Privacy Impact Assessment Update for the

Aircraft Systems

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Abstract

The Department of Homeland Security (DHS) U.S. Customs and Border Protection (CBP) employs several types of aircraft, including manned helicopters, fixed-wing aircraft, and Unmanned Aircraft Systems (UAS) for border surveillance and law enforcement purposes. These aircraft may be equipped with video, radar, and sensor technologies to assist CBP in patrolling the border, conducting surveillance for law enforcement investigations or tactical operations, or gathering data to assist in disaster relief and emergency response. In addition, the United States Border Patrol (USBP) operates Small Unmanned Aircraft Systems (sUAS) in support of its border security mission. CBP is publishing this updated Privacy Impact Assessment (PIA) to provide notice of CBP’s use of sUAS not addressed in the original PIA, and to assess the privacy impacts of its use of this technology.

Overview

CBP is responsible for securing nearly 7,000 miles of land border the United States shares with Canada and Mexico and 2,000 miles of coastal waters surrounding the Florida peninsula and off the coast of Southern California. CBP employs various border surveillance technologies to provide comprehensive situational awareness along the U.S. border and to assist in detecting, identifying, apprehending, and removing individuals illegally entering the United States at and between ports of entry or otherwise violating U.S. law. CBP has previously described and assessed the privacy risks of Border Surveillance Systems (BSS),¹ including commercially available and Department of Defense reuse² technologies such as fixed and mobile video surveillance systems, range finders, thermal imaging devices, radar, ground sensors, and radio frequency sensors. In addition to BSS, CBP also employs several types of aircraft, including manned helicopters, fixed-wing aircraft, UAS, and sUAS for border surveillance and law enforcement purposes. These aircraft may be equipped with video, radar, and other sensor technologies to assist CBP in patrolling the border, conducting surveillance as part of a law enforcement investigation or tactical operation, or gathering raw data that may assist in disaster relief or emergency response.

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² As part of CBP’s efforts to seek innovative ways to acquire and use technology, CBP formed a partnership with the Department of Defense (DoD) to identify and reuse “excess” DoD technology. To date, CBP has acquired several types of technology, including sUAS, thermal imaging equipment, night vision equipment, and tactical aerostat systems. The technology from DoD increases CBP’s situational awareness and operational flexibility in responding to border threats.
Reason for the PIA Update

CBP is conducting a PIA update for the original Aircraft Systems PIA to a) clarify that Border Patrol Agents also operate aircraft with surveillance equipment and b) include CBP’s new use of sUAS. Aircraft equipped with surveillance technologies enhance situational awareness for USBP Field Commanders and Agents in areas that are remote or otherwise inaccessible. In many cases, traditional manned air support is neither timely nor cost effective, and USBP Agents on patrol in conjunction with fixed location sensors cannot provide persistent, omnipresent, and discreet surveillance capabilities. Land-based, mobile, and fixed surveillance capabilities are also limited by the terrain and climatic conditions which frequently reduce the range for observation. To help close these gaps, CBP is deploying sUAS to complement the current inventory of manned aircraft and large UAS.

Unlike CBP’s manned aircraft, the pilot controls UAS from the ground, and the large UAS are capable of flying longer distances and longer hours continuously. Like large UAS, sUAS are also piloted from the ground, but are generally limited in endurance and capability compared to the larger UAS. sUAS differ from UAS in that they provide a highly mobile, usually hand-launched system weighing less than 55 pounds. CBP’s sUAS are operated by USBP and include both commercially available and DoD reuse technologies such as vertical take-off multi-rotor and fixed-wing unmanned aircraft, with optional payloads such as video surveillance systems, rangefinders, thermal imaging devices, and radio frequency sensors. CBP’s sUAS include limited-range platforms, which have an average flight time of 30-40 minutes; medium-range platforms, with flight times of 90 minutes; and longer-range platforms, with flight times of up to three hours.

Small UAS are highly portable and can be rapidly deployed to high-risk areas, allowing CBP to reduce surveillance and situational awareness gaps. CBP operates sUAS in accordance with Federal Aviation Administration (FAA) Certificate of Authorization (COA) requirements via an online notification process and in accordance with Part 107 rules and guidelines. CBP works

