2008, 73 FR 43457),=20 DHS/CBP-005 Advanced Passenger Information System (APIS) (November 18,=20 2008, 73 FR 68435), and DHS/CBP-009 Non-Immigrant Information System=20 (NIIS), which is being published concurrently with this SORN elsewhere=20 in the Federal Register today.

Additionally, the Department is issuing a Notice of Proposed=20 Rulemaking (NPRM) concurrent with this SORN elsewhere in the Federal=20 Register. The exemptions for the legacy system of records notices will=20 continue to be applicable until the final rule for this SORN has been=20 published.

This system will be included in the Department of Homeland=20 Security's inventory of record systems.

# II. Privacy Act

The Privacy Act embodies fair information principles in a statutory=20 framework governing the means by which the United States Government=20 collects, maintains, uses and disseminates personally identifiable=20 information in individuals' records. The Privacy Act applies to=20 information that is maintained in a `system of records.'' A `system=20 of records'' is a group of any records under the control of an agency=20 from which information is retrieved by the name of the individual or by=20 some identifying number, symbol, or other identifying particular=20 assigned to the individual. In the Privacy Act, an individual is=20 defined to encompass United States citizens and lawful permanent=20 residents. As a matter of policy, DHS extends administrative Privacy=20 Act protections to all individuals where systems of records maintain=20 information on U.S. citizens, lawful permanent residents, and visitors.=20 Individuals may request access to their own records that are maintained=20 in a system of records in the possession or under the control of DHS by=20 complying with DHS Privacy Act regulations, 6 CFR part 5.

The Privacy Act requires each agency to publish in the Federal=20 Register a description denoting the type and character of each system=20 of records that the agency maintains, and the routine uses that are=20 contained in each system to make agency recordkeeping practices=20 transparent, to notify individuals regarding the uses of their records,=20 and to assist the individual to more easily find such files within the=20 agency. Below is a description of the TECS System of Records.

In accordance with 5 U.S.C. 552a(r), a report concerning this=20 record system has been sent to the Office of Management and Budget and=20 to the Congress.

System of Records: DHS/CBP-011

System name:

DHS/CBP-011 TECS.

Security classification:

Unclassified; Law Enforcement Sensitive.

## System location:

This computer database is located at the U.S. Customs and Border=20 Protection National Data Center in the Washington DC area. TECS will be=20 migrated to other DHS Datacenters. Computer terminals are located at=20 CBP sites and ports throughout the United States and at CBP=20 Headquarters, Washington, DC, as well as appropriate facilities under=20 the jurisdiction of the U.S. Department of Homeland Security (DHS) and=20 other locations at which officers of DHS may be posted or operate to=20 facilitate DHS's mission of homeland security. Terminals may also be=20 located at appropriate facilities for other participating government=20 agencies pursuant to agreement.

Categories of individuals covered by the system:

<BULLET> Individuals who are suspected of, or who have been=20
arrested for, thefts from international commerce;

<BULLET> Convicted violators of laws enforced or administered by=20
DHS and/or drug laws in the United States and foreign countries;

<BULLET> Persons with outstanding warrants--Federal or state;

<BULLET> Victims of any violation of the laws enforced or=20
administered by DHS;

<BULLET> Owners, operators and/or passengers of vehicles, vessels=20
or aircraft traveling across U.S. borders or through other locations=20
where CBP maintains an enforcement or operational presence;

<BULLET> Individuals who have been issued a CBP detention or=20
warning;

<BULLET> Individuals who may pose a threat to the United States;=20
and

<BULLET> Individuals who have been given access to TECS for=20
authorized purposes.

