*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?	SIA: Yes No [] [redacted]
Media Serial Number	

Necessity				
Please explain why it was necessary for SIS to	acquire t	his data covering the followi	ng points:	
 Which NSC strategic intelligence prior What results or benefit do you expect security, economic wellbeing of the U 	t it to prov	vide in relation to SIS's functi	ions and the purposes o ious crime?	of UK national
Risks of holding this data to SIS and to wider	HMG			
NB: The operational risks around acquisition of this dat Please comment on the following:	aset that n	night have the potential to c	ause political or reputa	tional
 What are the risks of holding this data embarrassment? Consider also if ther What is the damage to SIS' operational impact could there be on our capabilities. 	al equities	should SIS possession of thi	s dataset become know	n? What
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Religion			Crim	ninal Activity			
Political (including trade union membership)			Lega	ılly Privileged I	nfo [
Racial/Ethnic Origin			Jour	nalist Info			
Disability/Medical Condition		<u></u>	Med	dical Info			
Sexual Orientation		- ' -}	Spirit	tual Counsellin	g [
Jexual Offeritation		- ↓			<u> </u>		
If 'Yes' is ticked for any of the please provide further details							
Designation/Staff Number							· · · · · · · · · · · · · · · · · · ·
Date							
Proposed exploitation system (the SIS database, [redacted]	etc) 						
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Medical Info						
Spiritual Counselling						
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 Actual: the intrusion of (a identify and investigate in Collateral: the intrusion of happens as a consequence 	ntelligence targ or interference	gets; with privacy o				•
Classification of Actual Intrusion			select>			-
Classification of Collateral Intrusi	ion		select>		·	
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Date		
Data Authorisation (to be completed by	a senior SIS official)	
am satisfied that it is necessary and proportions that satisfactory arrangements exist for en authorise the retention and/or exploitation	ortionate for SIS to retain and/or exploit this data set as described above, ar asuring proper management and protection of the data. on of this dataset.	 nd
Designation/Staff Number		
Date		

LEGAL CONSIDERATIONS IN RESPECT OF THE AUTHORISATION OF BPD

Intelligence Services Act 1994 (ISA 1994)

Does it fall within SIS functions and purposes to obtain 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). No information should be obtained by SIS except so far as is necessary for the proper discharge of its functions (see s2(2) ISA).

Data Protection Act 1998 (DPA 1998)

Is processing this data necessary for the exercise of functions conferred by an enactment (i.e. ISA section 1)? If yes, processing this data will 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, consideration may be given to whether SIS may rely on the exemption under section 28 of the DPA 1998.

Human Rights Act 1998 (HRA 1998)

Holding and exploiting this data may amount to an interference with Article 8 of the ECHR. Interference may only be justifiable if it is both necessary and proportionate. The case for both necessity and proportionality should be made clearly in the authorisation form.

The interference may be necessary if it is necessary for one or more of the legitimate functions of SIS (acting to protect national security in the UK; acting in the interest of the economic well-being of the UK; acting in support of the prevention or detection of serious crime). The interference may be proportionate if there is a reasonable balance between the degree of intrusion into privacy (as set out in the authorisation form, both actual and collateral) and the intelligence to be gained.

Any steps taken to reduce intrusiveness (including, but not limited to, the extent of access, the systems onto which the data will be loaded, a decision to limit the fields of data loaded) will be relevant to the decision on proportionality and must be considered.

The nature of the dataset will also be relevant to the decision on proportionality. Where data that SIS deems to be particularly intrusive is included in the dataset, specific justification for why it is necessary and proportionate to acquire, retain and exploit (if applicable) the particularly intrusive data should be set out. If it is clear that the dataset contains records for minors, specific justification should be given for acquiring, retaining and exploiting those records.