Privacy Impact Assessment (PIA)

Immigrant VISA Information System (IVIS)

Version 05.00.01.01

Last Updated: December 11, 2013
1. Contact Information

Department of State Privacy Coordinator
Bureau of Administration
Global Information Services
Office of Information Programs and Services

2. System Information

a. Date PIA was completed: December 11, 2013
b. Name of system: Immigrant Visa Information System
c. System acronym: IVIS
d. IT Asset Baseline (ITAB) number: #49
e. System description (Briefly describe scope, purpose, and major functions):

IVIS is a computerized Management Information System (MIS). IVIS is used by the National Visa Center (NVC) to manage the processing of immigrant visa petitions received from the Department of Homeland Security (DHS) - United States Citizenship and Immigration Services (USCIS) regional service centers and district offices. IVIS provides for the recording of petitioner and beneficiary data, the processing of cases based on priority and cut-off dates, the creation and recording of correspondence with the beneficiary, petitioner and/or agent and the transmittal of data to the Immigrant Visa Overseas (IVO) system at post for final processing.

The mission of IVIS is to assist the NVC in tracking and processing immigration visa petitions based on local necessities and requirements established by the State Department. The immigrant visa issuance process begins with the submission of a petition for immigration to the USCIS. USCIS reviews and adjudicates the petition and forwards approved petitions to the State Department for visa processing. The NVC performs several visa-processing activities that track petitions requesting immigration services from initial NVC receipt from USCIS through transfer to the posts. NVC processing includes:

- Mail room receipt and tracking
- Case review and verification
- Data entry
• Preparation of case folders for posts
• Case problem resolution
• Preparation and distribution of informational materials for petitioners, agents and beneficiaries processing
• Verification of all stages of case processing with rigorous quality control procedures
• Communication with the general public and federal organizations
• Domestic fee collection updates
• Document collection and review
• Scheduling of immigrant visa appointments
• Flagging potentially fraudulent cases for posts
• Routing requests for revocation from posts back to USCIS

f. Reason for performing PIA:

☐ New system
☐ Significant modification to an existing system
☒ To update existing PIA for a triennial security reauthorization

g. Explanation of modification (if applicable): N/A

h. Date of previous PIA (if applicable): May 28, 2010

3. Characterization of the Information

The system:

<table>
<thead>
<tr>
<th>☐</th>
<th>does NOT contain PII. If this is the case, you must only complete Section 13.</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒</td>
<td>does contain PII. If this is the case, you must complete the entire template.</td>
</tr>
</tbody>
</table>

a. What elements of PII are collected and maintained by the system? What are the sources of the information?

The following PII regarding the petitioner are collected and maintained by IVIS:

• Full Name
• Address
• E-mail address
• Telephone Number
• Petitioner Date of Birth
• Gender
• Marital Status
• Alien Number
• Social Security Number (SSN)
• Tax ID
• Organization Name
• U.S. Status
• Nationality
• Petitioner Country of Birth
• City of Birth
• Income information for Joint Sponsors

The sources from which the PII is collected include:

• Petitioner
• Beneficiary
• Third Party/Agent
• Attorney
• DHS USCIS
• Commercial bank (under State Department contract)

b. How is the information collected?

The information is provided by an individual who submits an immigration petition to the USCIS. USCIS reviews and adjudicates the petition and forwards the approved petitions (in paper form) to the State Department NVC located in Portsmouth, NH for visa processing.

Some of the petitioner’s data is transferred electronically to IVIS via DataShare, which provides high performance secure connectivity between the State Department and DHS to support the exchange of visa data. A third party source of additional information is the commercial bank under State Department contract. A text file from the commercial bank with case numbers is used to track the payments from the petitioners.

Updates to PII information are submitted to the NVC via forms and documents mailed by the petitioner or legal representative to the NVC, as well as through telephone and email exchange of information.

c. Why is the information collected and maintained?