# Categories of records covered by the system:

Various types of information from a variety of Federal, state,=20 local, and foreign sources, which contribute to effective law=20 enforcement and counterterrorism efforts, may be maintained in this=20 system of records. Records include, but are not limited to, records=20 pertaining to known or suspected violators, wanted persons, persons of=20 interest for law enforcement and counterterrorism purposes, reference=20 information, regulatory and compliance data. Information about=20 individuals includes, but is not limited to full name, alias, date of=20 birth, address, physical description, various identification numbers=20 (e.g., social security number, alien number, I-94 number, seizure=20 number), details and circumstances of a search, arrest, or seizure,=20 case information such as merchandise and values, methods of theft.

### Authority for maintenance of the system:

Section 5 U.S.C. 301; Homeland Security Act of 2002, Pub. L. 107-296; the Tariff Act of 1930, as amended; Title 18, United States Code,=20 Chapter 27; the Immigration and Nationality Act.

#### Purpose

The purpose of this system is to track individuals who have=20 violated or are suspected of violating a law or regulation that is=20

enforced or administered by CBP, to provide a record of any inspections=20 conducted at

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the border by CBP, to determine admissibility into the United States,=20 and to record information regarding individuals, firms, and=20 organizations to whom DHS/CBP has issued detentions and warnings.=20 Additionally, this system of records covers individuals who have been=20 given access to TECS for authorized purposes.

Routine uses of records maintained in the system, including categories=20 of users and the purposes of such uses:

In addition to those disclosures generally permitted under 5 U.S.C.=20 552a(b) of the Privacy Act, all or a portion of the records or=20 information contained in this system may be disclosed outside DHS as a=20 routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

- A. To the Department of Justice or other Federal agency conducting=20 litigation or in proceedings before any court, adjudicative or=20 administrative body, when it is necessary to the litigation and one of=20 the following is a party to the litigation or has an interest in such=20 litigation:
  - 1. DHS or any component thereof;
- 2. Any employee of DHS or any component in his/her official=20 capacity;
- 3. Any employee of DHS or any component in his/her individual=20 capacity where DOJ or DHS has agreed to represent the employee; or
- 4. The U.S. or any agency thereof, is a party to the litigation or=20 has an interest in such litigation, and DHS or CBP determines that the=20 records are both relevant and necessary to the litigation and the use=20 of such records is compatible with the purpose for which DHS or CBP=20 collected the records.
- B. To a congressional office in response to an inquiry from that=20 congressional office made at the request of the individual to whom the=20 record pertains.
- C. To the National Archives and Records Administration or other=20 Federal government agencies pursuant to records management inspections=20 being conducted under the authority of 44 U.S.C. 2904 and 2906.
- D. To an agency, organization, or individual for the purpose of=20 performing audit or oversight operations as authorized by law, but only=20 such information as is necessary and relevant to such audit or=20 oversight function.
  - E. To appropriate agencies, entities, and persons when:
- 1. DHS or CBP suspects or has confirmed that the security or=20 confidentiality of information in the system of records has been=20 compromised;
- 2. DHS or CBP has determined that as a result of the suspected or=20 confirmed compromise there is a risk of harm to economic or property=20 interests, identity theft or fraud, or harm to the security or=20 integrity of this system or other systems or programs (whether=20 maintained by DHS, CBP, or another agency or entity) or harm to the=20 individual who relies upon the compromised information; and
- 3. The disclosure made to such agencies, entities, and persons is=20 reasonably necessary to assist in connection with DHS or CBP's efforts=20 to respond to the suspected or confirmed compromise and prevent,=20 minimize, or remedy such harm.
- F. To contractors and their agents, grantees, experts, consultants,=20 and others performing or working on a contract, service, grant,=20 cooperative agreement, or other assignment for DHS or CBP, when=20 necessary to accomplish an agency function related to this system of=20 records. Individuals provided information under this routine use are=20 subject to the same Privacy Act requirements and limitations on=20 disclosure as are applicable to DHS/CBP officers and employees.
  - G. To appropriate Federal, State, local, tribal, or foreign=20

governmental agencies or multilateral governmental organizations=20 responsible for investigating or prosecuting the violations of, or for=20 enforcing or implementing, a statute, rule, regulation, order, license,=20 or treaty where DHS determines that the information would assist in the=20 enforcement of civil or criminal laws.

