Privacy Impact Assessment
for the

Data Analysis & Research for Trade Transparency System (DARTTS)

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Abstract

The United States Department of Homeland Security (DHS), Immigration and Customs Enforcement (ICE) operates the Data Analysis and Research for Trade Transparency System (DARTTS), which supports ICE investigations of trade-based money laundering, contraband smuggling, and trade fraud. DARTTS analyzes trade and financial data to identify statistically anomalous transactions that may warrant investigation for money laundering or other import-export crimes. These anomalies are then independently confirmed and further investigated by experienced ICE investigators. ICE has conducted this Privacy Impact Assessment (PIA) because DARTTS collects and uses personally identifiable information associated with money laundering, contraband smuggling, and trade fraud.

Overview

Background

Trade transparency is the concept of examining U.S. and foreign trade data to identify anomalies in patterns of trade. Such anomalies can indicate trade-based money laundering or other import-export crimes that ICE is responsible for investigating, such as contraband smuggling, trafficking of counterfeit goods, misclassification of goods, and the over- or under-valuation of goods to hide the proceeds of illegal activities.

DARTTS is owned and operated by the ICE Office of Investigations Trade Transparency Unit (TTU) to investigate these illegal activities. As part of the investigative process, ICE investigators and analysts must understand the relationships between importers and exporters and the financing for a set of trade transactions to determine which transactions are suspicious and warrant investigation. If performed manually, this process often involves hours of analysis of voluminous data. DARTTS is specifically designed to make this investigative process more efficient by automating the analysis and identification of anomalies for the investigator.

DARTTS Capabilities

DARTTS allows ICE to perform research and analysis that is not available in any other system because of the data it contains and the levels of detail at which the data can be analyzed. For instance, DARTTS allows investigators to view totals for merchandise imports and then sort on any number of variables, such as country of origin, importer name, manufacturer name, or total value. DARTTS does not seek to predict future behavior or “profile” individuals or entities, i.e., identify individuals or entities that meet a certain pattern of behavior that has been pre-determined to be suspect. Instead, it identifies trade and financial transactions that are statistically anomalous based on known facts and user queries.

Investigators further research anomalous transactions to determine if they are in fact suspicious and warrant further investigation. Investigators gather additional facts, verify the accuracy of the DARTTS data, and use their judgment and experience in making that determination. Not all anomalies lead to formal investigations.

In response to user-specified queries, DARTTS can also conduct “link analysis,” which identifies links (relationships) between individuals and/or entities based on commonalities, such as identification numbers, addresses, names, or other information. These commonalities in and of themselves are not
suspicious, but in the context of additional information they may help investigators identify potentially criminal activity, suspicious transactions, witnesses, or suspects.

Information Sources

DARTTS uses trade data collected by other federal agencies and foreign governments, and financial data collected by U.S. Customs and Border Protection (CBP) and the U.S. Department of the Treasury Financial Crimes Enforcement Network (FinCEN). DARTTS data is primarily related to international commercial trade and financial transactions. DARTTS does not allow ICE investigators to obtain any data they couldn’t otherwise access in the course of their investigative activities. DARTTS is maintained on a highly secure, stand-alone network that does not allow users to modify or add to the data. Notice of the existence and operation of DARTTS is provided by this PIA, and the Trade Transparency Analysis and Research (TTAR) SORN and Notice of Proposed Rulemaking (NPRM) published in the Federal Register.

Section 1.0
Characterization of the Information

1.1. What information is collected, used, disseminated, or maintained in the system?

DARTTS routinely receives bulk financial and trade information collected by other agencies and foreign governments, hereafter referred to as the “raw data.” The agencies that provide DARTTS with trade data collect any PII directly from individuals or enterprises completing export-import forms. The agencies that provide DARTTS with financial data receive PII from individuals and institutions, such as banks, that are required to complete certain financial reporting forms. This raw data contains the following PII, listed by the category of information (see Table 1 below):

Table 1. Personally Identifiable Information in DARTTS

<table>
<thead>
<tr>
<th>Category of Information</th>
<th>Personally Identifiable Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Names and Addresses (home or business) of importers, exporters, brokers, and consignees</td>
</tr>
<tr>
<td></td>
<td>Importer IDs</td>
</tr>
<tr>
<td></td>
<td>Exporter IDs</td>
</tr>
<tr>
<td></td>
<td>Broker IDs</td>
</tr>
<tr>
<td></td>
<td>Manufacturer IDs</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Foreign Trade Data¹</td>
<td>Names of importers, exporters, and brokers</td>
</tr>
<tr>
<td></td>
<td>Addresses of importers and exporters</td>
</tr>
<tr>
<td></td>
<td>Importer IDs</td>
</tr>
<tr>
<td></td>
<td>Exporter IDs</td>
</tr>
<tr>
<td></td>
<td>Broker IDs</td>
</tr>
<tr>
<td></td>
<td>Manufacturer IDs</td>
</tr>
<tr>
<td>U.S. Financial Data</td>
<td>Names of individuals engaging in financial transactions</td>
</tr>
<tr>
<td></td>
<td>that are reportable under the Bank Secrecy Act (e.g., cash transactions over $10,000) (See 1.2 below, ¶ 5.)</td>
</tr>
<tr>
<td></td>
<td>Addresses</td>
</tr>
<tr>
<td></td>
<td>Social Security/Taxpayer Identification Numbers</td>
</tr>
<tr>
<td></td>
<td>Passport Number and Country of Issuance</td>
</tr>
<tr>
<td></td>
<td>Bank Account Numbers</td>
</tr>
<tr>
<td></td>
<td>Party Names and Addresses (i.e., person making transaction)</td>
</tr>
<tr>
<td></td>
<td>Owner Names and Addresses (i.e., person on whose behalf the transaction is made)</td>
</tr>
</tbody>
</table>

In some instances, the Importer ID and Exporter ID is the individual or entity’s Social Security or Tax Identification Number. Importers and exporters may be individuals, (US Citizens, Law Permanent Residents, or aliens) or corporations, or other business entities.

