August 4, 2006

The Honorable Rob Simmons
Chairman
Subcommittee on Intelligence, Information
Sharing and Terrorism Risk Assessment
Committee on Homeland Security
House of Representatives

Subject: Transportation Security Administration’s Office of Intelligence: Responses to Posthearing Questions Regarding Secure Flight

Dear Mr. Chairman:


As discussed in my statement at the hearing, for over 3 years, TSA has faced numerous challenges in developing a federal passenger precreening program, known currently as Secure Flight, because TSA did not follow a disciplined life cycle development approach. Although TSA made some progress, it suspended the program’s development earlier this year to reassess program direction, and it anticipates completing the reassessment by the end of September 2006. Whatever direction Secure Flight takes, TSA needs to follow a disciplined system development approach that fully defines system requirements, schedule, and costs; coordinate with critical stakeholders; ensure system effectiveness through assessing name-matching technologies and policies to match passenger and terrorist watch list data; conduct stress and end-to-end testing that verifies that the entire system functions as intended; and establish privacy protocols and access to a redress process.
If you have any further questions or would like to discuss any of the issues in more detail, I can be reached at (202) 512-3404 or berrickc@gao.gov.

Sincerely yours,

Cathleen A. Berrick
Director
Homeland Security and Justice Issues

Enclosure—1
Response to Supplemental Questions
for the
Subcommittee on Intelligence, Information Sharing,
and Terrorism Risk Assessment,
Committee on Homeland Security,
House of Representatives
Hearing on
The Transportation Security Administration’s
Office of Intelligence: Progress and Challenges
June 14, 2006

1. Ms. Berrick, what benefits will Secure Flight provide, once developed, over the current passenger prescreening process managed by air carriers?

Answer:
Until the Transportation Security Administration (TSA) completes its Secure Flight rebaselining efforts and decisions are made regarding the future direction of the program, the specific goals or benefits expected from Secure Flight over the current air carrier prescreening are uncertain. However, TSA officials have stated in the past that Secure Flight would

- transfer the passenger name-matching process from the air carriers to the federal government,
- provide a uniform and consistent prescreening name-matching process by using the same name-matching technology,
- utilize more exhaustive watch list information than is currently provided to the air carriers, and
- maintain a tighter control over sensitive security terrorist watch list information by eliminating the need to distribute it outside of the federal government.

As we stated in our February 2006 testimony, over the last 3 years TSA has faced a number of challenges in developing and implementing Secure Flight to ensure the program operates effectively. Key factors that could influence the effectiveness of Secure Flight remain to be finalized or resolved. More specifically, we stated that the program’s effectiveness would be dependent on TSA:

- assessing name-matching technologies that would be used to vet passenger names against names in the Terrorist Screening Database (TSDB) to learn

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1 In early 2006, TSA suspended development of Secure Flight and initiated a reassessment, or rebaselining, of the program. As of July 2006, TSA was continuing with its rebaselining efforts, which it expects to complete before the end of September 2006.
more about how these technologies would perform in an operational environment,

- performing stress testing to determine the system’s capabilities to handle peak data loads to identify the relative volume of passengers who can be identified as potential matches against the database, and
- undertaking a comprehensive end-to-end testing to verify that the entire system would function as intended.

2. Ms. Berrick, your February 2006 Senate testimony made clear that the success of Secure Flight depends a great deal on the accuracy and completeness of records contained within the Terrorist Screening Center’s “master” terrorist watch list—the Terrorist Screening Database (TSDB). As you know, the Department of Justice Inspector General found significant problems with the accuracy and completeness of the TSDB last June. To your knowledge, what progress has the Terrorist Screening Center (TSC) made in this area, and what is TSA doing to help ensure the accuracy of name matches against the TSDB?

Answer:

In June 2005, the Department of Justice’s Office of the Inspector General reported that TSC could not ensure the completeness and accuracy of the data in the TSDB. Since that time, TSC officials stated that they have established processes to help ensure that the records within the TSDB, which may be required for Secure Flight, are as accurate and complete as possible. These processes include

- conducting a record-by-record review that should improve the quality of the TSDB records,
- updating procedures for daily review of each new or modified record, and
- using automated rules to check the completeness of records received from other agencies.