Each element of PII collected and maintained by IVIS is required for State Department approval of immigrant visa applications.

d. How will the information be checked for accuracy?
There are two main accuracy checks: (1) IVIS has built-in functionality to validate and check on the data being entered, and (2) Visa Processing Specialists review petitions to ensure all required data is provided. A letter is sent to applicants requesting any inaccurate or missing data be updated or provided. Examples of the information being checked during the review process include:

- Date of Birth is compared with birth certificates provided by the applicant.
- Financial data on the I-864 form is compared with tax returns from the last three years provided by the applicant.

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

IVIS was developed and modified to support U.S. immigration and nationality law as defined in the major legislation listed below:

- 8 U.S.C. 1104 (Powers and Duties of the Secretary of State)
- 22 U.S.C 2651(a) (Organization of Department of State)
- The Immigration and Nationality Act (INA), 8 U.S.C. 1202, Section 222 (f)
- Immigration Act of 1990
- Illegal Immigration Reform and Immigration Responsibility Act of 1996
- Omnibus Consolidated Appropriations Act, 1997 (P.L. 104-208)
- Legal Immigration Family Equity “LIFE” Act (Part of HR 5548, 2000)
- USA PATRIOT Act of 2001 (HR 3162) (P. L. 107-56)
- Enhanced Border Security and Visa Entry Reform Act of 2002 (HR 3525)
- Child Status Protection Act 2002 (HR 1209)

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

The privacy risks associated with IVIS processing of PII include unauthorized access/disclosure, or modification of the data by IVIS users or the system itself. The resulting impacts on visa processing could include delays in responding to applicants or denial of visa applications based on incorrect data.

4. Uses of the Information

a. Describe all uses of the information.

The information collected by IVIS is used for processing, auditing and tracking of individual immigration visa applications as well as tracking the number of immigrant visas assigned that are subject to numerical limitations based upon the visa classification and country of chargeability.
Data can be retrieved using the following identifiers:

- Case number (most frequently used)
- Applicant, Petitioner, or Legal Representative name
- Social Security Number (SSN)
- Tax ID
- Date of Birth
- Place of birth
- CIS Receipt Number
- Organization Name
- Alien Number

b. What types of methods are used to analyze the data? What new information may be produced?

Visa Processing Specialists can pull up petitioner, applicant, and attorney/agent information on their screen to review and validate the data. They also compare the data on the actual paper form with the data received from DHS USCIS electronically.

In addition, reports can be produced for analysis including, but not limited to:

<table>
<thead>
<tr>
<th>Report</th>
<th>Use</th>
<th>Access</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Detail Report</td>
<td>Obtain list of current cases</td>
<td>System Operator</td>
</tr>
<tr>
<td>Non-Current Detail Report</td>
<td>Obtain list of non-current cases</td>
<td>System Operator</td>
</tr>
<tr>
<td>Case Detail Reports</td>
<td>List of cases with Joint Agencies</td>
<td>System Operator / NVC User</td>
</tr>
<tr>
<td>Report 20</td>
<td>Visa Allocation</td>
<td>NVC User</td>
</tr>
<tr>
<td>Management Workload</td>
<td>Work performance information</td>
<td>Applicable Managers / NVC employees</td>
</tr>
<tr>
<td>Instruction Packet Reports</td>
<td>Obtain list of applicants receiving Instruction Packet Mail outs</td>
<td>NVC User</td>
</tr>
</tbody>
</table>
c. If the system uses commercial information, publicly available information, or information from other Federal agency databases, explain how it is used.

Visa applicant data such as photo, fingerprint, proof of birth, birth place, other identifying documents, existing passports provided by the visa applicant and/or foreign authorities is used to identify the visa applicant. Data from DHS/USCIS is also used to validate data on applications.

d. Are contractors involved in the uses of the PII?