DARTTS also uses analytical tools to create user-driven analyses of the raw data. These analyses can and do focus on a variety of information, such as the activities of specific individuals and entities and/or trade data for particular commodities. The specific content and format of any particular analysis varies depending on the analytical tool selected and parameters set by the user. The analyses may include, for example, high-level graphical representations that reveal trade pricing discrepancies or itemized listings of specific transactions identified during analysis as potentially indicative of fraud or other illegal activity.

DARTTS also creates extracts of U.S. trade data that have been stripped of PII, and provides those extracts to partner countries that operate their own trade transparency programs (TTUs) and with whom the United States has entered into a Customs Mutual Assistance Agreement. DARTTS strips all PII from the U.S. trade data and assigns a random identification number in place of all importer ID numbers. DARTTS creates a table that allows users to track back to the original DARTTS data using the random identification number. The table is used by ICE to respond to inquiries from foreign TTUs if they identify suspicious U.S. trade transactions of interest to the foreign customs officials. The U.S. financial data described above is not shared with the partner countries.

1.2. What are the sources of the information in the system?

All of the raw data in DARTTS is provided by other U.S. agencies and foreign governments. ICE does not directly collect information from individuals or entities for inclusion in DARTTS. The raw data

¹ The specific data elements received vary by country. For example, some countries provide trade data that has been stripped of personally identifiable information such as names and addresses.
within DARTTS is divided into three broad categories: U.S. trade data, foreign trade data, and U.S. financial data. The specific sources of the raw data are:

1. **U.S. Customs and Border Protection (CBP) import data.** CBP collects this data from individuals and entities importing merchandise into the U.S. who complete CBP Form 7501, “Entry Summary.” CBP provides this data in the form of an extract from CBP’s Automated Commercial System (ACS), which will eventually be transitioned to CBP’s Automated Commercial Environment (ACE).

2. **U.S. Department of Commerce export data.** Commerce collects this data from individuals and entities exporting commodities from the U.S. using Commerce Department Form 7525-V, “Shipper’s Export Declaration.”

3. **U.S. Exports of Merchandise Dataset.** This is publicly available aggregated U.S. export data purchased from the U.S. Department of Commerce. This dataset does not contain any personally identifiable information. The dataset is further described (including a complete list of the data fields) and can be purchased through the following Commerce Department website:

   http://www.census.gov/foreign-trade/reference/products/catalog/expDVD.html

4. **Foreign import and export data** provided to ICE by partner countries pursuant to a Customs Mutual Assistance Agreement. Certain countries provide trade data that has been stripped of personally identifiable information. Other countries provide complete trade data, which includes any individuals’ names and other identifying information that may be contained in the trade records.

5. **Financial Transaction Reports from Treasury Department’s Financial Crimes Enforcement Network (FinCEN).** FinCEN administers the Bank Secrecy Act (BSA), a comprehensive Federal anti-money laundering statute. The BSA requires depository institutions and other industries vulnerable to money laundering to take precautions against financial crime, including reporting financial transactions possibly indicative of money laundering. FinCEN provides DARTTS with the following reporting data:

   - **Currency Monetary Instrument Reports (CMIRs)—**Declarations of currency or monetary instruments in excess of $10,000 made by persons coming into or leaving the United States.
   - **Currency Transaction Reports (CTRs)—**Deposits or withdrawals of $10,000 or more in currency into or from depository institutions.
   - **Suspicious Activity Reports (SARs)—**Information regarding suspicious financial transactions within depository institutions and the securities and futures industry.
   - **Report of Cash Payments over $10,000 Received in a Trade or Business—**Reports of merchandise purchased with $10,000 or more in currency.

Additionally, DARTTS itself is the source of analyses of the raw data produced using analytical tools within the system and the extracts of U.S. trade data that are provided to foreign partners.
1.3. **Why is the information being collected, used, disseminated, or maintained?**

DARTTS uses the trade and financial information collected by other governmental entities to aid ICE investigations of criminal violations of U.S. laws. The raw data loaded into DARTTS allows analysts to compare the information from different import-export and financial transactions to identify anomalies or other suspicious patterns or activities. The PII in the raw data is necessary because the system uses it to link related transactions together. It is also necessary to identify the persons or entities that should be investigated further.

Table 2 lists the sources of specific PII in DARTTS and why the PII is needed.