As of June 2006, this record-by-record review was still ongoing.

In addition, GAO currently has ongoing reviews of screening agencies’ use of TSDB data that will provide additional information on TSC efforts to improve the quality of its records and how these efforts could possibly affect the end users of these data.
3. In your view, Ms Berrick, how central is TSA’s Office of Intelligence to the success of the Secure Flight program, and why?

Answer:
Currently, TSA’s Office of Intelligence serves as a liaison between the intelligence community and the air carriers who use the terrorist watch list information in their prescreening of passengers. Specifically, the Office of Intelligence receives watch list data from the Terrorist Screening Center, prepares it for distribution to the air carriers, and sends it to the Transportation Security Operations Center, which in turn posts it to a secure Web site that is accessed by the air carriers for use in their name-matching processes. When an air carrier cannot resolve a potential match during its prescreening process, the air carrier contacts an Office of Intelligence analyst for assistance in resolving the potential match. If needed, the Office of Intelligence also contacts Terrorist Screening Center analysts who can access additional information to try to resolve the potential match. As a result, the Office of Intelligence plays a key role in current program operations.

Until TSA completes its Secure Flight rebaselining efforts and decisions are made regarding the future direction of the program, the role of the Office of Intelligence and its relationship with Secure Flight is uncertain. However, Secure Flight’s draft June 2005 concept of operations stated that the program would employ its own analysts to conduct the manual reviews of passenger names that were potential matches against the watch lists as a result of the Secure Flight automated matching process. If assistance was needed in adjudicating a match, these analysts would notify the Terrorist Screening Center. These analysts would also notify the Office of Intelligence of potential passenger matches so it could conduct situational awareness with the air carrier, and when any inhibited boarding pass was released to a no-fly passenger who had been cleared through the process.

4. Ms. Berrick, you testified in February that in addition to TSA’s Secure Flight program, Customs and Border Protection (CBP) was developing a passenger prescreening program to match the names of international travelers bound for the U.S. against terrorist watch lists before their flight departs for the U.S. How are TSA and CBP working together, if at all, to coordinate these programs?

Answer:
As part of its ongoing rebaselining of the Secure Flight program, TSA has stated that it is collaborating with CBP to provide “one face” to air carriers for domestic and international passenger prescreening, that is, a strategic alignment that will allow for the collection and transmission of passenger data in a unified manner and at a uniform contact point to address issues that arise during either domestic or international prescreening processes. In July 2006, TSA officials stated that they had been meeting
weekly with CBP to discuss their coordination efforts, but did not provide information on the actions being discussed.

Further, in announcing CBP’s Notice of Proposed Rulemaking for its Advance Passenger Information System (APIS), CBP reaffirmed the Department of Homeland Security’s commitment to a common reporting process for the airline industry through APIS and TSA’s Secure Flight program. CBP and TSA plan to continue their coordination of Pre-Departure APIS for international flights and Secure Flight for domestic flights by leveraging information gained during the Pre-Departure APIS Notice of Proposed Rulemaking. It is anticipated that TSA and CBP’s joint efforts will allow for the prescreening function to occur through coordinated information connections and avoid duplication of communications, programming, and information requirements. Nevertheless, until TSA completes its rebaselining, how and when TSA and CBP’s passenger prescreening programs will be coordinated remains uncertain.

5. Ms. Berrick, your February testimony before the Senate mentions that TSA and TSC should conduct joint exercises to further understand “the effectiveness of using intelligence analysts to clear misidentified passengers during Secure Flight operations.” What additional joint exercises are you aware of since this past February, and what kinds of exercises—in your view—would assist TSA’s Office of Intelligence as it gears up to support Secure Flight? What basic questions should TSA and the TSC be striving to answer at this point?