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4 Vertical Take Off and Landing platform is an unmanned aircraft which can hover in place, take off, and land vertically.
5 Fixed-Wing platform is an unmanned aircraft that is capable of flight using wings that generate lift caused by the vehicle’s forward airspeed and the shape of the wings. Fixed-wing aircraft are distinct from rotary-wing aircraft, in which the wings form a rotor mounted on a spinning shaft.
6 A rangefinder measures distance from the sensor payload to an item of interest and assists the operator in determining location in relation to other objects.
7 A thermal imaging device is a device that forms an image using infrared radiation, similar to a common camera that forms an image using visible light.
8 Radio frequency sensors do not collect cell phone communications.
9 Part 107 of the Federal Aviation Regulations provides rules for non-hobbyist small (e.g., under 55 pounds) unmanned aircraft operations. See https://www.faa.gov/news/fact_sheets/news_story.cfm?newsId=20516.
with the FAA to develop the COAs to define airspace for unmanned operations. Consistent with the primary mission for the sUAS, these COAs define airspace (altitude, latitude, and longitude) along the border and generally outside of urban areas to support CBP sUAS flight operations. Pursuant to the FAA COA, USBP is authorized to operate sUAS at or below 1200 feet above ground level in Class G\textsuperscript{10} airspace. In addition, USBP Internal Operating Procedures (IOP) further restrict operations to sparsely-populated locations, defined as those areas indicated in yellow on FAA Visual Flight Rule (VFR) sectional charts.\textsuperscript{11} When planning operations, the sUAS Operator will refer to the FAA’s Aeronautical Chart User’s Guide,\textsuperscript{12} as well as publicly available tools like SkyVector\textsuperscript{13} to view FAA VFR sectional charts. As the FAA develops its roadmap to integrate sUAS into the National Airspace System (NAS), CBP will adjust to any new requirements and continue to employ sUAS in pursuit of its primary border security mission.

Except for those operations where it is necessary to safeguard human life, the FAA COA restricts USBP from flying sUAS over a human being unless that human being is directly participating in the operation of the sUAS or the human being is located under a covered structure or inside a stationary vehicle that may provide reasonable protection from a falling sUAS. For those operations in which it is necessary to operate the sUAS over a human being in order to safeguard human life, the sUAS operator must not operate in proximity to human beings or any lower than is necessary to accomplish the mission at hand.

In addition, sensor payloads onboard sUAS are oriented toward the border and away from communities and places of worship and commerce frequented by local residents, when operationally feasible. While sUAS may record lawful activity during official USBP operations, (e.g., individuals entering a local establishment, in public places, associating with other individuals, or vehicle license plates), these recordings will be overwritten unless an authorized sUAS user determines the recording is needed for an approved purpose.

CBP is deploying sUAS in multiple phases during Fiscal Year (FY) 17 and FY18, beginning with limited pilot projects\textsuperscript{14} throughout high risk USBP areas of operation. Following successful deployment of these pilot projects, CBP will finalize its technical operational

\textsuperscript{10} Class G airspace is defined by the FAA as uncontrolled airspace. Uncontrolled airspace is generally defined as the airspace from the surface up to 700 or 1200 feet above ground level in most of the United States, but up to as high as 14,500 feet in some remote Western and sparsely-populated areas.

\textsuperscript{11} See FAA VFR Sectional Charts, available at https://www.faa.gov/air_traffic/flight_info/aeronav/productcatalog/vfrcharts/Sectional/.


\textsuperscript{14} Pilot projects will be initiated with the Special Operations Group and in the following U.S. Border Patrol Sectors: Tucson Sector, Rio Grande Valley Sector, and Swanton Sector.
requirements and refine tactics, techniques, and procedures to determine deployment of sUAS to all sectors/stations over a three-year period, or as funding permits.

Similar to other aircraft, CBP plans to deploy sUAS in the following scenarios: (1) to patrol the border; (2) to conduct surveillance for investigative operations; (3) to conduct damage assessment in disaster situations; and (4) in response to officer safety situations in support of agents on the ground.15

**Patrolling the Border**

CBP uses all of its aircraft to patrol different parts of the border based on the specific capabilities of the type of aircraft. sUAS provide USBP with access to previously inaccessible border areas (due to rugged or difficult terrain), while lowering the risk to agents patrolling those areas. sUAS will help to mitigate existing gaps in border security by providing aerial surveillance capabilities in situations in which manned helicopters and fixed-wing aircraft or UAS are either not available or are not practical due to the high cost or the remoteness associated with the area of operations. sUAS may enhance USBP Agent safety by providing the capability of surveilling and detecting threats from afar before agents enter high risk areas and situations. Prior to a mission, the sUAS Operator is responsible for coordinating the sUAS Operations Area (SOA) with the appropriate airspace controlling party. For example, in Tucson Sector, USBP Agents work with the Joint Intelligence Operations Center (JIOC) to de-conflict airspace in a given area. Usually, the SOA will be a 2.5-mile radius from a specific location, but could be larger. Use of the airspace is authorized for a set amount of time, usually an eight-hour period.