**Table 2. Personally Identifiable Information in DARTTS**

<table>
<thead>
<tr>
<th>Sources of U.S. Information</th>
<th>Personally Identifiable Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Names</td>
</tr>
<tr>
<td></td>
<td>Addresses</td>
</tr>
<tr>
<td></td>
<td>Trade ID Numbers (e.g., Importer ID)</td>
</tr>
<tr>
<td></td>
<td>Names</td>
</tr>
<tr>
<td></td>
<td>Addresses</td>
</tr>
<tr>
<td></td>
<td>Social Security Numbers (SSNs)</td>
</tr>
<tr>
<td></td>
<td>Tax Identification Number</td>
</tr>
<tr>
<td></td>
<td>Trade ID Numbers (e.g., Importer ID)</td>
</tr>
</tbody>
</table>
Sources of U.S. Information | Personally Identifiable Information | Reason Needed
--- | --- | ---
Passport numbers | Used in a similar way as SSNs, passport numbers are generally unique to an individual and are used to identify individuals. |
Bank account numbers | Identifies the bank or depository institution and the person involved in the transaction. Used to conduct link analysis to identify relationships that may help identify suspect transactions, witnesses, or suspects. |

### 1.4. How is the information collected?

As stated earlier, ICE does not directly collect information from individuals or entities for inclusion in DARTTS. Instead, ICE receives the raw data from the sources listed in Section 1.2 via CD-ROM or external storage devices and loads the data into DARTTS. Because DARTTS is a stand-alone system (*i.e.*, it is not connected to any other computer systems), it does not receive any data via direct electronic transmission from another system.

The U.S. Government agencies listed in Section 1.2 collect the trade and financial data from individuals and enterprises using various forms. The forms are listed in Table 3 below, including the OMB Control Number for each form issued pursuant to the Paperwork Reduction Act.

**Table 3. Trade Data and Financial Transactions Forms**

<table>
<thead>
<tr>
<th>Types of Forms</th>
<th>Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade Data Forms</td>
<td>U.S. Customs and Border Protection Form 7501, “Entry Summary,” OMB Control No. 1651-0022</td>
</tr>
<tr>
<td></td>
<td>Commerce Department Form 7525-V, “Shipper’s Export Declaration,” OMB Control No. 0607-0152</td>
</tr>
<tr>
<td>Financial Transaction Forms</td>
<td>FinCEN Form 101, “Suspicious Activity Report by Securities and Futures Industries,” OMB Control No. 1506-0019</td>
</tr>
<tr>
<td></td>
<td>FinCEN Form 102, “Suspicious Activity Report by Casinos and Card Clubs,” OMB Control No. 1506-0006</td>
</tr>
<tr>
<td></td>
<td>FinCEN Form 104, “Currency Transaction Report,” OMB Control No. 1506-0004</td>
</tr>
<tr>
<td></td>
<td>FinCEN Form 105, “Report of International Transportation of Currency or Monetary Instruments,” OMB Control No. 1506-0014</td>
</tr>
<tr>
<td></td>
<td>FinCEN Form 109, “Suspicious Activity Report by Money Services Business,” OMB Control No. 1506-0015</td>
</tr>
<tr>
<td></td>
<td>Treasury Form TD-F-90-22.47, “Suspicious Activity Report by Depository Institutions,” OMB Control No. 1506-0001</td>
</tr>
<tr>
<td></td>
<td>Internal Revenue Service Form 8300, “Report of Cash Payments Over $10,000 Received in a Trade or Business,” OMB Control No. 1506-0018</td>
</tr>
</tbody>
</table>
1.5. How will the information be checked for accuracy?

All of the information in DARTTS is obtained from other governmental organizations that collect the data under specific legislative authority. The original data collector is responsible for maintaining and checking the accuracy of its own data and has various means to do so. In many instances, the data ultimately loaded into DARTTS is highly accurate because it is collected directly from the individual or entity. In other instances, however, the data about individuals or entities is provided to the governmental organization by a third party.

DARTTS cannot independently verify the accuracy of the data it receives. FINCEN currently provides ICE with corrections to U.S. Financial Data, which are then uploaded to DARTTS. ICE does not receive corrections from its sources of trade data. In the event that errors are discovered, the DARTTS system owner will notify the originating agency of the errors.

Additionally, DARTTS data is never used directly as evidence to prosecute crimes. DARTTS is solely an analytical tool that helps investigators identify anomalies and suspicious activity in large sets of data. It is important to note that not all anomalies are an indicator of criminal activity. It is incumbent on the investigator that finds the anomaly to fully check all original data sources and further investigate to the reason for the anomaly. If the anomaly can be legitimately explained the investigator has no need to further investigate for criminal violations and moves on to the next identifiable anomaly. When investigating potential violations of U.S. laws, ICE investigators are required to obtain and verify the original source data from the agency that originally collected the information to prevent inaccurate information from propagating.

1.6. What specific legal authorities, arrangements, and/or agreements authorized the collection of information?

ICE has been authorized to collect information under 18 U.S.C. § 545 (Smuggling goods into the United States); 18 U.S.C. § 1956 (Laundering of Monetary Instruments); and 19 U.S.C § 1484 (Entry of Merchandise).

1.7. Privacy Impact Analysis: Given the amount and type of data collected, discuss the privacy risks identified and how they were mitigated.