- H. To a court, magistrate, or administrative tribunal in the course=20 of presenting evidence, including disclosures to opposing counsel or=20 witnesses in the course of civil or criminal discovery, litigation, or=20 settlement negotiations, or in response to a subpoena from a court of=20 competent jurisdiction.
- I. To third parties during the course of a law enforcement=20 investigation to the extent necessary to obtain information pertinent=20 to the investigation, provided disclosure is appropriate to the proper=20 performance of the official duties of the officer making the=20 disclosure.
- J. To an organization or individual in either the public or private=20 sector, either foreign or domestic, where there is a reason to believe=20 that the recipient is or could become the target of a particular=20 terrorist activity or conspiracy, to the extent the information is=20 relevant to the protection of life or property and disclosure is=20 appropriate to the proper performance of the official duties of the=20 person making the disclosure.
- K. To an appropriate Federal, State, local, tribal, foreign, or=20 international agency, if the information is relevant and necessary to a=20 requesting agency's decision concerning the hiring or retention of an=20 individual, or issuance of a security clearance, license, contract,=20 grant, or other benefit, or if the information is relevant and=20 necessary to a DHS decision concerning the hiring or retention of an=20 employee, the issuance of a security clearance, the reporting of an=20 investigation of an employee, the letting of a contract, or the=20 issuance of a license, grant or other benefit and when disclosure is=20 appropriate to the proper performance of the official duties of the=20 person making the request.
- L. To appropriate Federal, State, local, tribal, or foreign=20 governmental agencies or multilateral governmental organizations, for=20 purposes of assisting such agencies or organizations in preventing=20 exposure to or transmission of a communicable or quarantinable disease=20 or for combating other significant public health threats.
- M. To Federal and foreign government intelligence or=20 counterterrorism agencies or components where CBP becomes aware of an=20 indication of a threat or potential threat to national or international=20 security, or where such use is to assist in anti-terrorism efforts and=20 disclosure is appropriate in the proper performance of the official=20 duties of the person making the disclosure;
- N. To the news media and the public, with the approval of the DHS=20 Chief Privacy Officer in consultation with counsel, as appropriate,=20 when there exists a legitimate public interest in the disclosure of the=20 information or when disclosure is necessary to preserve confidence in=20 the integrity of CBP or is necessary to demonstrate the accountability=20 of CBP's officers, employees, or individuals covered by the system,=20 except to the extent it is determined that release of the specific=20 information in the context of a particular case would constitute an=20 unwarranted invasion of personal privacy.
- O. To a Federal, State, or local agency, or other appropriate=20 entity or individual, or through established liaison channels to=20 selected foreign governments, in order to provide intelligence,=20 counterintelligence, or other information for the purposes of=20 intelligence, counterintelligence, or antiterrorism activities=20 authorized by U.S. law, Executive Order, or other applicable national=20 security directive.

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Policies and practices for storing, retrieving, accessing, retaining,=20 and disposing of records in the system:
Storage:

The data is stored electronically at the National Data Center and=20 other DHS Data Centers for current data and offsite at an alternative=20 data storage facility for historical logs and system backups.

## Retrievability:

The data is retrievable by name, address, unique identifiers or in=20 association with an enforcement report or other system document.

### Safeguards:

All records are protected from unauthorized access through=20 appropriate administrative, physical, and technical safeguards. These=20 safeguards include all of the following: restricting access to those=20 with a `need to know''; using locks, alarm devices, and passwords;=20 compartmentalizing databases; auditing software; and encrypting data=20 communications.

TECS also monitors source systems for changes to the source data.=20 The system manager, in addition, has the capability to maintain system=20 back-ups for the purpose of supporting continuity of operations and the=20 discrete need to isolate and copy specific data access transactions for=20 the purpose of conducting security incident investigations. TECS=20 information is secured in full compliance with the requirements of the=20 DHS IT Security Program Handbook. This handbook establishes a=20 comprehensive information security program.