**Investigative Operations**

CBP uses both sUAS and other manned and unmanned aircraft to support investigative operations conducted by other DHS components, such as U.S. Immigration and Customs Enforcement (ICE), and by other federal law enforcement agencies, such as the Federal Bureau of Investigation (FBI) or Drug Enforcement Agency (DEA). Requests for sUAS support are directed to the respective USBP sector Chief Patrol Agent responsible for the geographic area in which operations are to be conducted for authorization. Each request follows a standard process and is reviewed and considered by the Chief Patrol Agent of each USBP Sector in terms of the requesting agencies’ authorities to receive the information, CBP’s authority to lend assistance, and CBP’s ability to integrate the information collection into its mission. USBP must also determine the availability of sUAS and the integration of the requested activity into its operations.

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15 Particularly in regards to USBP support for disaster assistance and officer safety/recovery, USBP may operate sUAS in support of other federal agencies. As such, it is possible that USBP sUAS, when operated in support of an agency with the authority to do so, may conduct operations away from the border. All operations will be conducted in accordance with the current FAA COA.
Typical support missions include overhead observation of subjects of investigations, specific locations of interest, and conveyances for enhanced situational awareness and increased officer/agent safety. For example, CBP may deploy sUAS to conduct surveillance over a building to inform ground units of the general external layout of the building or rugged or inaccessible terrain in order to provide the location of vehicles or individuals along the border and between the ports of entry. When flying sUAS in support of another component or government agency for an investigative operation, CBP may provide the other agency downloaded video images, photographs, radio frequency emissions, and location information of the operation, in whole or in part, based on the request.

Disaster Support

CBP may also use sUAS during natural disasters in support of other DHS components, other federal agencies, and state and local partners. For example, CBP may use sUAS to provide images of flooding or other damage to the Federal Emergency Management Agency (FEMA), state emergency operations centers, the United States Geological Survey (USGS), or the U.S. Army Corps of Engineers. In general, video and other data information from these operations are not used to identify individuals and are not typically associated with personally identifiable information (PII). As with other requests for support, disaster area overflight requests are assigned in accordance with the national policy regarding sUAS operations.

Officer/Agent Safety and Support to State and Local Law Enforcement

State and local law enforcement officials may request CBP sUAS support in emergency situations to improve officer safety when aerial surveillance is necessary or the terrain is too difficult for law enforcement personnel to navigate. Requests for sUAS support are directed to the respective USBP sector Chief Patrol Agent responsible for the geographic area in which operations are to be conducted for authorization. CBP may provide video images, photographs, radio frequency emissions, and location information taken during emergency situations to other DHS components. Sharing of this information with state and local partners, including foreign and other authorized entities, is on a case-by-case basis as determined through CBP’s Request for Information process.

Information Captured by sUAS

Due to the altitude at which sUAS operate and the technical limitations of current sensors, the video images and photographs the sUAS-deployed surveillance tools generally do not provide enough detail for an operator to determine a person’s identity. The only information about individuals that is collected or retained is the indication of a human form, as well as other contextual information (e.g., that an individual is carrying a backpack or a large item, such as a

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16 CBP does not loan out sUAS for other agencies to use. At all times, CBP personnel will be in control of sUAS being operated to assist another agency.
Video images, photographs, radio frequency emissions, and location information captured by sUAS, however, may be associated with a person if the person is apprehended. For example, video images and photographs may show several individuals traversing the land border and being intercepted by officers/agents of CBP. While the video images and photographs are generally not sufficiently precise to permit actual identification, the circumstances of CBP interdiction and apprehension of a suspect in conjunction with the aerial surveillance are sufficient to link the indistinct images of persons traversing the ground to the suspect’s case file. Individuals who are apprehended by CBP as a result of observation by sUAS at or near the border may have video images, photographs, radio frequency emissions, and location information of their crossing and apprehension associated with their enforcement case file. CBP obtains biographical data pertaining to the apprehended person following time of apprehension. CBP stores all biographic, biometric and case information obtained from apprehended individuals in the appropriate law enforcement case management system (in most USBP cases, in the CBP E3 system). In general, CBP maintains any related video images, photographs, radio frequency emissions, and location information obtained from the sUAS on removable media in accordance with chain of custody protocols.

Video images, photographs, radio frequency emissions, and location information captured by sUAS are recorded via a ground control station (GCS). In the case of medium-range and longer-range sUAS platforms, surveillance video is fed to a stand-alone computer through the GCS and is recorded in real-time. The controller on sUAS platforms acts as both the GCS and mechanism for controlling the platform. On small sUAS platforms, data is recorded to an SD card inside the controller. Data can be downloaded from the GCS of an individual sUAS system as individual video files and maintained on DVD or other digital medium as case file evidence for prosecution cases and for training purposes. Data may be copied for storage for training and prosecution purposes and titled by date of incursion, sUAS registration number, and number of individuals involved. When data is copied to a DVD for prosecution purposes, the prosecution case number will be added to the title. CBP stores DVDs consistent with its chain of custody protocols.