There is a risk that incorrect information in the raw data may be used to make decisions regarding individuals or entities. This risk is mitigated by the fact that the system does not allow users to modify or add to the data, which eliminates the potential for user-generated data errors. Additionally, ICE agents and investigators will fully investigate leads generated by DARTTS analysis before taking action against an individual or entity. To ensure they have the best evidence available to support any case they are building, the investigator obtains information from all original data sources and further investigates the reason for the anomaly. If the anomaly can be legitimately explained the investigator has no need to further investigate for criminal violations and moves on to the next identifiable anomaly. Any and all information obtained from DARTTS is independently verified before it is acted upon or included in an ICE investigative or analytical report.
There is a risk when disparate data are aggregated together that the use of the aggregated data is inconsistent with the purpose for which the data was originally collected. DARTTS is used for a very specific purpose – to identify patterns and anomalies in trade and financial data that may be indicative of criminal activity. The use of the data for this purpose is consistent with the original purposes for which it was collected – to regulate trade and enforce U.S. import-export and financial criminal laws.

Section 2.0
Uses of the information

2.1 Describe all uses of the information.

ICE uses the information in DARTTS to conduct analyses of raw financial and trade data in order to identify potential violations of U.S. criminal laws. The analyses are designed to generate leads for and assist with the investigation of trade-based money laundering, contraband smuggling, and trade fraud. DARTTS conducts three types of analyses:

(1) International Trade Discrepancy Analysis: U.S. and foreign import/export data are compared to identify anomalies and discrepancies that warrant further investigation for potential fraud or other illegal activity.

(2) Unit Price Analysis: Trade pricing data are analyzed to identify over- or underpricing of goods, which may be an indicator of trade-based money laundering.

(3) Financial Data Analysis: Financial reporting data (the import/export of currency, deposits of currency in financial institutions, reports of suspicious financial activities, and the identities of parties to these transactions) are analyzed to identify patterns of activity that may indicate illegal money laundering schemes.

ICE investigators with experience conducting financial, money laundering, and trade fraud investigations use the completed analysis to identify possible criminal activity and provide support to field investigators. TTU investigators at ICE Headquarters refer the results of DARTTS analyses to ICE field offices as part of an investigative referral package to initiate or support a criminal investigation. All referrals to the field are documented in official reports of investigation or intelligence reports intended for the exclusive use of ICE investigators. ICE investigators in certain ICE field offices and attaché offices at U.S. embassies abroad also have access to DARTTS on stand-alone terminals. These investigators use DARTTS to conduct analyses in support of financial, money laundering and trade fraud investigations, and to respond to inquiries from partner-country TTUs with whom ICE shares anonymized U.S. trade data.

DARTTS-created extracts of U.S. trade data are provided to partner countries that operate their own trade transparency programs and with whom the United States has entered into a Customs Mutual Assistance Agreement or other similar information sharing agreements. This data is shared with these foreign countries’ own TTUs and is used to conduct similar analyses as those described in this PIA. ICE representatives at the U.S. embassies will respond to inquiries from foreign TTUs that have identified suspicious U.S. trade transactions of interest. Once ICE has validated that the transactions are suspicious,
ICE will share additional information from those specific trade records, including information that identifies persons or entities, with the foreign TTU to further their customs investigations. ICE may also open its own investigation into the matter.

2.2 What types of tools are used to analyze data and what type of data may be produced?

DARTTS uses the commercial software program LEADMiner to analyze raw trade and financial data to identify anomalies and other suspicious transactions. These anomalies can be indicators of trade-based money laundering or other import-export crimes.

LEADMiner is an application that is designed for experienced investigators. It enables the analysis of structured and unstructured data using three tools: the drill-down technique; link analysis; and charting and graphing tools that use proprietary statistical algorithms. LEADMiner allows non-technical users with investigative experience to analyze large quantities of data and rapidly identify problem areas. The program makes it easier for investigators to apply their specific knowledge and expertise to ever-larger sets of data.

Investigators use the drill-down system in analyzing data, which allows them to quickly find, analyze, share, and document suspicious patterns in large amounts of data. The drill-down system allows investigators to continually observe and analyze patterns in data at any point as they progress toward the targeting goal. As they drill down and focus on specific parts of the data, the system may identify patterns or anomalies that the investigators recognize as suspicious. This tool provides investigators an easy way to keep drilling down or up through the data to possibly find that same pattern elsewhere without losing track of where they are. Investigators can also connect from one dataset to another to see whether the suspicious people, entities, or patterns occur elsewhere.

In response to user-specified queries DARTTS can also conduct “link analysis,” which identifies links (relationships) between individuals and/or entities based on commonalities, such as identification numbers, addresses, or other information. These commonalities in and of themselves are not suspicious, but in the context of additional information they may help investigators identify potentially criminal activity, suspicious transactions, witnesses, or suspects. DARTTS also provides investigators the means to represent data graphically in graphs, charts, or tables to make identification of anomalous transactions easier and visually obvious.

The various tools available through LEADMiner allow investigators to produce analytical results on their screens using the capabilities described above. These results are a different way of looking at the original data. Investigators can also save these results to a file on the local DARTTS terminal in electronic format, which is readable by other analysis tools outside of DARTTS. This facilitates further analysis and allows the investigator to print out results for reference or retention in a case file. DARTTS does not perform entity resolution nor does it create new records stored in DARTTS.

