



U. S. Customs and Border Protection Biometric Air Exit Business Requirements

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Approvals

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Revision Summary

Version	Date	Remarks
1.0	September 19, 2018	Initial draft developed
1.1	November 1, 2018	Updated
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2.0	December 1, 2019	Updated to include additional security requirements.
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2.0	February 4, 2020	Final edits for approval

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1. Introduction

1.1 Background

U.S. Customs and Border Protection (CBP) is congressionally mandated to implement a biometric entry-exit system. ¹ In 2017, CBP developed an integrated approach to a comprehensive biometric entry-exit system that stakeholders, including other U.S. government agencies and travel industry partners such as airlines, airports, and cruise lines, can incorporate into their respective operations. CBP offered relevant stakeholders, also known as business sponsors, an "identity as a service" solution that uses facial comparison technology to automate manual identity verification, and complies with the Congressional mandate for biometric exit. This harmonizes the data collection and privacy standards each stakeholder must follow.

CBP's Traveler Verification Service (TVS) offers a process for compliance with the predeparture clearance of passengers under the Intelligence Reform and Terrorism Prevention Act. TVS uses facial comparison technology in a cloud environment to match live traveler photos with photos maintained in U.S. Government holdings. Stakeholder participation in biometric exit is voluntary and is not mandated by CBP. Furthermore, the biometric exit program is designed to facilitate a public – private partnership wherein business sponsors procure and maintain biometric equipment that uses TVS to efficiently and effectively fulfill the biometric exit requirement for in-scope passengers.² Through partnerships with various business sponsors, CBP is enabling a large-scale transformation that will facilitate air travel, while making it more secure, in fulfillment of DHS mission responsibilities.

1.2 Purpose

The purpose of this document is to identify the business requirements for airlines and airport authorities to participate in biometric exit. Additionally, this document provides a list of operational recommendations that should be accounted for when onboarding new sites.

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¹ The following statutes require DHS to take action to create an integrated entry-exit system: Section 2(a) of the Immigration and Naturalization Service Data Management Improvement Act of 2000 (DMIA), Public Law 106-215, 114 Stat. 337; Section 110 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Pub. L. No. 104-208, 110 Stat. 3009-546; Section 205 of the Visa Waiver Permanent Program Act of 2000, Pub. L. No. 106-396, 114 Stat. 1637, 1641; Section 414 of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (USA PATRIOT Act), Pub. L. No. 107-56, 115 Stat. 272, 353; Section 302 of the Enhanced Border Security and Visa Entry Reform Act of 2002 (Border Security Act), Pub. L. No. 107-173, 116 Stat. 543, 552; Section 7208 of the Intelligence Reform and Terrorism Prevention Act of 2004 (IRTPA), Pub. L. No. 108-458, 118 Stat. 3638, 3817; Section 711 of the Implementing Recommendations of the 9/11 Commission Act of 2007, Pub. L. No. 110-53, 121 Stat. 266, 338; and Section 802 of the Trade Facilitation and Trade Enforcement Act of 2015, Pub. L. No. 114-125, 130 Stat. 122, 199.

² An "in-scope" traveler is any person who is required by law to provide biometrics upon exit from the United States pursuant to 8 CFR 235.1(f)(ii). In-scope travelers include any aliens other than those specifically exempt as outlined in the CFR.

2. Definitions

Term	Definition
Biometric Confirmation Rate	The percentage of all travelers on a given flight who were biometrically confirmed.
Technical Match Rate	The percentage of in-scope travelers with a valid encounter photo and a gallery photo available for matching, who were successfully matched by TVS. For exit, this is a sample estimate of travelers who were positively matched out of all travelers who should have matched.
Capture Rate	The percentage of in-scope travelers whose encounter photo taken at crossing was of sufficient quality to be submitted and accepted by TVS for matching purposes. For exit this is an estimate based on a sample.
Photo Gallery	A compilation of government holding photos, specific to a flight manifest, used for facial comparison. Photo galleries are templatized and stored in a cloud environment for matching.
Gallery Completion Rate	The percentage of travelers who had a gallery photo available for matching.
Exception Processing Required	Passenger needs manual processing. Please see Operational Considerations in Section 4 for additional instructions.

3. Business Requirements

This section describes the business requirements for Biometric Air Exit. The term 'system' in Section 3 refers to any physical equipment, software and/or any resource involved in the Biometric Air Exit process.