Following a flight, the video images, photographs, radio frequency emissions, and location information captured by sUAS are generally not downloaded unless required as evidence for prosecution, investigation, or training purposes. Subsequently, and only upon official request, access to a particular image may be provided to authorized persons who have a “need to know;” when the dissemination is in response to a particular law enforcement activity or case, that analysis may include PII. sUAS video images, photographs, radio frequency emissions, and location

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17 See DHS/CBP/PIA-012(a) CBP Portal (E3) to EID/IDENT (August 9, 2017), available at https://www.dhs.gov/privacy.
18 A ground control station (GCS) is a land- or sea-based control center that provides the facilities for human control of the sUAS.
information of the crossing or apprehension of persons whose apprehension is the subject of a video recording by a sUAS or manned or unmanned aircraft, may be associated with a law enforcement case file that contains PII.

**Fair Information Practice Principles (FIPPs)**

The Privacy Act of 1974 articulates concepts of how the Federal Government should treat individuals and their information and imposes duties upon federal agencies regarding the collection, use, dissemination, and maintenance of personally identifiable information. The Homeland Security Act of 2002 Section 222(2) states that the Chief Privacy Officer shall assure that information is handled in full compliance with the fair information practices as set out in the Privacy Act of 1974.

In response to this obligation, the DHS Privacy Office developed a set of Fair Information Practice Principles (FIPPs) from the underlying concepts of the Privacy Act to encompass the full breadth and diversity of the information and interactions of DHS. The FIPPs account for the nature and purpose of the information being collected in relation to DHS’s mission to preserve, protect, and secure.

DHS conducts Privacy Impact Assessments on both programs and information technology systems, pursuant to the E-Government Act of 2002 Section 208 and the Homeland Security Act of 2002 Section 222. Given that Aircraft Systems and their associated devices are mechanical and operational systems rather than a distinct information technology system or collection of records pertaining to an individual that would be subject to the parameters of the Privacy Act, this updated PIA is conducted to relate the use of these observation and data collection platforms to the DHS construct of the FIPPs. This updated PIA examines the privacy impact of Aircraft Systems operations as it relates to the DHS FIPPs.

1. **Principle of Transparency**

   *Principle: DHS should be transparent and provide notice to the individual regarding its collection, use, dissemination, and maintenance of PII. Technologies or systems using PII must be described in a SORN and PIA, as appropriate. There should be no system the existence of which is a secret.*

   CBP is issuing this updated PIA to provide notice to the public of its use of small unmanned aircraft systems. In conjunction with the previously published BSS PIA, this PIA update serves to inform the public generally of the presence of surveillance capabilities at the border and the use of capabilities to detect and support the apprehension of persons crossing the border illegally. CBP
has also published the Border Patrol Enforcement Records (BPER) System of Records Notice (SORN),\textsuperscript{19} which provides notice of CBP’s collection of information related to enforcement activities between ports of entry. Although information collected through sUAS technology is not generally personally identifiable, when CBP associates sUAS video images, photographs, radio frequency emissions, and location information with an individual, that information may become subject to the requirements of the Privacy Act and the BPER SORN.

Per the approved FAA COA effective from November 2017 to November 2019, CBP is required to file Notice to Airmen (NOTAM) not more than 72 hours in advance but not less than 24 hours in advance of known operations. CBP has established and is currently testing the air space deconfliction process, which includes the notification of CBP Air and Marine Operations (AMO) and general/commercial aviation of sUAS operating locations via the NOTAM process. The area of operation is defined in the NOTAM and includes a point and the minimum radius required to operate except as authorized as a special provision. Due to the immediacy of some tactical operations, NOTAM notification may be reduced to no less than 30 minutes prior to operations in cases when CBP was not aware of the need to conduct the operation more than 24 hours in advance.

All individuals entering the United States at and between the ports of entry are subject to monitoring and data collection for operational and situational awareness. CBP posts signs at ports of entry to notify individuals of the monitoring and information collection requirements. However, CBP cannot reasonably provide timely notice for individuals encountered between ports of entry. This PIA and the BPER SORN serve as general notice of CBP’s use of sUAS and other aircraft to monitor activities along the U.S. border.

**Privacy Risk:** There is a risk that a member of the public will not know that a sUAS is operated by CBP and may be collecting photo, video, or other information obtained through surveillance technology.