Answer:
When TSA began rebaselining Secure Flight in February 2006, it suspended development and testing of the program. However, prior to rebaselining, TSA had conducted development and testing activities with key stakeholders, including the joint exercises with TSC analysts. Although we encourage TSA to continue its coordination with major stakeholders—including TSC—in order to develop an effective and efficient passenger prescreening program, it would be premature to speculate about the nature of testing needed until TSA announces its rebaselined program. As TSA continues its rebaselining and before it resumes development and testing, TSA, in collaboration with stakeholders including TSC, should address several questions that are fundamental to Secure Flight’s effectiveness, including:

- What passenger data should Secure Flight collect to provide the best possible results when matched against data contained in the no-fly and selectee lists, which are derived from the TSDB?

- What TSDB data attributes will be provided by the TSC and what name matching technologies will Secure Flight use to compare the passenger data with the TSDB no-fly and selectee watch lists?
What manual review policies and procedures will be established by TSA and TSC to determine whether a potential match returned from Secure Flight’s automated matching process is a false positive or an actual match against the watch list?

6. **Ms. Berrick, to your knowledge, is TSA’s Secure Flight development team planning to increase the number of TSA analysts on staff to help administer the Secure Flight program? What sense do you have about TSA’s capacity to handle the name matching process that will be required under Secure Flight if a passenger name cannot be differentiated from a terrorist included on the watch list?**

**Answer:**

TSA’s Secure Flight draft June 2005 concept of operations describes TSA’s plans at that time for resolving potential passenger name matches to the terrorist watch list. While the concept of operations did not identify the number of analysts required, TSA officials had stated that they planned to use their own intelligence analysts who were currently involved in other people screening programs, such as the crew vetting program. As envisioned in 2005, Secure Flight operational testing was to begin with two air carriers, which TSA thought they could service with their current analyst staff or contractors and also provide the experience needed to more accurately determine the number of analysts needed for full operations. Until TSA completes its rebaselining of Secure Flight and establishes specific system requirements, TSA cannot determine the workload and number of analysts that will be required for the program. Further, without established system requirements and more concrete results from TSA’s testing of the automated matching system, we can not assess TSA’s capacity to manually review the potential passenger name matches for air carrier operations in a timely manner.

7. **Ms. Berrick, you reported to the Senate Commerce Committee in February that TSA had not yet clearly identified the privacy impacts of Secure Flight “or the full actions it plans to take to mitigate them.” What should this Committee be looking at to ensure that if Secure Flight moves forward, that privacy is properly taken into account?**

**Answer:**

In our previous reports and testimonies on Secure Flight, we recommended that TSA integrate privacy and other passenger rights protections into all aspects of Secure Flight operations. Such protections include statutory requirements, such as the Privacy Act, and the Fair Information Practices, a set of internationally recognized privacy principles that limit the collection, use, and disclosure of personal
information by federal agencies. In monitoring this aspect of Secure Flight’s development, the committee could review TSA’s system of records notice and the privacy impact assessment that TSA plans to complete as part of Secure Flight’s rebaselining and continued system development. These documents will describe how TSA considered privacy in the development of the system, and how it will protect passenger data once the system becomes operational.

In addition, the committee could review TSA’s plans for redress for passengers affected by Secure Flight. As we stated in our February and June 2006 testimonies, TSA currently provides individuals with an opportunity to seek redress, including a process for passengers who experience delays under the current name matching conducted by the air carriers. However, it is not clear if this current system will be used for Secure Flight or be able to accommodate redress related specifically to the operation of Secure Flight.

In July 2006, TSA officials reiterated that they plan to address privacy and redress concerns as they rebaseline and further develop Secure Flight. Their system of records notice, privacy impact assessment, and plans for redress will be put forth along with their announcement of the rebaselined program or a rulemaking that is supposed to, among other things, describe the passenger data to be provided by air carriers.