Access to TECS is controlled through a security subsystem, which is=20 used to grant access to TECS information on a ``need-to-know'' basis.

### Retention and Disposal:

The majority of information collected in TECS is used for law=20 enforcement and counterterrorism purposes. Records in the system will=20 be retained and disposed of in accordance with a records schedule to be=20 approved by the National Archives and Records Administration.

The retention period for information maintained in TECS is seventy-five (75) years from the date of the collection of the information or=20 for the life of the law enforcement matter to support that activity and=20 other enforcement activities that may become related. TECS collects=20 information directly from authorized users.

# System Manager and address:

Assistant Commissioner, Office of Information Technology, Passenger=20 Systems Program Office, U.S. Customs and Border Protection=20 Headquarters, 1300 Pennsylvania Avenue, NW., Washington, DC 20229.

### Notification procedure:

The Secretary of Homeland Security has exempted this system from=20 the notification, access, and amendment procedures of the Privacy Act=20 because it is a law enforcement system. However, CBP will consider=20 individual requests to determine whether or not information may be=20 released. Thus, individuals seeking notification of and access to any=20 record contained in this system of records, or seeking to contest its=20 content, may submit a request in writing to CBP's FOIA Officer, 1300=20 Pennsylvania Avenue, NW., Washington, DC 20229.

When seeking records about yourself from this system of records or=20 any other CBP system of records your request must conform with the=20 Privacy Act regulations set forth in 6 CFR part 5. You must first=20 verify your identity, meaning that you must provide your full name,=20 current address and date and place of birth. You must sign your=20 request, and your signature must either be notarized or submitted under=20 28 U.S.C. 1746, a law that permits statements to be made under penalty=20 of perjury as a substitute for notarization. While no specific form is=20

required, you may obtain forms for this purpose from the Director,=20 Disclosure and FOIA, <A =

href=3D"http://frwebgate.access.gpo.gov/cgi-bin/leaving.cgi?from=3Dleavin=gFR.html&log=3Dlinklog&to=3Dhttp://www.dhs.gov">http://frwebgate.=access.gpo.gov/cgi-bin/leaving.cgi?from=3DleavingFR.html&log=3Dlinklo=g&to=3Dhttp://www.dhs.gov</A> or 1-866-431-0486. In addition=20 you should provide the following:

<BULLET> An explanation of why you believe the Department would=20
have information on you,

<BULLET> Specify when you believe the records would have been=20
created,

Without this bulleted information CBP may not be able to conduct an=20 effective search, and your request may be denied due to lack of=20 specificity or lack of compliance with applicable regulations.

Record access procedures:

See ``Notification procedure'' above.

Contesting record procedures:

See ``Notification procedure'' above.

Record source categories:

This system contains investigatory material compiled for law=20 enforcement and counterterrorism purposes whose sources need not be=20 reported.

Exemptions claimed for the system:

Pursuant to exemption 5 U.S.C. 552a(j)(2) of the Privacy Act,=20 portions of this system are exempt from 5 U.S.C. 552a(c)(3) and (4);=20 (d); (e)(1), (e)(2), (e)(3), (e)(4)(G), (e)(4)(H), (e)(4)(I), (e)(5)=20 and (e)(8); (f), and (g). Pursuant to 5 U.S.C. 552a(k)(2), this system=20 is exempt from the following provisions of the Privacy Act, subject to=20 the limitations set forth in those subsections: 5 U.S.C. 552a(c)(3),=20 (d), (e)(1), (e)(4)(G), (e)(4)(H), (e)(4)(I), and (f). In addition, to=20 the extent a record contains information from other exempt systems of=20 records, CBP will rely on the exemptions claimed for those systems.

Dated: December 10, 2008. Hugo Teufel III, Chief Privacy Officer, Department of Homeland Security. [FR Doc. E8-29807 Filed 12-18-08; 8:45 am]

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