**Mitigation:** This risk is partially mitigated through the publication of this PIA, which provides notice of CBP’s use of sUAS. The risk that an individual may not receive timely notice of an individual aircraft cannot be fully mitigated. Due to the size of these aircraft, CBP cannot brand them in a way that will make their association easily discernable. In addition, CBP may avoid providing notice of a sUAS in a particular area when doing so might compromise the integrity of a law enforcement operation or investigation.

USBP will conduct operations in accordance with the current, approved Federal Aviation Administration Certificate of Authorization (FAA COA) and USBP Internal Operating Procedures (IOP). This risk is further mitigated by the fact that the FAA COA restricts sUAS flights to Class G airspace. The USBP IOP further limits operations to sparsely-populated areas as defined by the FAA’s Aeronautical Chart User’s Guide. USBP IOP further restricts operations to sparsely

\textsuperscript{19} See DHS/CBP-023 Border Patrol Enforcement Records (BPER), 81 FR 72601 (October 20, 2016).
populated locations, defined as those areas indicated in yellow on FAA Visual Flight Rule (VFR) sectional charts. When planning operations, the sUAS Operator will refer to the FAA’s Aeronautical Chart User’s Guide to identify unpopulated areas of the border, as well as, publicly available tools like SkyVector to view FAA VFR sectional charts.

2. Principle of Individual Participation

Principle: DHS should involve the individual in the process of using PII. DHS should, to the extent practical, seek individual consent for the collection, use, dissemination, and maintenance of PII and should provide mechanisms for appropriate access, correction, and redress regarding DHS’s use of PII.

In general, the impacts to individual participation have not changed since the publication of the 2013 Aircraft Systems PIA. Like traditional fixed wing aircraft and large UAS, CBP primarily uses sUAS to maintain situational awareness of the border area and to locate individuals who are crossing the border illegally or engaged in illegal activity in the border area. Allowing an individual to consent to the collection, use, dissemination, and maintenance of sUAS video images, photographs, radio frequency emissions, and location information would compromise operations and would interfere with the U.S. government’s ability to protect its borders.

In the event that sUAS information is linked to an individual subject of a CBP law enforcement or other investigation, access procedures are described in this PIA and in the BPER SORN. Although the BPER SORN asserts exemptions from the access provisions of the Privacy Act for the information maintained pursuant to its terms, such exemptions are reviewed in the context of each request. To seek access to information collected via sUAS and linked to a law enforcement case file maintained in E3, individuals may request information about themselves, pursuant to the access provisions of the Privacy Act of 1974 (5 U.S.C. § 552a(d)), as applicable, or pursuant to the Freedom of Information Act (FOIA) (5 U.S.C. § 552).

Any individual, regardless of citizenship or immigration status, may seek notification of and access to any CBP record contained in E3 pursuant to procedures provided by FOIA, and can do so by visiting https://www.cbp.gov/site-policy-notices/foia, or by mailing a request to:

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23 See DHS/CBP-023 Border Patrol Enforcement Records (BPER), 81 FR 72601 (October 20, 2016).
24 See DHS/CBP/PIA-012(a) CBP Portal (E3) to EID/IDENT (August 9, 2017), available at https://www.dhs.gov/privacy.
When seeking records about one’s self from any of the system of records applicable or any other Departmental system of records, the request must conform to the Privacy Act regulations set forth in federal regulations regarding Domestic Security and Disclosure of Records and Information. The individual must first verify his or her identity, meaning that the requestor must provide his or her full name, current address, and date and place of birth. The requestor must sign his or her request, and the signature must either be notarized or submitted under federal statute regarding Unsworn Declarations Under Penalty of Perjury, a law that permits statements to be made under penalty of perjury as a substitute for notarization. While an inquiry requires no specific form, forms may be obtained for this purpose from the DHS Chief Privacy Officer and DHS Chief FOIA Officer, https://www.dhs.gov/freedom-information-act-foia, or 1-866-431-0486. In addition, the request should:

- Explain why the requestor believes the Department would have information on him or her;
- Identify which component(s) of the Department the requestor believes may have requested information about him or her;
- Specify when the requestor believes the records would have been created; and
- Provide any other information that will help the FOIA staff determine which DHS Component agency may have responsive records.

If individuals are uncertain what agency or database manages the information, they may seek redress, regardless of citizenship, through the DHS Traveler Redress Program (“TRIP”), 601 South 12th Street, TSA- 901, Arlington, VA 22202-4220 or online at www.dhs.gov/trip.

**Privacy Risk:** There is a risk that individuals are not aware of their ability to make record access requests for CBP records.