.#	Requirement	Comments
1	The business sponsor and its systems integrator must adhere to the requirements outlined in this document and the technical on-boarding guide attached as Appendix A.	A business sponsor must be an airline and/or airport authority that facilitates the use of TVS to implement biometric exit. In addition to Appendix A, the CBP TVS New User Access Request (UAR) Form and TVS-In-A-Box New UAR Form are available upon request.

#	Requirement	Comments
2	The business sponsor must return a signed copy of this document's acknowledgement and compliance page, which confirms receipt of the program's business requirements and records the business sponsor's agreement to comply with the requirements.	Any TVS-related contract between a business sponsor and another organization (e.g., a systems integrator, vendor, or other third party) must detail the specified actions and measures that will be taken to ensure compliance with all relevant business requirements contained herein and Technical Reference Guides (TRG).
	The business sponsor and its systems integrator must submit and receive approval for a proposal, which incorporates the use of TVS. For approval, the business sponsor is required to submit information including: network topology, high-level solution architecture, test schedule, and deployment plan. In addition, the business sponsor must provide CBP with the camera's manufacturer information, including name, model, serial number, and firmware version.	The TVS TRG contains specific requirements. Any required infrastructure and equipment must be procured and maintained by the business sponsor and/or its vendor. Upon the release of an updated version of the TRG, the business sponsor must provide a plan and a reasonable timetable to bring the solution back into compliance with any Government-mandated changes. Any changes that are identified as "mandatory" must to be implemented as soon as technically possible, but no later than 60 days. CBP may provide an extension upon request.
		Upon review of the aforementioned documents (e.g., solution architecture), CBP may request additional IT and security documents from the business sponsor. Examples may include but are not limited to: the DHS Security Requirements Traceability Matrix (RTM); and/or FEDRAMP certification. All CBP requests for security documentation must be fulfilled and approved prior to "Go-Live" and connectivity with CBP's Production environment. Existing partnerships will be required to comply within an agreed upon timeframe.

Requirement	Comments
The business sponsor and its systems integrator must adhere to the CBP prescribed naming convention for device unique identifiers (i.e., camera's "Device_ID"). The scheme should comply with the following: (1) Port; (2) Terminal; (3) Gate; (4) Camera Model; and (5) Camera number. An example Device_ID is ATL-E-014-Vendor-01.	The TVS TRG mandates compliance with the Device_ID scheme on message elements. If the vendor recommends a different approach, CBP will consider all requests.
The business sponsor must provide the required power for use of TVS, as well as reliable and secure network access (e.g., high-speed internet and/or cellular).	The TVS TRG contains specific internet requirements. Cellular networks are also required to support CBP Officer mobile devices that will be used to perform exception processing of travelers. The business sponsor must provide CBP with the site's network/internet bandwidth no later than the activation of the solution.
The business sponsor and all relevant third parties (e.g., airlines and port authorities) must comply with applicable DHS/CBP security and privacy policies and compliance documentation. Business sponsors and participating organizations should ensure their own privacy policies and notices are updated. CBP will conduct compliance reviews on a periodic basis.	The TVS Privacy Impact Assessment (PIA) contains a complete list of applicable privacy policies (e.g., posting DHS-branded signs in close proximity of and prior to the cameras, provide CBP-approved tear sheets, boarding gate announcements, and facilitation of exemption processing for travelers who elect to opt-out). If e-signage is used, the CBP-approved language must be visible for the entirety of the boarding process. The current TVS PIA, along with the applicable appendices and its predecessor PIAs, can be found at:
	The business sponsor and its systems integrator must adhere to the CBP prescribed naming convention for device unique identifiers (i.e., camera's "Device_ID"). The scheme should comply with the following: (1) Port; (2) Terminal; (3) Gate; (4) Camera Model; and (5) Camera number. An example Device_ID is ATL-E-014-Vendor-01. The business sponsor must provide the required power for use of TVS, as well as reliable and secure network access (e.g., high-speed internet and/or cellular). The business sponsor and all relevant third parties (e.g., airlines and port authorities) must comply with applicable DHS/CBP security and privacy policies and compliance documentation. Business sponsors and participating organizations should ensure their own privacy policies and notices are updated. CBP will conduct compliance reviews on

