III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 45 days of the date of publication of this notice in the Federal Register or within such longer period up to 90 days (i) as the Commission may designate if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve or disapprove the proposed rule change, or

(B) institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Exchange Act. Comments may be submitted by any of the following methods:

Electronic Comments
- Use the Commission’s internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to rule-comments@sec.gov. Please include File Number SR–OCC–2020–008 on the subject line.

Paper Comments
- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549–1090. All submissions should refer to File Number SR–OCC–2020–008. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s internet website (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of OCC and on OCC’s website at https://www.theocc.com/about/publications/bylaws.jsp.

All comments received will be posted without change. Persons submitting comments are cautioned that we do not redact or edit personal identifying information from comment submissions. You should submit only information that you wish to make available publicly.

All submissions should refer to File Number SR–OCC–2020–008 and should be submitted on or before August 20, 2020.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.

J. Matthew DeLesDernier,
Assistant Secretary.

[FR Doc. 2020–16467 Filed 7–29–20; 8:45 am]

BILLING CODE P

DEPARTMENT OF STATE

[Public Notice: 11172]

Privacy Act of 1974; System of Records

AGENCY: Department of State.

ACTION: Notice of a Modified System of Records.

SUMMARY: Notice is hereby given that the Department of State proposes to amend an existing system of records, Educational and Cultural Exchange Program Records, State–08.

The information collected and maintained in this system is in keeping with the Department’s mission to promote mutual understanding between the people of the United States and the people of other countries by means of educational and cultural exchange. The information may be used to aid in the identification, selection, and placement of individuals for educational and cultural exchange grants/cooperative agreements and programs, in the administration of such awards and programs, and in maintaining contact with current and former educational and cultural exchange participants.

DATES: In accordance with 5 U.S.C. 552a(e)(4) and (11), this system of records notice is effective upon publication, with the exception of the routine uses ([a]–[p]) that are subject to a 30-day period during which interested persons may submit comments to the Department. Please submit any comments by August 31, 2020.


ADDRESSES: Questions can be submitted by mail, email, or by calling John C. Sullivan, the Senior Agency Official for Privacy, on (202) 647–6435. If mail, please write to: U.S. Department of State; Office of Global Information Systems, Privacy Staff; A/GIS/PRV; 2025 E Street NW, SA–09, NW 08–086B; Washington, DC 20006. If email, please address the email to the Senior Agency Official for Privacy, John C. Sullivan, at Privacy@state.gov. Please write “Educational and Cultural Exchange Program Records, State–08” on the envelope or the subject line of your email.

FOR FURTHER INFORMATION CONTACT: John C. Sullivan, Senior Agency Official for Privacy; U.S. Department of State; Office of Global Information Services, A/GIS; HST, 2201 C Street NW, HST–1417; Washington, DC 20520 or by calling (202) 647–6435.

SUPPLEMENTARY INFORMATION: This notice is being modified to reflect new OMB guidance. The modified system of records notice includes revisions and additions to the following sections: System Location, Categories of Individuals, Categories of Records, Routine Uses, and Safeguards.

SYSTEM NAME AND NUMBER:
Educational and Cultural Affairs Exchange Program Records, State–08.

SECURITY CLASSIFICATION:
Unclassified.

SYSTEM LOCATION:
Department of State, State Annex 05, 2200 C Street NW, Washington, DC 20522, overseas at U.S. embassies, U.S. consulates general, U.S. consulates, U.S. missions. Files will also be stored within a government certified cloud, implemented by the Department of State and provided by a cloud-based provider.

SYSTEM MANAGER(S):
U.S. Department of State; Director, Office of Alumni Affairs, Bureau of Educational and Cultural Affairs; U.S. Department of State, SA–5, 2200 C Street NW, Washington, DC 20522–0500.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
5 U.S.C. 301 (Management of the Department of State); 22 U.S.C. 2651a (Organization of the Department of State); 22 U.S.C. 3921 (Management of service).

