*All gists in the following extract have been double-underlined



AUTHORISATION OF BULK PERSONAL DATASET

1. Definition

This Authorisation Form records the justification for SIS' handling and usage of specific bulk personal datasets. Bulk personal datasets are acquired under Section 2(2)(a) of the Security Service Act 1989 or Sections 2(2)(a) or 4(2)(a) of the Intelligence Services Act 1994 and have the following characteristics:

- They comprise personal data as defined by section 1(1) of the Data Protection Act 1998;
- They relate to a wide range of individuals, the majority of whom are unlikely to be of intelligence interest;
- They are held, or are acquired for the purpose of holding, on one or more analytical systems within SIS.

2. Acquisition Case to be completed by the Acquiring Officer

Dataset Codename and File Reference	
Data Owner NB: A senior SIS official will be the data owner unless specified. This means a senior SIS official will have devolved responsibility for 'Action On'.	
Description of Dataset Content NB: This description will be used in lists of datasets presented to oversight bodies (e.g. the Foreign Secretary, the ISC, the Intelligence Services Commissioner) and will be seen by staff in the relevant directorate who manage the Service's bulk data records.	
Sanitised Description of Dataset Content NB: This description will be used on the database.	
Source [redacted]	
Date of Acquisition (DD/MM/YYYY)	
Proposed frequency of update	<select></select>
Protective Markings	<select> <select></select></select>
National Caveat	<select> Other:</select>
Who is responsible for Action On? (Designation/Organisation) NB: Please specify only if different from the data owner or if data is not owned by SIS [redacted]. The Officer stated will be expected to respond to enquiries from HO teams, [redacted] and Duty Officer when required	
Any special Action On handling requirements [redacted]	
Can this Dataset be Shared in bulk? Media Serial Number	SIA: Yes No [[redacted]

Necessity				
Please explain why it was necessary for SIS to				
Please explain why it was necessary for SIS to			ving points:	
 Which NSC strategic intelligence priorities does this acquisition meet? What results or benefit do you expect it to provide in relation to SIS's functions and the purposes of UK nation security, economic wellbeing of the UK and the detection/prevention of serious crime? 				
Risks of holding this data to SIS and to wider H	HMG			
NB: The operational risks around acquisition of this data Please comment on the following: What are the risks of holding this data:	set that r	night have the potential to o	ause political or reputa	`
embarrassment? Consider also if there What is the damage to SIS' operationa impact could there be on our capabilities.	l equities	should SIS possession of thi	s dataset become know	r. vn? What
what is the damage to SIS' operationa impact could there be on our capabilities.	l equities	should SIS possession of thi perations?	s dataset become know	vn? What
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Disability/Medical Condition			ı	Medical Info]
Sexual Orientation			S	piritual Counsellin	g []
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If 'Yes' is ticked for any of the please provide further details	above,						
Designation/Staff Number				. <u>-</u> .		···-	<u>.</u> .
Date						· - · · · · ·	- ·
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Medical Info						
Spiritual Counselling						
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esignation/Staff Number			<u> </u>		<u> </u>	
ate						
<u>egal Advice</u> (to be completed i	by <u>Legal Adviso</u>	ors)	-			
am satisfied that holding this dat OPA 1998) and Human Rights Act	a complies with	the Intellige	nce Services A	ct 1994 (ISA 199	94), Data Protection	Act 1998

I am satisfied that holding this data complies with the Intelligence Services Act 1994 (ISA 1994), Data Protection Act 1998 (DPA 1998) and Human Rights Act 1998 (HRA 1998):

• ISA 1994 – it falls within SIS powers to acquire data under section 1(1)(a) of ISA 1994. Section 1(1)(a) provides that one of SIS's functions shall be to obtain information relating to actions of persons outside the British Islands. These functions are exercisable in the interests of national security (with particular reference to the defence and foreign policies of Her Majesty's Government in the UK), the economic well-being of the UK or in support of the prevention or detection of serious crime (section 1(2) ISA 1994).
• DPA 1998 – processing this data is necessary for the exercise of functions conferred by an enactment i.e. ISA section 1. Processing this data will, therefore, be lawful as provided for by DPA 1998 Schedule 2 para 5(b) and, to the extent that it may apply in this case, Schedule 3 para 7(1)(b). Where necessary for the purpose of safeguarding UK national security, SIS will rely on the exemption under section 28 of the DPA 1998.
• HRA 1998 - holding this data may amount to an interference with article 8 of the ECHR however this will be justifiable as it is necessary for the legitimate aim[s] of [acting to protect national security in the UK AND/OR acting in the interest of the economic well-being of the UK AND/OR acting in support of the prevention or detection of serious crime]. This dataset contains [insert details of the nature of the data]. It will be used [insert brief description of how it will be used and refer back to the relevant parts of the authorisation for JIC/NSC requirements/other justification].
[If relevant] As mentioned above the dataset contains records for minors. Retaining minors in the data set is necessary and proportionate as it may enable SIS to identify intelligence targets due to the presence in the data of both the target and their children. Intelligence targets often do not disclose information relevant to SIS's interest but they provide information about their family structure which enables SIS to gather information that allows SIS to positively identify the target.
[If relevant] This dataset contains information that SIS judges to be particularly intrusive. [It is considered necessary and proportionate to retain and exploit this information for the reasons set out in section X, above OR as set out in section X, above, this data is not to be retained and will be deleted].
Holding [and exploiting (if applicable)] this dataset is proportionate to the legitimate aims identified, as there is a reasonable balance between the intrusiveness of the personal data (judged to involve a [high OR medium OR low] level of actual intrusion and a [high OR medium OR low] level collateral intrusion) and the benefit to be gained, [noting that: (i) the data contains no particularly intrusive categories of personal data (see section 3 above) AND/OR (ii) the data is commercially available AND/OR (iii) it is not considered that the same intelligence outcome could be achieved through less intrusive means of exploitation.]
Accordingly, I am satisfied that the legal implications have been adequately examined and consider that it is lawful to retain and exploit this dataset
Designation/Staff Number

6. Data Authorisation (to be completed by a senior SIS officer)

Date

I am satisfied that it is necessary and proportion that satisfactory arrangements exist for ensuring authorise the retention and/or exploitation of	onate for SIS to retain and/or exploit this data set as described above, and ing proper management and protection of the data. of this dataset.
Designation/Staff Number	
Date	