IVIS is a government owned system. Government and contractor personnel are users of IVIS. Contractors are also involved with the design, development, and maintenance of the system. Privacy Act information clauses have been inserted into all contractor Statements of Work and become part of the signed contract. All users are required to pass annual computer security and privacy training, and sign non-disclosure and rules of behavior agreements.

e. Privacy Impact Analysis: Describe the types of controls that may be in place to ensure that information is handled in accordance with the above uses.

To appropriately safeguard the information, numerous management, operational, and technical security controls are in place in accordance with the Federal Information Security Management Act (FISMA) of 2002 and information assurance standards published by the National Institute of Standards and Technology (NIST). These controls include regular security assessments, physical and environmental protection, access control for authorized users, personnel security, identification and authentication, contingency planning, media handling, configuration management, boundary and information integrity protection (e.g. firewalls, intrusion detection systems, antivirus software), and audit reports.

These controls are subject to rigorous testing as part of the formal certification and authorization process. Security controls are reviewed annually and the system Authority to Operate (ATO) is reauthorized every three years or sooner if significant or major changes are made to the system.

User access to information is restricted according to job responsibilities and requires managerial level approval. Access control lists limit the categories of information and reports that each user is authorized to access.

All users, including external agency users, are screened prior to their employment with the State Department or with their respective agency. The Bureau of Diplomatic Security is responsible for the investigations of personnel in
conjunction with normal hiring practices. This investigation consists of a review of a completed security questionnaire, a name check against applicable government, police, credit, and fingerprint records, and may include a personal interview if warranted. In addition, before given access to the OpenNet and any CA/CST system, including IVIS, users are required to sign non-disclosure agreements, acceptable use agreements, conflict-of-interest agreements, and rules of behavior agreements.

It is mandatory for all State Department employees and contractors to complete an annual computer security briefing and Privacy Act briefing from both the State Department and the contract employer. All contracts contain approved Federal Acquisition Regulation (FAR) Privacy Act clauses.

Each domestic organization has at least one Information System Security Officer (ISSO) who is responsible for managing the users within the organization. ISSOs are government employees who approve account requests and assign roles appropriate for each user’s job requirement. Roles determine what a user can do within IVIS.

ISSOs determine the access level needed by a user (including managers) to ensure it correlates to the user’s particular job function and level of clearance. Contractors who support IVIS are subject to a rigorous background investigation by the contract employer and are checked against several government and criminal law enforcement databases for facts that may bear on the loyalty and trustworthiness of the individual. At the very minimum, contractors involved in the development and/or maintenance of IVIS hardware and software must have a level “Secret” security clearance. Once the highest-level background investigation required has been completed, cleared technical personnel (government and contractors) will be allowed to access the server rooms housing the IVIS.

The CA post officers/users, system administrators, and database administrators are required to complete security awareness training. Sensitive but Unclassified(SBU) data is restricted to access to only authorized users by storing diskettes, CDs, and printouts in a safe and secure manner. Shredders and/or burn boxes are provided throughout the post and domestic sites and external agencies for the proper disposal of paper that is SBU.

5. Retention

a. How long is information retained?
The retention time of the visa records varies depending upon the specific kind of record. Files of closed cases are retired or destroyed in accordance to the published record schedules of the State Department and the National Archives and Records Administration, specifically GRS 20 items 2b and 2c. Some records, such as refused records, are retained until the subject is 100 years old and 10 years have passed since the last visa activity.

b. Privacy Impact Analysis: Discuss the risks associated with the duration that data is retained and how those risks are mitigated.

Records retention bears on privacy risk in two ways. First, the longer the records exist, the greater they are at risk to unauthorized use or exposure. Second, the longer records exist, the more likely inaccuracies will develop as a consequence of aging. The privacy risks associated with data retention are mitigated through access controls and rules of behavior that govern the users of IVIS throughout the lifetime of the data. State Department intranet security controls ensure that the data is stored and backed up in a secure environment.

All hardcopy reports containing personal information are maintained in secured file cabinets or in restricted areas, to which access is limited to authorized personnel only. Access to computerized files is password protected and under the direct supervision of the system manager. When records have reached their retention end-date, they are immediately retired or destroyed in accordance with published State Department record schedules as approved by the National Archives and Records Administration.