#		Requ	irement	Comments
7	Any photos taken to facilitate TVS matching must not be stored and/or retained by the business sponsor or its systems integrator/vendor. All photos must be immediately purged from the business sponsor's system upon the photo's transmission to TVS. The business sponsor's system (including its systems integrator) must provide a mutually agreeable method by which CBP is able to audit compliance with this requirement.		ined by the business itegrator/vendor. All itely purged from the m upon the photo's ite business sponsor's items integrator) must eable method by which	CBP will consider requests by the business sponsor to retain the Advance Passenger Information System (APIS) Unique Identification Number (UID) and matching result (assuming compliance with DHS/CBP privacy requirements). An approved partner may collect photos of travelers using its own equipment under its own separate business process for its own commercial purposes. In this scenario, the business sponsor must distinguish its process from CBP's TVS enabled one through signage and other forms of public notice.
8	Any public communications regarding TVS performance or CBP's biometric exit program must be coordinated with CBP prior to release to the public or media. Any marketing campaigns and multimedia content related to CBP, TVS, or the biometric exit program must be approved in advance and in writing by CBP.		iometric exit program h CBP prior to release to marketing campaigns and ed to CBP, TVS, or the must be approved in	Public releases that do not reference CBP or any of its programs and systems (such as TVS) do not require CBP coordination or approval. Public releases that do reference CBP or any of its programs and systems should be coordinated as soon as possible. CBP recommends at least 7 days in advance to ensure prompt approval.
9	TVS-enabled equipment throughout the traveler continuum must apply a set of consistent traveler-facing indicators. The following indicators must be used and visible to both travelers and airline/CBP staff:		throughout the traveler set of consistent traveler- llowing indicators must be	CBP will consider requests by the business sponsor to alter the defined list of indicators. The messaging for the blue light indicator can vary by vendor and/or stakeholder. An example of
	Color	Symbol	Meaning	messaging: "Please see gate agent."
	Blue	X	No Match	
	Yellow	Refresh	Recapture or Error/Issue	
	Green	Checkmark	Match/Board	

#	Requirement	Comments
10	Any system log files and data stored, associated with a TVS-enabled biometric exit solution transaction data, must be approved by CBP to ensure compliance with DHS and CBP privacy and security policy.	The log files and data may be subject to select privacy and security policies depending on their content, retention period, and purpose. All data must be encrypted at rest and in transit.
11	For TVS performance standards, the TVS TRG contains requirements for system scalability, availability, and maintainability.	The TVS TRG states "Reliable, high- speed internet access is required. A hard-wired connection is preferred, but high speed wireless will be adequate if the connection can be made reliable."
12	CBP must be allowed to review and/or audit any code, encryptions, network connections and any other TVS related technical specifications.	
13	The business sponsor must ensure that CBP-approved signage is posted at each gate location, while the biometric boarding processing is ongoing. This is described below. The signage must be clearly visible and placed at a sufficient distance in front of the camera in order to provide the traveler with a reasonable opportunity to read the content and opt-out before reaching the photo capture area.	Any updates to CBP mandated privacy signage must be posted as soon as possible (e.g., sufficient time for fabrication and posting). Business sponsors can find the most current version of communication materials on the CBP website. www.cbp.gov/biometrics
	Where signage is at least 22 inches wide and 28 inches tall, only one sign needs to be present. If signage is smaller than 22 inches wide and 28 inches tall, a minimum of two signs need to be present unless accompanied by e-signage (described below). Posted signage should never be smaller than 7 inches wide and 11 inches tall.	
	Business sponsors can elect to display e-signage in either a static or slide show format. Should e-signage be displayed as part of a slide show, it must be visible for at least 45 seconds once every 5 minutes and be accompanied by at least one posted sign of a size no smaller than 7 inches wide by 11 inches tall. If the signage is displayed in a static format, it must be maintained as such throughout the entirety of the boarding process.	

#	Requirement	Comments
14	CBP will distribute TVS performance data to the business sponsor (and relevant biometric exit program stakeholders) on an agreed-upon frequency that is operationally sustainable.	
15	CBP may request ad hoc performance reporting on select systems integrated with TVS. Examples include, but are not limited to: (a) estimated number of opt-outs; (b) camera capture rates; (c) number of travelers processed; (d) average photo quality scores; and (e) percentage of photos taken that were below the prescribed quality threshold.	
16	Upon the identification of a system performance issue, the business sponsor and its systems integrator must provide a detailed remediation plan and schedule. The business sponsor will provide progress reports to the CBP Biometric Exit Program Office on a mutually agreed-upon interval.	All remediation schedules must be completed as quickly as possible.
17	CBP must be notified of any cybersecurity-related incidents or breaches that occur on networks and hardware maintained by airport authorities and airlines which are integrated with CBP's TVS. All known or suspected incidents or breaches shall be promptly reported to the CBP Biometric Exit Program Office, CBP Privacy Office, and CBP Security Operations Center within 24 hours after discovery of a suspected incident or within 1 hour after a suspected incident has been confirmed, whichever is earlier.	This requirement begins immediately once TVS integration is operational. Points of Contact: Biometric Exit Program Office: Biometricair@cbp.dhs.gov CBP Privacy Office: privacyincidents.cbp.dhs.gov CBP Security Operations Center: CBPSOC@cbp.dhs.gov
		Source: DHS Privacy Incident Handling Guidance (https://www.dhs.gov/publication/priv acy-incident-handling-guidance-0)