PURPOSE(S) OF THE SYSTEM:
The information maintained in this system is in keeping with the Department’s mission to promote mutual understanding between the
people of the United States and the
eople of other countries by means of
educational and cultural exchange.
Records in this system are used to aid
in the identification, selection, and
placement of individuals for
educational and cultural exchange
grants and programs, for the
administration of such grants/
cooperative agreements and programs,
for statistical and financial reporting,
and for maintaining contact with
current and former educational and
cultural exchange participants.

CATEGORIES OF INDIVIDUALS COVERED BY THE
SYSTEM:
Applicants for participation in
educational and cultural exchange
programs; U.S. citizen applicants
sponsored by the Bureau of Educational
and Cultural Affairs (including
unsuccessful applicants) to participate
in outbound exchange programs;
applicants to serve as host families for
international exchange participants
(including unsuccessful applicants);
officials, owners, chief executives, and
legal counsel of designated sponsors,
including unsuccessful designation
applicants; officials, owners, chief
executives, legal counsel, and family
members of host entities, to include host
families, host organizations, and host
employers. The Privacy Act defines an
individual at 5 U.S.C. 552a(a)(2) as a
United States citizen or lawful
permanent resident.

CATEGORIES OF RECORDS IN THE SYSTEM:
Categories of records may include
identifying information, such as, but not
limited to, name, date of birth, gender,
race, ethnicity, disability, U.S. and
foreign home address, mailing and
email addresses, telephone numbers,
numeric identifier (such as employee
identification number, Social Security
number, or passport number),
educational information, employment
information, wage compensation
information, financial information,
academic transcripts, letters of
reference, ratings by nongovernmental
panel members, insurance vouchers
and/or cards, medical information,
criminal background checks,
designation information, information
gathered from other United States
Government (USG) records systems
such as SEVIS, press releases and media
reporting (including print and online
platforms).

RECORD SOURCE CATEGORIES:
These records contain information
obtained directly from the individual
who is the subject of these records, from
implementing partner organizations,
from other U.S. government agencies,
schools, colleges and universities,
designated sponsors, and from
published material and other reference
sources.

ROUTINE USES OF RECORDS MAINTAINED IN THE
SYSTEM, INCLUDING CATEGORIES OF USERS AND
PURPOSES OF SUCH USES:
Educational and Cultural Affairs
Exchange Program Records, State--08
may be disclosed:
(a) To the general public, for
participant directories and for program
promotion;
(b) To media, for program promotion;
(c) To public and private sector
partner organizations for the purposes of
marketing, recruitment, alumni
association affiliation, and as necessary
for administration of programs as
supervising organizations change and
transfer roles;
(d) To the J. William Fulbright
Foreign Scholarship Board as necessary
for oversight of the Fulbright and
Humphrey Programs, and for
communicating with current and former
Fulbright and Humphrey grantees;
(e) To officials of foreign
governments, for participant vetting and
selection; and for the procurement of
necessary services for exchange program
participants placed overseas, such as
entry permits, residence registration,
and documentation of academic
affiliation;
(f) To attorneys or other persons
designated by participants to represent
them;
(g) To health insurance carriers
contracting with the Bureau of
Educational and Cultural Affairs to
provide a health benefits plan for
exchange program participants, to identify
enrollment in a plan, to verify eligibility
for payment of a claim for health
benefits, or to carry out the coordination
or audit of benefit provisions of such
contracts;
(h) To participants’ family members
or other relatives designated by them to
assist in case of emergency or matters
related to the students’ health, safety
and welfare;
(i) To the President of the United
States, the Executive Office of the
President, members of Congress,
including legislative and appropriations
committees charged with consideration
of legislation and appropriations for the
Bureau of Educational and Cultural
Affairs, or representatives duly
authorized by such, and U.S. state and
local officials;
(j) With officials of federal, state,
municipal, foreign or international law
enforcement or other relevant agency or
organization as needed for security, law
enforcement or counterterrorism
purposes, such as: Investigative
material, threat alerts and analyses,
protective intelligence and
counterintelligence information;
(k) With the news media and the
public when a matter involving the
Department of State has become public
knowledge; the Under Secretary for
Public Diplomacy and Public Affairs
determines that in response to the
matter in the public domain, disclosure
is necessary to provide an accurate
factual record on the matter and the
Under Secretary for Public Diplomacy
and Public Affairs determines that there
is a legitimate public interest in the
information disclosed;
(l) To the Department of Justice when
conducting litigation or in proceedings
before any court;
(m) To designated sponsors for the
purpose of designation, enrollment, and
the monitoring of category J
nonimmigrants, as well as audit,
oversight, and compliance enforcement;
(n) To a contractor of the Department
having need for the information in the
performance of the contract, but not
operating a system of records within the
meaning of 5 U.S.C. 552a(m);
(o) To appropriate agencies, entities,
and persons when (1) the Department of
State suspects or has confirmed that
there has been a breach of the system of
records; (2) the Department of State has
determined that as a result of the
suspected or confirmed breach there is
a risk of harm to individuals, the
Department of State (including its
information systems, programs, and
operations), the Federal Government,
or national security; and (3) the disclosure
made to such agencies, entities, and
persons is reasonably necessary to assist
in connection with the Department of
State efforts to respond to the suspected
or confirmed breach or to prevent,
minimize, or remedy such harm;
(p) To another Federal agency or
Federal entity, when the Department of
State determines that information from
this system of records is reasonably
necessary to assist the recipient agency
or entity in (1) responding to a
suspected or confirmed breach or (2)
preventing, minimizing, or remedying
the risk of harm to individuals, the
recipient agency or entity (including its
information systems, programs, and
operations), the Federal Government,
or national security, resulting from a
suspected or confirmed breach.
The Department of State periodically
publishes in the Federal Register its
standard routine uses which apply to
many of its Privacy System of
records. These notices appear in the
form of a Prefatory Statement (published
Policies and Practices for Storage of Records:

Records are stored both in hard copy and on electronic media. A description of standard Department of State policies concerning storage of electronic records is found here https://fam.state.gov/FAM/05FAM/05FAM0440.html. All hard copies of records containing personal information are maintained in secured file cabinets in restricted areas, access to which is limited to authorized personnel only.

Policies and Practices for Retrieval of Records:

Records covered by this SORN are retrievable by individual name and numeric identifier, as well as by each category of records in the system.

Policies and Practices for Retention and Disposal of Records:

Records are retired and destroyed in accordance with published Department of State Records Disposition Schedules as approved by the National Archives and Records Administration (NARA) and outlined here https://foia.state.gov/Learn/RecordsDisposition.aspx. The retention period for these records spans from two years to 25 years depending on the specific purpose for the collection. More specific information may be obtained by writing to the following address: U.S. Department of State; Director, Office of Information Programs and Services; A/GIS/IPS; 2201 C Street NW; Room B–266; Washington, DC 20520.

Administrative, Technical, and Physical Safeguards:

All users are given cybersecurity awareness training which covers the procedures for handling Sensitive but Unclassified information, including personally identifiable information (PII). Annual refresher training is mandatory. In addition, all Foreign Service and Civil Service employees and those Locally Employed Staff who handle PII are required to take the Foreign Service Institute’s distance learning course instructing employees on privacy and security requirements, including the rules of behavior for handling PII and the potential consequences if it is handled improperly.

Access to the Department of State, its annexes and posts abroad is controlled by security guards and admission is limited to those individuals possessing a valid identification card or individuals under proper escort. It is Department policy that all paper records containing personal information are maintained in secured file cabinets in restricted areas, access to which is limited to authorized personnel only. Access to computerized files is password-protected and under the direct supervision of the system manager. The system manager has the capability of printing audit trails of access from the computer media, thereby permitting regular and ad hoc monitoring of computer usage. When it is determined that a user no longer needs access, the user account is disabled.

Before being granted access to Educational and Cultural Affairs Exchange Program Records, a user must first be granted access to the Department of State computer system. Remote access to the Department of State network from non-State Department owned systems is authorized only through a Department approved access program. Remote access to the network is configured with the authentication requirements contained in the Office of Management and Budget Circular Memorandum A–130. All Department of State employees and contractors with authorized access have undergone a background security investigation. The safeguards in the following paragraphs apply only to records that are maintained in cloud systems. All cloud systems that provide IT services and process Department of State information must be specifically authorized by the Department of State authorizing official and Senior Agency Official for Privacy.