6. Internal Sharing and Disclosure

a. With which internal organizations is the information shared? What information is shared? For what purpose is the information shared?

The only internal organization that has access to IVIS data is the Bureau of Consular Affairs (CA).

The information shared by IVIS is used for processing, auditing and tracking of individual immigration visa applications as well as tracking the number of immigrant visas assigned that are subject to numerical limitations based upon the visa classification and country of chargeability.

The data processed in IVIS includes:

- Full Name
- Address
- E-mail address
- Telephone Number
- Petitioner Date of Birth
• Gender
• Marital Status
• Alien Number
• Social Security Number (SSN)
• Tax ID
• Organization Name
• U.S. Status
• Nationality
• Petitioner Country of Birth
• City of Birth
• Income information for Joint Sponsors

CA is responsible for issuing visas to foreign nationals and passports to U.S. citizens. Inherent in these responsibilities is the obligation to verify applicant identities, to prevent the issuance of travel documents to those who pose national security threats, and to prevent the issuance of travel documents to applicants using fraudulent aliases. IVIS results are used as a data source for this assessment at Posts abroad and domestic passport agencies. Specifically, data is shared among the following CA applications:

• DataShare/Interagency Data Exchange Application (IDEA) - provides application case data from the petition. This data arrives daily and is manually loaded into IVIS. This data is automatically populated in IVIS when creating a new case.
• Consular Consolidated Database (CCD) – Conduit for data exchange between IVIS and DataShare/IDEA.
• Immigrant Visa Allocation Management System (IVAMS) – The Case Number, FSC, Post Code, and Visa Class were loaded into IVAMS for the purpose of immigrant visa tracking and reporting.
• Diversity Visa Information System (DVIS) – Alien Numbers generated in IVIS are transferred to DVIS and the DV post systems.
• Immigrant Visa Overseas (IVO) – data on immigrant visas, petitions, and allocations is sent to a post location and loaded into their IVO systems.
• SharePoint - data and images on immigrant visas, petitions, and appointment information is shared with a post through a secure site.
• Worldwide Refugee Admission Program System (WRAPS) – data on immigrant visa petitions is sent to the Refugee Processing Center’s WRAPS system.

b. How is the information transmitted or disclosed? What safeguards are in place for each sharing arrangement?
Information is shared by secure transmission methods permitted by internal State Department policy for the handling and transmission of sensitive but unclassified (SBU) information. All physical records containing personal information are maintained in secured file cabinets or in restricted areas with access limited to authorized personnel only. Access to electronic files is protected by passwords, and is under the supervision of system managers. Audit trails track and monitor usage and access. Finally, regularly administered security/privacy training informs authorized users of proper handling procedures.

c. Privacy Impact Analysis: Describe risks to privacy from internal sharing and disclosure and describe how the risks are mitigated.

Any data sharing, whether internal or external, increases the potential for compromising that data and creates new opportunities for misuse. These risks are generally associated with personnel. Intentional and unintentional disclosure of PII by personnel can result from social engineering, phishing, abuse of elevated privileges or a general lack of training. To combat the misuse of information, there are numerous management, operational and technical controls in place to reduce and mitigate the risks associated with internal sharing and disclosure, including, but not limited to, annual security training, separation of duties, least privilege, personnel screening, and auditing.

Vulnerabilities and risks are mitigated through the information system authorization process. Recommendations from the National Institute of Standards and Technology (NIST) are strictly adhered to in order to ensure appropriate data transfers and storage methods are applied.

Additionally, IVIS PII processing risks are mitigated by following secure standard operating procedures for using this data. IVIS has formal, documented procedures for performing its audit and accountability processes. The application produces audit records that contain sufficient information to establish what events occurred, the sources of the events identified by type, location, or subject. System administrators regularly review and analyze the application audit records for indications of suspicious activity or suspected violations of security protocols.