#	Requirement	Comments
18	The sponsor and/or vendor must ensure that all access to the hardware is secured and restricted to authorized personnel only. CBP does not permit any unsecured methods of externally accessing the camera (e.g., interfaces or ports such as USB). Furthermore, access to the system and its endpoints must require no less than a username/log-in and password.	
19	The business sponsor's system must be designed to include a time-out mechanism for each camera when not in use for boarding operations.	The "time-out" feature should minimize any unintentional photographs taken of travelers that are not attempting to board the plane.
20	Business sponsors are responsible for ensuring their participation in any TVS-related program is done in compliance with applicable federal and state laws and their relevant contracts. This includes any decision to integrate an e-gate into the biometric exit solution. The business sponsor must confirm such equipment is compliant with applicable codes that govern relevant operations within your jurisdiction (e.g., fire code, the Americans with Disabilities Act, etc.).	
21	All maintenance of the equipment and software development provided by the business sponsor or relevant stakeholder in support of the TVS-related program is the responsibility of that business sponsor and/or the relevant participating stakeholders. Any personnel with access to equipment that is located airside must meet airport security requirements for access to secured areas. Airport security screening requirements may include criminal history, background, and fingerprint check and CBP vetting.	

#	Requirement	Comments
22	The business sponsor and its systems integrator may not use any equipment to collect and send data to TVS, which has been manufactured by, or has parts that have been manufactured by, any company that is banned by statute or regulation from being purchased by a Federal Government agency, or is suspended or debarred for federal contracts. This includes Section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 and the System for Award Management (SAM).	This covers video surveillance and telecommunications equipment produced by ZTE, Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities), whom the Federal Government is banned from using for national security reasons.
23	All relevant business sponsor and system integrator personnel are required to review CBP's Privacy and Security Principles.	Please see Appendix B for a list of CBP's Privacy and Security Principles.

4. Operational Considerations and Recommendations

This section describes the operational considerations for carriers conducting biometric exit.

#	Operational/Onboarding Considerations	Comments
1	The business sponsor and its systems integrator	
	must submit and receive approval for its	
	deployment schedule.	
2	In the event that a traveler does not match through	The business sponsor and all relevant
	TVS, the airline personnel (or its designee) at the	airlines must ensure that all boarding
	boarding gate should verify the traveler's identity	gate personnel operating international
	against his/her travel document before permitting	departure boarding gates are trained
	the traveler to board the aircraft. If there is any	on alternative manual processing for
	concern about the authenticity of the travel	persons who do not match through
	document, or any concerns that the traveler is not	TVS.
	the true bearer of the document, CBP can be	ai a
	contacted to adjudicate the matter. CBP will	
	respond as soon as operationally possible.	
	Operating under its own authorities and business	-
	processes, the airline can choose not to board the	
	traveler if the traveler's identity is not adjudicated	
_	by CBP in time to allow for a timely departure.	
3.	It is highly recommended that all carriers provide	Please see www.cbp.gov/biometrics
	boarding announcements prior to boarding and	for the most current version of the
	periodically throughout the boarding process. The	Biometric Boarding Gate
	boarding gate announcements should clearly	Announcement script and/or
	convey the use of TVS for purposes of boarding	recording that gate agents should use.

	and disclose the ability of travelers to opt-out of the process.	
4	If the business sponsor is an airline then the airline must ensure all flight schedules, diversions, delays and departure times are updated within the relevant systems as soon as possible.	TVS is designed to ensure galleries are staged and removed "just in time." Therefore, if a flight is significantly delayed without a corresponding update with a new departure time, biometric exit processing/boarding may not be available.
5	If the business sponsor is an airline, then the airline must ensure that all identified APIS errors are corrected prior to departure to facilitate comprehensive gallery creation.	Gallery creation is dependent on accurate API data. If API is incomplete, it must be updated during check-in or prior to boarding. TVS updates the photo galleries every 5 minutes, beginning 2 hours prior to departure.