8. Ms. Berrick, you note in your prepared statement today that Secure Flight “was neither intended nor designed to address” the situation where a person has assumed another person’s identity through identity theft. In recent weeks, we have learned that millions of veterans may have had their names and Social Security numbers stolen from the home of a Department of Veterans Affairs’ contractor. Given this development, should TSA be exploring some sort of identity theft safeguards as part of the Secure Flight rebaselining effort? What recommendations, if any, do you have in this regard?

Answer:
Secure Flight was designed to take over the passenger prescreening responsibility, or the matching of passenger data against terrorist watch lists prior to a passenger receiving a boarding pass from the air carriers. TSA officials have stated that Secure Flight represents only one layer of security within the aviation infrastructure and is not designed or intended to protect against all vulnerabilities, such as identity theft. While TSA has recognized that identity theft is a vulnerability for Secure Flight, the extent to which it will be addressed under the rebaselined program remains unknown. However, we believe that this important issue, which will affect Secure Flight’s effectiveness, will also affect other Department of Homeland Security programs and, therefore, should be addressed by TSA. We do not have any specific recommendations on how TSA should address this vulnerability at this time.
9. Ms. Berrick, you state in your prepared remarks that GAO is supportive of the rebaselining of the Secure Flight program. In your view, what principles should guide TSA’s efforts to get the program right, and what role does TSA’s Office of Intelligence have in this regard?

Answer:
There are several interrelated principles that should guide TSA in its development and implementation of the passenger prescreening program. These principles are

1. development of a program using the sound management principles in TSA’s System Development Life Cycle, including development of program goals and requirements, a schedule and the associated costs for attaining those goals, and an effective program for securing the system and its data;
2. development of a system that maximizes the accuracy and completeness of the data used and the effectiveness of the automated tools and manual processes used for name matching;
3. coordination with stakeholders, including CBP, TSC, and air carriers; and
4. establishment of privacy protocols, protection of passenger rights, and access to redress for passengers impacted by Secure Flight.

TSA has not made clear the role and relationship of the Office of Intelligence in its efforts to rebaseline the Secure Flight program.

10. Ms. Berrick, over the last three years, GAO’s numerous reports and testimonies on Secure Flight have highlighted significant challenges. What do you believe are the most formidable challenges facing TSA’s efforts with Secure Flight, and what do you believe TSA must do to overcome these challenges? How central is the role for TSA’s Office of Intelligence in getting Secure Flight “right” and how should it be coordinating its efforts with the Terrorist Screening Center and other entities in this regard?

Answer:
Based on our Secure Flight work over the last three years, four key challenges have been identified that are directly related to principles discussed in our response to the previous question. These challenges are

1. developing, managing, and overseeing the program through a comprehensive System Development Life Cycle plan that would include establishing program goals and systems requirements, developing cost and
schedule estimates that reflect all aspects of the program, and designing a security program that protects the system and the data it uses;

2. addressing key factors that will affect the effectiveness of Secure Flight in identifying individuals on the no-fly and selectee lists that include (1) assessing passenger name-matching technologies and policies that will be used to match passenger names against terrorist watch list data, (2) conducting stress testing to determine how Secure Flight would handle peak data volumes, and (3) performing comprehensive end-to-end operational testing to determine that the system performs as intended;

3. coordinating with federal and private sector stakeholders, such as CBP, TSC, and air carriers, that play a critical role in collecting, transmitting, and analyzing the data needed for Secure Flight operations; and

4. minimizing program impacts on passenger privacy, protecting passenger rights, and providing access to redress for passengers affected by Secure Flight.

Until TSA completes rebaselining Secure Flight and establishes specific system requirements, it is difficult to determine the exact roles that TSA’s Office of Intelligence, TSC, and other stakeholders will fulfill. However, no matter what the outcome of TSA’s rebaselining is, the Office of Intelligence and TSC will likely play an important role in determining whether passengers’ names that have been matched to a name contained in the TSDB are actual matches. For the Office of Intelligence and TSC to function as part of Secure Flight, TSA will need to determine the level of staff support that it will require for each entity so that vetting outcomes can be handled in a timely manner.
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