**Mitigation:** This risk is partially mitigated. This updated PIA and the BPER SORN describe how individuals may make access requests under FOIA or the Privacy Act, as applicable. Redress is available for U.S. Citizens and Lawful Permanent Residents through requests made under the Privacy Act as described above. U.S. law prevents DHS from extending Privacy Act redress to individuals who are not U.S. Citizens, Lawful Permanent Residents, or the subject of covered records under the Judicial Redress Act. To ensure the accuracy of CBP’s records, CBP may permit access and amendment, regardless of citizenship, on a case-by-case basis, consistent with law and policy.
**Privacy Risk:** Due to the law enforcement nature of the information collected by sUAS and maintained in E3 or another case management system, there is a risk that individuals will not be able to access, correct, or amend their records since the records are exempted from access, correction, and amendment under the Privacy Act.

**Mitigation:** This risk is partially mitigated. Information from certain CBP source systems may be amended as indicated in the applicable SORN. However, providing individual access or correction of records may be limited for law enforcement reasons, including as expressly permitted by the Privacy Act. Permitting access to the records 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 the records could also permit the individual who is the subject of a record to impede the investigation, to tamper with witnesses or evidence, or to avoid detection or apprehension. Amendment of the records could interfere with ongoing investigations and law enforcement activities and may impose an impossible administrative burden on investigative agencies.

**Privacy Risk:** With the recent cancellation of the DHS Mixed Systems policy through DHS Privacy Policy Guidance Memorandum 2017-01, *DHS Privacy Policy Regarding Collection, Use, Retention, and Dissemination of Personally Identifiable Information*, there is a risk that persons other than U.S. Citizens and Lawful Permanent Residents are now unable to access, correct, and amend their information as they were previously able to do.

**Mitigation:** This risk is partially mitigated. This updated PIA and the BPER SORN describe how individuals can request access under FOIA or the Privacy Act, as applicable. Redress is available for U.S. Citizens and Lawful Permanent Residents through requests made under the Privacy Act as described above. U.S. law prevents DHS from extending Privacy Act redress to individuals who are not U.S. Citizens, Lawful Permanent Residents, or the subject of covered records under the Judicial Redress Act. However, these individuals still may seek notification of and access to records pursuant to procedures provided by FOIA. Additionally, to ensure the accuracy of CBP’s records, CBP may permit access and amendment, regardless of citizenship, on a case-by-case basis, consistent with law and policy.

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3. Principle of Purpose Specification

*Principle:* DHS should specifically articulate the authority which permits the collection of PII and specifically articulate the purpose or purposes for which the PII is intended to be used.

CBP’s use of sUAS conforms to the purposes specified in 2013 Aircraft Systems PIA. Like other aircraft surveillance technology covered in the original PIA, CBP uses sUAS surveillance capabilities for the same purposes as other UAS in order to perform its law enforcement missions under the Immigration and Nationality Act of 1952, as amended, and other pertinent provisions of immigration laws and regulations, as well as pertinent provisions of customs laws and regulations. CBP collects information in conformance with the Electronic Communications Privacy Act of 1986, as amended, and the Communications Act of 1934, as amended. CBP is authorized to collect video, other images, signals information, and data using surveillance capabilities to include sUAS in support of its border security mission. These authorities allow CBP to obtain information in support of the border interdiction of narcotics and other contraband, the prevention of the illegal entry of aliens into the United States, and in support of federal, state, and local law enforcement, counterterrorism, and emergency humanitarian efforts.

4. Principle of Data Minimization

*Principle:* DHS should only collect PII that is directly relevant and necessary to accomplish the specified purpose(s) and only retain PII for as long as is necessary to fulfill the specified purpose(s). PII should be disposed of in accordance with DHS records disposition schedules as approved by the National Archives and Records Administration (NARA).

CBP seeks to minimize the collection and retention of video images, photographs, radio frequency emissions, location, and other information that is necessary and relevant to carry out CBP’s mission. sUAS missions are generally carried out in remote unpopulated areas of the border where criminal activity is known or suspected to occur. The collection and retention of this information has not changed with the addition of sUAS technology. Unlike other aircraft systems, sUAS do not stream video images, photographs, radio frequency emissions, and location information to CBP systems (e.g., BigPipe). Instead, the information remains on the device originally used for recording until it is overwritten through re-use, which is dependent on the system memory but is generally limited to 30 days or less.

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30 BigPipe serves as a conduit, similar to a television cable, that transports live mission video feeds from the source systems owned by CBP Air and Marine Operations (AMO) and U.S. Border Patrol (USBP) to users within CBP and other DHS Components.
Like other aircraft systems, the information collected by sUAS is not subject to the Privacy Act unless it is retrieved by using an individual’s name or other unique identifier. If an individual is apprehended by CBP as a result of observation by sUAS or subsequent association from the presence of CBP assets, CBP may have video images, photographs, radio frequency emissions, and location information of that individual’s apprehension associated with the individual’s enforcement case file. Those video images, photographs, radio frequency emissions, and location information may be retained for up to 75 years if associated with an arrest, detention, or removal, in accordance with the retention schedule of the BPER SORN.