2.3 If the system uses commercial or publicly available data, please explain why and how it is used.
As described in question 1.2 above, ICE purchases from the U.S. Department of Commerce a publicly available dataset called the U.S. Exports of Merchandise. This dataset contains aggregate U.S. export data but does not contain any PII. This information facilitates international trade discrepancy analysis by allowing ICE to compare U.S. exports to the import data provided by partner countries. Analyzed information typically focuses on a particular commodity and includes the value, quantity, method of transportation, and shipping weights of exported merchandise. Without this U.S. export data, international trade discrepancy analysis is not possible.

2.4 **Privacy Impact Analysis:** Given the amount and type of information collected, describe any types of controls that may be in place to ensure that information is used in accordance with the above described uses.

DARTTS access is limited to ICE investigators who use it while conducting official criminal investigative activities. As described in Section 8 of this document, security and access controls are in place to mitigate the risk of unauthorized individuals gaining access to PII. Users take mandatory annual privacy and security training, which stresses the importance of authorized use of personal data in government systems. Individuals who are found to access or use the DARTTS 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.

Additionally, any law enforcement investigation that is initiated as a result of a DARTTS analysis will from that point forward be carried out like any other criminal investigation. Normal investigatory protocols will be followed and the same civil liberty and constitutional restrictions, such as the Fourth Amendment’s probable cause requirements, will apply. ICE agents and investigators fully investigate leads generated by DARTTS analysis before taking action against an individual or entity. To ensure they have the best evidence available to support any case they are building, the investigator obtains information from all original data sources and further investigates the reason for the anomaly. If the anomaly can be legitimately explained the investigator has no need to further investigate for criminal violations and moves on to the next identifiable anomaly. Any and all information obtained from DARTTS is independently verified before it is acted upon or included in an ICE investigative or analytical report.

Finally, ICE shares U.S. trade information with its partner country customs agencies in an anonymized form to reduce the unnecessary sharing of personal data. ICE will only share personal information with the foreign customs officials once a suspicious transaction has been identified. This greatly limits the sharing of personal data to only those situations in which a law enforcement investigation will be initiated by a foreign or domestic law enforcement agency.
Section 3.0
Retention

3.1 How long is information retained?

ICE is in the process of drafting a proposed record retention schedule for the information maintained in DARTTS. ICE anticipates maintaining the records in DARTTS for five (5) years and then archiving records for five additional years, for a total retention period of ten (10) years. The five-year retention period for records is necessary to create a data set large enough to effectively identify anomalies and patterns of behavior in trade transactions. Records older than five (5) years will be removed from the system and archived for five (5) additional years and will only be used to provide a historical basis for anomalies in current trade activity. The original CD-ROMs containing the raw data will be retained for five (5) years to ensure data integrity and for system maintenance.

3.2 Has the retention schedule been approved by component records officer and the National Archives and Records Administration (NARA)?

No. ICE is in the process of drafting a proposed record retention schedule for the information maintained in DARTTS.

3.3 Privacy Impact Analysis: Please discuss the risks associated with the length of time data is retained and how those risks are mitigated.

The ten (10) year retention period proposed for DARTTS is appropriate to the purpose of the system, which is to analyze current and historical trade and financial information to identify patterns and anomalies that may indicate criminal activity. Investigators typically do not need to access and analyze data more than ten (10) years old to conduct the types of analyses described in this document. The ten (10) year retention for the DARTTS database ensures that sufficient information is available to conduct meaningful analyses for law enforcement purposes, while not keeping the information any longer than necessary.

Section 4.0
Internal Sharing and Disclosure

4.1 With which internal organizations is the information shared, what information is shared, and for what purpose?

DARTTS analytical results are shared within DHS for law enforcement investigatory purposes on
a case-by-case basis. ICE may share this information with other parts of DHS, but only after the underlying data has been validated and only for law enforcement or homeland security purposes. 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 this system of records notice.

4.2 How is the information transmitted or disclosed?

DARTTS analytical results are not routinely disclosed to other parts of DHS. Disclosures are made on a case-by-case basis and transmission or disclosure methods will vary depending on the circumstances. Because this data is law enforcement sensitive and may contain PII, appropriate safeguards (e.g., encrypted media) are used to ensure the security of the data during transmission or disclosure.

4.3 Privacy Impact Analysis: Considering the extent of internal information sharing, discuss the privacy risks associated with the sharing and how they were mitigated.

DARTTS analytical results are shared within DHS only for law enforcement or homeland security purposes, and only on a case-by-case basis. The ICE agent in charge of an investigation determines whether to share this information based on the needs and direction of that investigation. Data is only shared once it is validated. This ensures that ICE experts are the gatekeepers for appropriate analysis of financial and trade data within DARTTS. When disclosures are deemed necessary or helpful to an investigation, appropriate steps are taken to secure the information.

Section 5.0 External Sharing and Disclosure

5.1 With which external organizations is the information shared, what information is shared, and for what purpose?

DARTTS analytical results may be shared outside of DHS for law enforcement investigatory purposes on a case-by-case basis with other Federal, State, local and foreign agencies. ICE only shares this information after the underlying data has been validated and only for law enforcement or homeland security purposes. 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 this system of records notice.