7. External Sharing and Disclosure

a. With which external organizations is the information shared? What information is shared? For what purpose is the information shared?

IVIS allows USCIS to share information collected on immigrant petitions and applicants. The State Department shares data with USCIS using import and export features from DataShare.
b. How is the information shared outside the Department? What safeguards are in place for each sharing arrangement?

The State Department intranet allows the National Visa Center to utilize DataShare to move the data from the Consular Consolidated Database (CCD). In addition, DataShare allows text files to be converted into Interagency Data Exchange Application (IDEA) format and transferred to USCIS.

When data is shared with DHS, all components are required to comply with the Department of State’s and the Department of Homeland Security’s security policies and procedures, particularly the DHS Information Technology (IT) Security Program Handbook for Sensitive Systems (Attachment A to DHS Management Directive 4300.1). This handbook establishes a comprehensive program for DHS to provide complete information security, including directives on roles and responsibilities, management policies, operational policies, technical controls, and application rules, which are applied to component systems, communications between component systems, and at all interfaces between component systems and external systems. All communications shared with external agencies are encrypted.

c. Privacy Impact Analysis: Describe risks to privacy from external sharing and disclosure and describe how the risks are mitigated.

Any data sharing, whether internal or external, increases the potential for compromising that data and creates new opportunities for misuse. IVIS mitigates these vulnerabilities by working closely with the sharing organizations to develop secure standard operating procedures for sharing the data. The security program involves the establishment of strict rules of behavior for each major application, including IVIS. It includes a periodic assessment of physical, technical, and administrative controls designed to enhance accountability and data integrity. It also requires that all users be adequately trained regarding the security of IVIS, system users must participate in a security training program, and contractors/consultants must sign a non-disclosure agreement.

8. Notice

The system:

☑ contains information covered by the Privacy Act.

Provide number and name of each applicable system of records.

- Visa Records, State-39

☐ does NOT contain information covered by the Privacy Act.
a. Is notice provided to the individual prior to collection of their information?

IVIS only processes records containing PII data that is collected by other CA systems or other agencies such as DHS.

The forms DS-260: Application for Immigrant Visa and Alien Registration and DS-3032: Choice of Address and Agent provide notice explaining the reason for collecting PII, how it will be used, and the effect of not providing the PII. These forms are already filled out by the applicant before they are received by IVIS for processing. Information contained on documents submitted in support of an applicant's DS-260 form may include PII information (i.e., information associated to a spouse, parent, sponsor who is a US Citizen or LPR) that is entered into IVIS.

b. Do individuals have the opportunity and/or right to decline to provide information?

IVIS only processes records containing PII data that is collected by other CA systems or other agencies such as DHS. Additional documents submitted by applicants in support of their DS-260 application can include PII data which may be manually entered into IVIS. Applicants may decline to submit required supporting documents (which may adversely result in denial of a Visa).

c. Do individuals have the right to consent to limited, special, and/or specific uses of the information? If so, how does the individual exercise the right?

PII data processed by IVIS is used only for processing applications and associated tasks.

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

IVIS relies on the applicant notices included in State Department VISA application forms to mitigate the privacy risks posed by collection and use of PII.

9. Notification and Redress

a. What are the procedures to allow individuals to gain access to their information and to amend information they believe to be incorrect?

Applicants do not have access to review or amend their IVIS case records. Users can review the PII data associated with their VISA applications via other CA systems external to IVIS. Additionally, applicants may contact the National Visa Center (NVC) to update or amend information.
Information in IVIS is considered a visa record subject to confidentiality requirements under INA 222(f). IVIS information may also be protected in accordance with provisions of the Privacy Act of 1974 (5 U.S.C. 552a). In addition, covered petitioners may request access to or correction of their PII pursuant to FOIA or the Privacy Act, as appropriate.

Processing Specialists at NVC will identify discrepancies and send out letters to applicants requesting updated or corrected information.