**Privacy Risk:** There is an over-collection risk associated with the fact that CBP may operate sUAS in Class G airspace, which may include populated areas.

**Mitigation:** Although CBP generally uses sUAS to monitor areas that are inaccessible and generally sparsely-populated, the FAA COA does not specifically prevent CBP from operating sUAS in populated areas. This risk is partially mitigated by the fact that CBP retains information obtained from sUAS for 30 days or less, unless the information is linked to an enforcement event. Further, the risks to the individual are limited by the fact that sUAS do not collect personally identifiable information unless the images are then linked to an enforcement action.

### 5. Principle of Use Limitation

*Principle:* DHS should use PII solely for the purpose(s) specified in the notice. Sharing PII outside the Department should be for a purpose compatible with the purpose for which the PII was collected.

As with all video and still images captured by CBP operated aircraft, CBP uses sUAS to collect video images, photographs, radio frequency emissions, and location information pursuant to its law enforcement authority, as part of its border security mission, or in support of another agency when that other agency’s authority covers the mission either through delegation of authority or direct control of the information collected. Per the FAA COA, sUAS may operate along the northern and southwest borders, but may not operate over urban areas. While the images or information collected is generally not sufficiently precise to permit actual identification of a person, the images or information may be associated with an individual from context within the image, circumstances surrounding the activity occurring in the image, or additional information obtained directly from the person by an officer/agent. The images or information are only associated with an individual if the individual is apprehended or if the images are taken as part of an ongoing law enforcement investigation. Accordingly, the data can only be used for the purposes specified in Section 3 of this updated PIA.
When sUAS data is needed as evidence for prosecution, a sUAS Operator retrieves the recorded incident information from the respective sUAS GCS. Surveillance video recordings can be downloaded from the GCS of an individual sUAS system as individual video files and maintained on DVD or other digital medium as case file evidence for prosecution cases and for training purposes. Surveillance video events may be copied for storage for training and prosecution purposes and titled by date of incursion, sUAS registration number, and number of individuals involved. When video is copied to a DVD for prosecution purposes, the prosecution case number will be added to the title. CBP follows evidentiary and chain of custody procedures, including proper markings, while handling recorded incident information. Not all “evidence” will include persons under arrest. Events can occur solely for intelligence collection or seizure of property, not involving persons, and tagged with an event number or field information report number.

In some circumstances, non-PII video recordings and other data that is not associated with an apprehended individual(s) may provide value in an intelligence context. USBP may share these images with the CBP Office of Intelligence (OI). These unassociated images are separately maintained by OI for a maximum of five years.

**Privacy Risk:** There is a risk that sUAS may capture information about individuals or activities that are beyond the scope of CBP’s authorities. For example, sUAS cameras may capture individuals entering places or engaging in lawful activities as they relate to their daily lives because the border includes populated areas. Although unlikely during normal operations, there is a possibility that sUAS may collect video images, photographs, radio frequency emissions, and location information of an individual entering a doctor’s office, attending public rallies, social events, or meetings, or associating with other individuals.

**Mitigation:** This risk is mitigated by the fact that sUAS are generally flown along the northern and southwest border and away from urban areas, communities, and places of worship when operationally feasible. While sUAS cameras may record lawful activity at or near the border, these recordings are automatically overwritten unless an authorized sUAS Operator determines the recording is needed for an approved purpose. Specifically, CBP copies and retains sUAS video images, photographs, radio frequency emissions, and location information only when the images captured are relevant to an active case file for law enforcement or border security purposes. CBP does not associate the sUAS recorded video or other data with an individual unless the individual is later apprehended or otherwise identified as part of a law enforcement investigation. Any video images, photographs, radio frequency emissions, and location information associated with a law enforcement case is covered by the SORN that maintains the case file.
6. Principle of Data Quality and Integrity

*Principle:* DHS should, to the extent practical, ensure that PII is accurate, relevant, timely, and complete, within the context of each use of the PII.

The addition of sUAS capability does not change data quality or integrity as described in the 2013 Aircraft Systems PIA, as the technology deployed on sUAS does not differ substantially from the tools deployed on other aircraft. As explained in Section 4 above, to ensure that the PII captured by sUAS is relevant and timely, video images, photographs, radio frequency emissions, and location information must be associated within 30 days with the individual(s) CBP apprehends, or all information is overwritten. Although sUAS are capable of operating for the entirety of the designated mission at lower altitudes than larger aircraft, the video resolution and images are under normal circumstances not precise enough to permit the actual identification of the individual(s). Unless the information is linked to an apprehension or other investigative case file, video recordings and related data offer no continued value in a law enforcement support context.