Only information that conforms with Department-specific definitions for FISMA low or moderate categorization are permissible for cloud usage unless specifically authorized by the Cloud Computing Governance Board. Specific security measures and safeguards will depend on the FISMA categorization of the information in a given cloud system. In accordance with Department policy, systems that process more sensitive information will require more stringent controls and review by Department cybersecurity experts prior to approval. Prior to operation, all Cloud systems must comply with applicable security measures that are outlined in FISMA, FedRAMP, OMB regulations, NIST Federal Information Processing Standards (FIPS) and Special Publication (SP), and Department of State policy and standards.

All data stored in cloud environments categorized above a low FISMA impact level must be protected at rest and in-transit using a federally approved encryption mechanism. The encryption keys shall be generated, maintained, and controlled in a Department data center by the Department key management authority. Deviations from these encryption requirements must be approved in writing by the Authorizing Official.

Record Access Procedures:

Individuals who wish to gain access to or to amend records pertaining to themselves should write to U.S. Department of State; Director, Office of Information Programs and Services; A/GIS/IPS; 2201 C Street NW; Room B–266; Washington, DC 20520. The individual must specify that he or she wishes the Educational and Cultural Affairs Exchange Program Records to be checked. At a minimum, the individual must include: Full name (including maiden name, if appropriate) and any other names used; current mailing address and zip code; date and place of birth; notarized signature or statement under penalty of perjury; a brief description of the circumstances that caused the creation of the record (including the city and/or country and the approximate dates) which gives the individual cause to believe that the Educational and Cultural Affairs Exchange Program Records include records pertaining to him or her.

Detailed instructions on Department of State procedures for accessing and amending records can be found at the Department’s FOIA website located at https://foia.state.gov/Request/Guide.aspx.

Contesting Record Procedures:

Individuals who wish to contest record procedures should write to U.S. Department of State; Director, Office of Information Programs and Services; A/GIS/IPS; 2201 C Street NW; Room B–266; Washington, DC 20520.

Notification Procedures:

Individuals who have reason to believe that this system of records may contain information pertaining to them may write to U.S. Department of State; Director, Office of Information Programs and Services; A/GIS/IPS; 2201 C Street NW; Room B–266; Washington, DC 20520. The individual must specify that he or she wishes the Educational and Cultural Affairs Exchange Program Records to be checked. At a minimum, the individual must include: Full name (including maiden name, if appropriate) and any other names used; current mailing address and zip code; date and place of birth; notarized signature or statement under penalty of perjury; a brief description of the circumstances that caused the creation of the record.
OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE


AGENCY: Office of the United States Trade Representative.

ACTION: Notice of product exclusion extensions.

SUMMARY: Effective August 23, 2018, the U.S. Trade Representative imposed additional duties on goods of China with an annual trade value of $16 billion as part of the action in the Section 301 investigation of China’s acts, policies, and practices related to technology transfer, intellectual property, and innovation. The U.S. Trade Representative initiated the exclusion process in September 2018 and, to date, has granted three sets of exclusions under the $16 billion action. The first set of exclusions was published in July 2019 and will expire in July 2020. On April 30, 2020, the U.S. Trade Representative established a process for the public to comment on whether to extend particular exclusions granted in July 2019 for up to 12 months. This notice announces the U.S. Trade Representative’s determination to extend certain exclusions through December 31, 2020.

DATES: The product exclusion extensions announced in this notice will apply as of July 31, 2020, and extend through December 31, 2020. U.S. Customs and Border Protection will issue instructions on entry guidance and implementation.

FOR FURTHER INFORMATION CONTACT: For general questions about this notice, contact Assistant General Counsels Philip Butler or Benjamin Allen, or Director of Industrial Goods Justin Hoffmann at (202) 395-5725. For specific questions on customs classification or implementation of the product exclusions identified in the Annex to this notice, contact trademergy@cbp.dhs.gov.