In addition, DARTTS-created extracts of U.S. trade data are provided to partner countries that operate their own trade transparency programs and with whom the United States has entered into a Customs Mutual Assistance Agreement or other similar information sharing agreement. This data is
shared in an anonymized form with these foreign countries’ own TTUs and are used to conduct similar analyses as those described in this PIA. ICE representatives at the U.S. embassies will ICE to respond to inquiries from foreign TTUs that have identified suspicious U.S. trade transactions. Once ICE has validated that the transactions are suspicious, ICE will share identifiable information from those trade records with the foreign TTU to further their customs investigations. ICE may also open its own investigation into the matter.

5.2 How is the information transmitted or disclosed?

DARTTS analytical results are not routinely disclosed outside of DHS. Disclosures are made on a case-by-case basis and transmission or disclosure methods will vary depending on the circumstances. Because this data is law enforcement sensitive and may contain PII, appropriate safeguards (e.g., encrypted media) are used to ensure the security of the data during transmission or disclosure.

The anonymized U.S. trade data is shared in bulk with partner countries through the secure transfer of CD-ROMs or other media, typically through the ICE representative (who is usually an ICE agent or investigator) stationed at that country’s U.S. embassy. If an investigation is initiated, and personal information is shared with the foreign TTU, the ICE representative will provide only pertinent information, either verbally or in writing. In addition, the ICE representative will note the exchange of information in a report of investigation or other documentation.

5.3 Is the sharing of personally identifiable information outside the Department compatible with the original collection? If so, is it covered by an appropriate routine use in a SORN? If so, please describe. If not, please describe under what legal mechanism the program or system is allowed to share the personally identifiable information outside of DHS.

The Trade Transparency Analysis and Research (TTAR) SORN applies to DARTTS information and includes routine uses to permit external sharing for law enforcement, homeland and national security, audit, congressional, data breach, litigation, and records management purposes. The SORN also permits the sharing of U.S. trade data with foreign governments pursuant to Customs Mutual Assistance Agreements or other similar agreements to further the identification and prosecution of trade-based money laundering, contraband smuggling, and trade fraud. This external sharing is compatible with the law enforcement purpose of DARTTS and is necessary for the proper administration of a government program. ICE is publishing the TTAR SORN and Notice of Proposed Rulemaking (NPRM) in the Federal Register, concurrent with the publication of this PIA on www.dhs.gov/privacy.

5.4 How is the shared information secured by the recipient?

DARTTS analytical results are considered law enforcement sensitive data, the recipient of which is typically another law enforcement agency which have proper procedures and training in place to
safeguard investigatory data. Prior to any information being shared, the recipients would be required by ICE to safeguard the information in accordance with its sensitivity.

Foreign governments secure the U.S. trade information pursuant to the terms of information sharing agreements, which include provisions for the physical and logical protection of sensitive information. All foreign TTUs are located within official government offices and are secured in accordance with each foreign government’s physical and technical security requirements.

5.5 What type of training is required for users from agencies outside DHS prior to receiving access to the information?

None. The recipients of DARTTS information are typically other domestic and foreign law enforcement agencies that have proper procedures and training in place to properly safeguard investigatory data.

5.6 Privacy Impact Analysis: Given the external sharing, what privacy risks were identified and describe how they were mitigated.

ICE routinely shares anonymized U.S. trade data with foreign partners pursuant to international agreements. The data is not shared in identifiable form to limit the dissemination of personal information to only that which is necessary to further a law enforcement interest or investigation based on a suspicious transaction. Identifiable information from U.S. trade data is only shared with foreign customs agencies by ICE on an ad hoc basis if the partner has identified a suspicious transaction and then only for the purpose of permitting the foreign customs agency to investigate whether a violation of law has occurred.

DARTTS analytical results are shared outside of DHS only for law enforcement or homeland security purposes, and only on a case-by-case basis. The ICE agent in charge of an investigation determines whether to share DARTTS data based on the needs and direction of that investigation. Data is only shared once it is validated. When disclosures are deemed necessary or helpful to an investigation, appropriate steps are taken to secure the information during transmission. Recipients of DARTTS results are typically other law enforcement agencies that have proper procedures and training in place to properly safeguard investigatory information. In addition, all external sharing will comply with ICE and DHS policies.

Section 6.0 Notice

6.1 Was notice provided to the individual prior to collection of information?

ICE does not directly collect information from individuals or entities for use in DARTTS and therefore is not in a position to provide notice at the time of collection. The U.S. and foreign government
agencies that collect this information are responsible for providing appropriate notice, either on the forms used to collect the information and/or through other forms of public notice, such as Privacy Act system of records notices (SORNs). The following SORNs are published in the Federal Register and describe the raw data ICE receives from U.S. agencies for use in DARTTS (Table 4 below):

Table 4. Privacy Act System of Records Notices

<table>
<thead>
<tr>
<th>Agencies</th>
<th>Systems of Records Notices</th>
</tr>
</thead>
<tbody>
<tr>
<td>FinCEN Information</td>
<td>Suspicious Activity Report System (Treasury/FinCEN.002)</td>
</tr>
<tr>
<td></td>
<td>Bank Secrecy Act Reports System (Treasury/FinCEN.003)</td>
</tr>
<tr>
<td>Commerce Department Information</td>
<td>Individuals Identified in Export Transactions System (Commerce/ITA-1)</td>
</tr>
<tr>
<td>CBP Information</td>
<td>Treasury/CS.278 Automated Commercial System (66 FR 52984 October 18, 2001),</td>
</tr>
<tr>
<td></td>
<td>Automated Commercial Environment/International Trade Data System (ACE/ITDS) (DHS/CBP-001)</td>
</tr>
</tbody>
</table>

Notice of the existence and operation of DARTTS is provided by this PIA, and the TTAR SORN and NPRM published in the Federal Register.