Acknowledgement and Compliance Declaration

I,	, acknowledge that I have received and read the Biometric Exit
	nts Document (BRD) and Technical Reference Guide (TRG) on behalf of
	and agree to comply with the contents as of the date of signature
Signature:	
Name:	
Title:	
Date:	

Appendix A: TVS Onboarding Guide

Upon commitment to implementing a biometric verification process, CBP will provide the business sponsor the TVS Technical Reference Guide(s).

New business sponsors/new vendor's solutions shall complete the following steps (in order) prior to using TVS in the production environment:

- 1. Review the TVS Technical Reference Guide(s);
- 2. Request access to the TVS in a Box (TIAB) environment using the TVS in a Box User Access Request Form;
- 3. Develop and test in the TIAB environment;
- 4. Request access to the TVS System Acceptance Test (SAT) and production environment using the External Vendor New CBP User Access Request Form;
- 5. Schedule and perform an integration test with the CBP TVS Team in the SAT environment;
- 6. Review and correct issues from the integration testing performed in the SAT environment; A joint "Go" or "No Go" decision shall be held with a planned outcome including revisions to the schedule as necessary; and
- 7. Upon completion of all testing activities, CBP will provide the TVS production environment user credentials. The business sponsor shall communicate to CBP of the planned production deployment date.

Steps 5-7 shall be completed if any of the following conditions are met:

- An existing business sponsor/vendor's solution is expanding to a new airport.
 - o Example: Airline ABC, the business sponsor, has an existing vendor's solution with vendor "X" at one airport. ABC intends to expand biometric exit to a new airport with the existing vendor "X." This will require additional SAT testing with TVS.
- An existing business sponsor is using a new vendor solution.
 - o Example: Airline ABC, the business sponsor, intends to add/use a new vendor. This will require additional SAT testing with TVS.
- An existing Business Sponsor/Vendor's Solution is expanding to a new airline.
 - o Example: airport authority XYZ, the business sponsor, has an existing solution with Airline "Gray." XYZ intends to expand and support airline "Blue" as well. This will require additional SAT testing with TVS.

The business sponsor/vendor's solution will also be required to provide a point of contact for password expiration notifications. This contact will receive notification when the business sponsor/vendor's solution password is about to expire. The TVS Team recommends providing a group mailing list in the event of any staffing changes.

Please send all completed forms to the CBP TVS Team using the email tvssupport@cbp.dhs.gov

Appendix B: CBP Privacy and Security Principles

FAIR INFORMATION PRACTICE PRINCIPLES (DHS FIPPs)

- <u>Transparency</u>: DHS should be transparent and provide notice to the individual regarding its collection, use, dissemination, and maintenance of personally identifiable information (PII).
- <u>Individual Participation</u>: DHS should involve the individual in the process of using PII and, to the extent practicable, seek individual consent for the collection, use, dissemination, and maintenance of PII. DHS should also provide mechanisms for appropriate access, correction, and redress regarding DHS's use of PII.
- <u>Purpose Specification</u>: DHS should specifically articulate the authority that permits the collection of PII and specifically articulate the purpose or purposes for which the PII is intended to be used.
- **Data Minimization:** DHS should only collect PII that is directly relevant and necessary to accomplish the specified purpose(s) and only retain PII for as long as is necessary to fulfill the specified purpose(s).
- <u>Use Limitation</u>: DHS should use PII solely for the purpose(s) specified in the notice. Sharing PII outside the Department should be for a purpose compatible with the purpose for which the PII was collected.
- **Data Quality and Integrity:** DHS should, to the extent practicable, ensure that PII is accurate, relevant, timely, and complete.
- <u>Security</u>: DHS should protect PII (in all media) through appropriate security safeguards against risks such as loss, unauthorized access or use, destruction, modification, or unintended or inappropriate disclosure.
- Accountability and Auditing: DHS should be accountable for complying with these
 principles, providing training to all employees and contractors who use PII, and auditing the
 actual use of PII to demonstrate compliance with these principles and all applicable privacy
 protection requirements.³

³ Privacy Policy Guidance Memorandum, Hugo Teufel III, Chief Privacy Officer, U.S. Department of Homeland Security (Dec. 29, 2008), www.dhs.gov/xlibrary/assets/privacy/privacy policyguide 2008-01.pdf.