To help ensure the quality and integrity of the information collected and used as evidence, CBP requires its USBP Agents to successfully complete training on the proper operation of sUAS and the associated recording equipment. This training includes correct techniques to copy recorded evidence from a non-portable hard drive to portable digital media and procedures to ensure that such evidence is not co-mingled with data from other investigations; procedures in maintaining chain of custody for all recorded evidence; and training to ensure that the USBP Agent making a recording transfers the recordings in their original unedited format, to portable media. The USBP Agent making the recording must label all copies of portable media with the corresponding case number (if available), the date and place of the original recording, and the names of the USBP Agent and sUAS Operator. The USBP Agent making the recording must also label, initial, and maintain possession of the evidence until custody is properly transferred to the appropriate designated evidence custodian, case agent, Assistant United States Attorney, or other appropriate Government official. As with any information associated with a case file, once the images are cross referenced to an investigation or case, they become covered by the system of records for that case file system and subject to the access and amendment provision of that system.

7. Principle of Security

*Principle:* DHS should protect PII (in all forms) through appropriate security safeguards against risks such as loss, unauthorized access or use, destruction, modification, or unintended or inappropriate disclosure.

As with all data captured by CBP operated aircraft, CBP has taken steps to protect the video
images, photographs, radio frequency emissions, and location information captured by sUAS. Whenever possible, CBP uses encrypted feeds to pass video and other information recorded on a flight to the GCS. Although not all sUAS video feeds are currently encrypted, CBP is awaiting advancements in sUAS technology that is expected to resolve this concern. Video, photographs, and other information captured by sUAS is subject to access controls and an approval process requiring clearance by system administrators to ensure that only authorized users with a need to know have access to the video images, photographs, radio frequency emissions, and location information. Any recorded images that are saved to be used as evidence must be handled in accordance with CBP policy to maintain and preserve chain of custody. Images that are used as evidence must be handled according to the procedures detailed in Section 6 of this updated PIA. All recorded evidence must be kept in a locked container, segregated from other property or equipment. Video that is collected during an investigative operation that contains sensitive analytical surveillance, or reconnaissance-related data may not be disclosed unless a request for disclosure has been submitted. The request must include a copy of the information that is to be disclosed, and must clearly specify the name of the intended recipient, how the information will be used, restrictions on further dissemination, and the reasons justifying the disclosure.

**Privacy Risk:** There is a risk that the transmission of unencrypted video images, photographs, radio frequency emissions, and location information could be intercepted by unauthorized parties.

**Mitigation:** This risk is partially mitigated. CBP intends to use sUAS to identify if there is an operational utility to using sUAS to support its border security mission. CBP believes the privacy risk posed by sUAS is minimal since, in the event of an unauthorized disclosure of information from the sUAS, the identity of the individual(s) is not known unless and until the image is associated with a prosecution case. As technology advances in commercial systems, CBP will continue to evaluate the capability offered and will incorporate platforms offering these advanced technologies.

### 8. Principle of Accountability and Auditing

*Principle:* **DHS should be accountable for complying with these principles, providing training to all employees and contractors who use PII, and should audit the actual use of PII to demonstrate compliance with these principles and all applicable privacy protection requirements.**

With the addition of sUAS, there is no change in CBP’s accountability and auditing practices. All CBP employees are required to complete annual privacy awareness training, in addition to training on ethics and the CBP Code of Conduct. Access controls, both physical and technological, are in place to ensure only authorized access to the aircraft systems and the collected data/images. All USBP Agents using sUAS must be certified. CBP requires employees to
successfully complete training on techniques to copy recorded evidence to portable digital media and requires them to follow procedures to ensure that such evidence is not co-mingled with data from other investigations. CBP employees must follow procedures to maintain an adequate chain of custody in the event that the information is used as evidence.

CBP has a process in place for restricting the dissemination of sUAS video images, photographs, radio frequency emissions, and location information and keeps a log of the disclosures. CBP redacts law enforcement sensitive information, PII, and other sensitive related data unless the requestor has a valid need to know. CBP periodically reviews the logs or disclosure records to ensure compliance with established privacy policies, practices, and procedures for associated systems.

**Responsible Officials**

Andrew Scharnweber  
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U.S. Customs and Border Protection

Debra L. Danisek  
CBP Privacy Officer  
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U.S. Customs and Border Protection

**Approval Signature**

Original, signed copy on file with the DHS Privacy Office

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Philip S. Kaplan  
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