6.2 Do individuals have an opportunity and/or right to decline to provide information?

All information provided to DARTTS by U.S. agencies is required by U.S. law to be provided to the agencies that originally collected the information. Individuals and corporations may choose to not import or export goods, for example, but should they choose to undertake such trade activities the information is required by the collecting agencies.

6.3 Do individuals have the right to consent to particular uses of the information? If so, how does the individual exercise the right?

ICE is not aware that the U.S. agencies that collect this information provide individuals and entities any right to consent to the particular uses of the information. However, all information is collected for the purpose of regulating trade and enforcing U.S. import-export and financial criminal laws. ICE’s use of the information it receives is consistent with the purpose of the collection.

6.4 Privacy Impact Analysis: Describe how notice is provided to individuals and how the risks associated with individuals being unaware of the collection are mitigated.

A risk exists that the public is unaware of the existence of DARTTS or that individuals may be unaware that their information is contained in DARTTS. Publication of this PIA and the DARTTS SORN mitigates that risk by providing a detailed description of the types of individuals whose information is contained in the system and the types of trade and financial transactions that make up DARTTS data.
Because DARTTS is a system used for criminal law enforcement purposes, notice or the opportunity to consent to use of the information would compromise the underlying law enforcement purpose of the system and may put pending investigations at risk. In addition, ICE does not directly collect the trade and financial data but receives the data from other U.S. and foreign government agencies. ICE is not, therefore, in a position to provide notice or an opportunity to consent to the individuals and entities from whom this information is collected. For that reason, specific notice and the opportunity to consent to these specific uses are not provided.

Section 7.0
Individual Access, Redress, and Correction

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

Individuals may request access to records about them in DARTTS by following the procedures outlined in the DARTTS SORN. 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 DARTTS 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, and to avoid detection or apprehension.

Individuals seeking notification of and access to any record contained in this system of records, or seeking to contest its content, may submit a request in writing to the component’s FOIA Officer, whose contact information can be found at http://www.dhs.gov/foia under “contacts.” If an individual believes more than one component maintains Privacy Act records concerning him or her the individual may submit the request to the Chief Privacy Officer, Department of Homeland Security, 245 Murray Drive, S.W., Building 410, STOP-0550, Washington, D.C. 20528.

7.2 What are the procedures for correcting inaccurate or erroneous information?

If individuals obtain access to the information in DARTTS pursuant to the procedures outlined in the DARTTS SORN, they may seek correction of any incorrect information in the system by submitting a request to correct the data. The data correction procedures are also outlined in the DARTTS SORN. All or some of the requested information may be exempt from amendment pursuant to the Privacy Act in order to prevent harm to law enforcement investigations or interests. Amendment of the records could interfere with ongoing investigations and law enforcement activities and may impose an impossible administrative burden on investigative agencies.
Individuals seeking notification of and access to any record contained in this system of records, or seeking to contest its content, may submit a request in writing to the component’s FOIA Officer, whose contact information can be found at http://www.dhs.gov/foia under “contacts.” If an individual believes more than one component maintains Privacy Act records concerning him or her the individual may submit the request to the Chief Privacy Officer, Department of Homeland Security, 245 Murray Drive, S.W., Building 410, STOP-0550, Washington, D.C. 20528.

7.3 How are individuals notified of the procedures for correcting their information?

The procedure for submitting a request to correct information is outlined in the DARTTS SORN and in this PIA in Questions 7.1 and 7.2.

7.4 If no formal redress is provided, what alternatives are available to the individual?

It is the primary responsibility of the original source data owners to maintain accurate information and provide a means for individuals to access and correct inaccurate records. As stated, individuals may submit Privacy Act requests for information and correction, which will be reviewed and corrected on a case-by-case basis. Individuals also may have the opportunity to contact the Federal agency that originally collected the information about them using the procedures described in those agencies’ SORN.

7.5 Privacy Impact Analysis: Please discuss the privacy risks associated with the redress available to individuals and how those risks are mitigated.

Redress is available through requests made under the Privacy Act as described above; however, providing individual access and/or correction of the records may be limited for law enforcement reasons as expressly permitted by the Privacy Act. Permitting access to the records contained in DARTTS 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, and 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.

It is important to note that DARTTS data is never used directly as evidence to prosecute crimes. DARTTS is solely an analytical tool which helps in the identification of anomalies and not all anomalies are an indicator of criminal activity. It is incumbent on the investigator that finds the anomaly to fully check all original data sources and further investigate to the reason for the anomaly. If the anomaly can be legitimately explained the investigator has no need to further investigate the anomaly for criminal violations and moves on to the next identifiable anomaly. As a safeguard, when investigating potential violations of U.S. laws ICE investigators are required to obtain and verify the original source data from the agency that collected the information to prevent inaccurate information from propagating.
Section 8.0
Technical Access and Security

8.1 What procedures are in place to determine which users may access the system, and are they documented?

DARTTS access is granted on a case-by-case basis by the TTU Network Administrator, who is designated by the TTU Unit Chief. Access to DARTTS is currently limited to ICE Special Agents and Criminal Research Specialists who work on TTU investigations at Headquarters or in the ICE field and foreign attaché offices, as well as properly cleared support personnel. This access is further limited only to individuals who have physical access to the offices of the TTU at ICE Headquarters, or access to the ICE field offices and foreign attaché offices that have stand-alone DARTTS terminals. ICE is exploring the feasibility of placing DARTTS on the ICE enterprise network in order to further expand access to other ICE agents in the field. Should DARTTS be placed on the enterprise network, access will not be granted to all ICE agents but only those directly involved in supporting the mission of the ICE TTU.