Procedures for notification and redress are published in the Privacy Act System of Records Notice (SORN): Visa Records, State-39, and in rules published at 22 CFR 171 informing the individual regarding how to inquire about the existence of records, how to request access to the records, and how to request amendment of a record. Certain exemptions to Privacy Act provisions for notification and redress may exist for visa records on grounds pertaining to law enforcement, in the interest of national defense and foreign policy if the records have been properly classified, and to carry out protective responsibilities under 18 U.S.C. 3056. These exemptions are published as agency rules at 22 CFR 171.

b. Privacy Impact Analysis: Discuss the privacy risks associated with notification and redress and how those risks are mitigated.

The notification and redress mechanisms offered to individuals are implemented by external systems so there is no additional risk incurred due to IVIS processing of the data.

10. Controls on Access

a. What procedures are in place to determine which users may access the system and the extent of their access? What monitoring, recording, and auditing safeguards are in place to prevent misuse of data?

Internal access to IVIS is limited to authorized State Department users, including cleared contractors, who have a justified need for the information in order to perform official duties. To access the system, users must be granted the status of an authorized user of the State Department’s unclassified network. Each authorized user must sign a user access agreement before being given a user account. The authorized user’s supervisor must sign the agreement certifying that access is needed to perform official duties. The user access agreement includes rules of behavior describing the individual’s responsibility to safeguard information and prohibited activities (e.g. curiosity browsing). Completed applications are also reviewed and approved by the Information System Security Officer (ISSO) prior to assigning a logon. The level of access for the authorized
user restricts the data that may be viewed and the degree to which data may be modified. A system use notification ("warning banner") is displayed before logon is permitted, and recaps the restrictions on the use of the system. Activity by authorized users is monitored, logged, and audited.

User access to information is restricted according to job responsibilities and requires managerial level approvals. Access control lists permit categories of information and reports that are to be restricted. Security Officers determine the access level needed by a user (including managers) to ensure it correlates to the user’s particular job function and level of clearance. The Operations Unit at NVC serves as the administrator for creating and modifying IVIS accounts, granting the appropriate level of system access based on the determination of the unit manager. Mandatory annual security/privacy training is required for all authorized users including security training and regular refreshment training.

b. What privacy orientation or training for the system is provided authorized users?

Users internal to the Department must attend a security briefing and pass the computer security and privacy awareness training prior to receiving access to the system. In order to retain the access, users must complete annual refresher training.

Internal based users must read and accept the Computer Fraud and Abuse Act Notice and Privacy Act Notice that outline the expected use of these systems and how they are subject to monitoring prior to being granted access.

c. Privacy Impact Analysis: Given the sensitivity of PII in the system, manner of use, and established access safeguards, describe the expected residual risk related to access.

Several steps are taken to reduce residual risk related to system and information access. Access control lists restrict access to only system administrators and are regularly reviewed. Inactive accounts are promptly terminated. Also, as mentioned earlier, the system audit trails that are automatically generated are regularly reviewed and analyzed. As a result of these actions, the residual risk is judged to be acceptable.

11. Technologies

a. What technologies are used in the system that involve privacy risk?

IVIS does not use any technology known to introduce additional privacy risk.
b. Privacy Impact Analysis: Describe how any technologies used may cause privacy risk, and describe the safeguards implemented to mitigate the risk.

Since IVIS does not use any technology known to elevate privacy risk, no additional security controls are needed.

12. Security

a. What is the security Assessment and Authorization (A&A) status of the system?

The Department of State operates IVIS in accordance with information security requirements and procedures required by federal law and policy to ensure that information is appropriately secured. The Department has conducted a risk assessment of the system, identified appropriate security controls to protect against that risk, and implemented those controls on a regular basis to ensure that the controls continue to work properly. In accordance with the Federal Information Security management Act (FISMA) of 2002 provision for the triennial recertification of this system, the current IVIS Authorization-To-Operate is expected to expire December 31, 2016. This document was updated as part of the triennial reauthorization of the system.