SUPPLEMENTARY INFORMATION:

A. Background

For background on the proceedings in this investigation, see prior notices including: 82 FR 40213 (August 23, 2017), 83 FR 14906 (April 6, 2018), 83 FR 28710 (June 20, 2018), 83 FR 33608 (July 17, 2018), 83 FR 38760 (August 7, 2018), 83 FR 40823 (August 16, 2018), 83 FR 47236 (September 18, 2018), 83 FR 47974 (September 21, 2018), 83 FR 65198 (December 19, 2018), 84 FR 7966 (March 5, 2019), 84 FR 20459 (May 9, 2019), 84 FR 29576 (June 24, 2019), 84 FR 37381 (July 31, 2019), 84 FR 49600 (September 20, 2019), 84 FR 52553 (October 2, 2019), 84 FR 69011 (December 17, 2019), 85 FR 10808 (February 25, 2020), 85 FR 28691 (March 13, 2020), and 85 FR 43291 (July 16, 2020).

Effective August 23, 2018, the U.S. Trade Representative imposed additional 25 percent duties on goods of China classified in 279 eight-digit subheadings of the Harmonized Tariff Schedule of the United States (HTSUS), with an approximate annual trade value of $16 billion. See 83 FR 40823 (the $16 billion action). The U.S. Trade Representative’s determination included a decision to establish a process by which U.S. stakeholders could request exclusion of particular products classified within an eight-digit HTSUS subheading covered by the $16 billion action from the additional duties. The U.S. Trade Representative issued a notice setting out the process for the product exclusions and opened a public docket. See 83 FR 47236 (the September 18 notice).

In July 2019, the U.S. Trade Representative granted a set of exclusion requests, which expire on July 31, 2020. See 85 FR 37381 (the July 31 notice). On April 30, 2020, the U.S. Trade Representative invited the public to comment on whether to extend by up to 12 months, particular exclusions granted in the July 31 notice. See 85 FR 24076 (the April 30 notice).

Under the April 30 notice, commenters were asked to address: • Whether the particular product and/or a comparable product is available from sources in the United States and/or in third countries • any changes in the global supply chain since July 2018 with respect to the particular product, or any other relevant industry developments. • efforts, if any, importers or U.S. purchasers have undertaken since July 2018 to source the product from the United States or third countries.

In addition, commenters who were importers and/or purchasers of the products covered by an exclusion were asked to provide information regarding: • Their efforts since July 2018 to source the product from the United States or third countries. • the value and quantity of the Chinese-origin product covered by the specific exclusion request purchased in 2018 and 2019, and whether these purchases are from a related company. • whether Chinese suppliers have lowered their prices for products covered by the exclusion following the imposition of duties. • the value and quantity of the product covered by the exclusion purchased from domestic and third country sources in 2018 and 2019. • the commenter’s gross revenue for 2018 and 2019. • whether the Chinese-origin product of concern is sold as a final product or as an input. • whether the imposition of duties on the products covered by the exclusion will result in severe economic harm to the commenter or other U.S. interests. • any additional information in support or in opposition of the extending the exclusion.

The April 30 notice required the submission of comments no later than June 1, 2020.

B. Determination To Extend Certain Exclusions

Based on evaluation of the factors set out in the September 18 notice and the April 30 notice, which are summarized above, pursuant to sections 301(b), 301(c), and 307(a) of the Trade Act of 1974, as amended, and in accordance with the advice of the interagency Section 301 Committee, the U.S. Trade Representative has determined to extend certain product exclusions covered by the July 31 notice, as set out in the Annex to this notice.

The April 30 notice provided that the U.S. Trade Representative would consider extensions of up to 12 months. In light of the cumulative effect of current and possible future exclusions or extensions of exclusions on the effectiveness of the action taken in this investigation, the U.S. Trade Representative has determined to extend the exclusions in the Annex to this notice for less than 12 months—through December 31, 2020. To date, the U.S. Trade Representative has granted