8.2 Will Department contractors have access to the system?

Yes. Certain contractors who are cleared through ICE personnel security have access as necessary to complete information technology development and operations and maintenance tasks on the system.

8.3 Describe what privacy training is provided to users either generally or specifically relevant to the program or system.

DARTTS users receive system-specific training that emphasizes the use limitations and other safeguards discussed in this PIA. In addition, all ICE employees are required to complete annual privacy and security training and training on Securely Handling ICE Sensitive but Unclassified (SBU)/For Official Use Only (FOUO) Information.

8.4 Has Certification & Accreditation been completed for the system or systems supporting the program?

DARTTS has a current Certification and Accreditation. This documentation was signed by the Designated Accrediting Authority on September 28, 2006, and is in effect for three years.
8.5 What auditing measures and technical safeguards are in place to prevent misuse of data?

DARTTS is maintained in a secure, government-owned facility. It is a stand-alone system, i.e., it is not networked to any other internal or external computer network. This provides a high degree of security against unauthorized access through hacking or other means. Any violations of systems security or suspected criminal activity will be reported to the Office of the Information System Security Manager (OISSM) team in accordance with the DHS security standards and to the ICE Office of Professional Responsibility.

All users are assigned unique user IDs and passwords. Audit trails are used to track user activities and provide accountability. Only authorized personnel can access audit trails, which are kept for a minimum of 90 days. Audit trails are reviewed by DARTTS system administrators or the Information System Security Officer (ISSO). The system administrator also maintains a spreadsheet record of the receipt or distribution of sensitive information on electronic media.

CD-ROMs and other external storage media received from other agencies, such as Department of Commerce and FinCEN, are received in a password-protected encrypted format. Additionally, FinCEN requires a signed receipt for all data. Once data from CD-ROMs or other external storage media is loaded onto DARTTS, the TTU Network Administrator stores them in the secured server room located in the TTU offices at ICE Headquarters until the retention period has elapsed, at which point they are destroyed.

8.6 Privacy Impact Analysis: Given the sensitivity and scope of the information collected, as well as any information sharing conducted on the system, what privacy risks were identified and how do the security controls mitigate them?

The security risks to this system are primarily unauthorized system access or use and inadequate system security. The risk that PII contained in DARTTS will be accessed inappropriately is mitigated by the limited number of system users, the security training they receive that explains how to protect sensitive information, and by the use of audit mechanisms that log and monitor user activity. DARTTS is also a stand-alone system not connected to any other computer system. These risks have been further mitigated by following DHS and government-wide security protocols that establish controls appropriate for this type of sensitive data. As described above and elsewhere in this PIA, those controls include user access controls, auditing, intrusion detection software, and user training. Trained, cleared analysts each have individual accounts for accessing DARTTS and system usage is audited on a regular basis.

DARTTS has completed a system security Certification and Accreditation process that reviews the security mechanisms and procedures that are in place and ensures that they are in accordance with established policy.
Section 9.0 Technology

9.1 What type of project is the program or system?

This program is a database with data analysis tools supporting the identification of anomalies or patterns of conduct that may indicate criminal activity.

9.2 What stage of development is the system in and what project development life cycle was used?

DARTTS is in the Operations and Maintenance stage of the ICE Enterprise Architecture Life Cycle Management System.

9.3 Does the project employ technology that may raise privacy concerns? If so, please discuss their implementation.

Systems like DARTTS that analyze data and produce results seeking to identify suspicious transactions for further investigation present the risk that the model being used to identify leads is not valid. An invalid model may identify individuals or entities as suspects who are not actually engaged in illegal activities, possibly subjecting them to unwarranted government attention and investigation.

In the case of DARTTS, this risk is mitigated by the fact that DARTTS does not seek to predict future behavior or “profile” individuals, i.e., it does not look for individuals who meet a certain pattern of behavior that has been pre-determined to be suspect. Instead, it analyzes trade and financial transactions and identifies those that are statistically anomalous. Investigators follow up on anomalous transactions to determine if they are in fact suspicious and warrant further investigation. Investigators gather additional facts, verify the accuracy of the DARTTS data, and use their judgment and experience in making that determination. Not all anomalies lead to formal investigations and not all investigations are centered on individuals.
DARTTS can also identify links (relationships) between individuals and/or entities based on commonalities, such as identification numbers, addresses, or other information. These commonalities in and of themselves are not suspicious, but in the context of additional information they sometimes help investigators to identify potentially criminal activity and lead to identification of other suspicious transactions, witnesses, or other suspects.

Approval Signature

Original signed and on file with the DHS Privacy Office
Hugo Teufel III
Chief Privacy Officer
Department of Homeland Security