

U.S. Department of Homeland Security Transportation Security Administration Sensitive Security Information Program Presents:



SSI for Rail and Mass Transit Stakeholders



As of May 2022

Objectives

This briefing will focus on the following topics:

- The differences between Classified National Security Information and Sensitive Security Information (SSI)
- Which portions of the SSI Federal Regulation apply to Rail and Mass Transit
- The proper means of marking and protecting SSI



Brief History of SSI

- SSI was developed pre-9/11
- Created in response to hijackings in the early 1970s

The Air Transportation Security Act of 1974:

- Required the Federal Aviation Administration (FAA) to establish a regulation for sharing sensitive information with airlines and airports
- The FAA published the first SSI regulation in the Federal Register in 1976

After 9/11, SSI applies to all modes of transportation.

Where SSI Fits

All information held by the Federal government falls into two categories:

- Classified National Security Information (Confidential, Secret, Top Secret)
 or
- Unclassified
 (SSI, For Official Use Only (FOUO), Public
 Information, etc.)



Classified Information



Information whose "unauthorized disclosure could reasonably be expected to cause identifiable or describable damage to the national security"*

Example:

A U.S. Special Operations team conducts a raid, driven by intelligence, overseas. The *identity* of the "source" of data and the *information* he or she provided would both be classified.

* Source: Executive Order 13526, Dec. 2009

Unclassified Information Falls into Two Categories



• Sensitive But Unclassified (SBU)

A broad category that includes a Federally regulated means of protecting information such as SSI and unregulated means of protecting information such as FOUO

• Public Information

All other information

Sensitive Security Information

Information obtained or developed which, if released publicly, would be <u>detrimental</u> to <u>transportation</u> security.



- Rail Operator's Security Plan
- Mass Transit Operator's Security
 Plan
- Security Directives marked as SSI issued to Rail
- Baseline Assessment for Security Enhancement (BASE) conducted by TSA



For Official Use Only (FOUO)

SSI

Information not protected by regulation that could adversely affect a Federal program if publicly released without authorization.

Example:

Federal building security plans



* Source: DHS Management Directive 11042.1

What are the differences?

SSI

FOUO and SSI are categories of Sensitive But Unclassified information, but:

- SSI is based on U.S. law and protected by a Federal regulation; FOUO is not
- SSI protects information related to transportation security; FOUO has no subject matter limitations
- Unauthorized SSI disclosure may result in a civil penalty; FOUO breaches cannot

What Are the Differences? (cont.)

- In litigation, SSI has stronger protection from court-ordered production requests while documents marked only as FOUO have little or no protection
- SSI is protected from public release under a Freedom of Information Act (FOIA) request; FOUO may be either protected or released under FOIA



Documents that contain SSI must be marked as SSI – not as FOUO. When information is pulled from reports marked FOUO and SSI, the new report must be marked as SSI – Not FOUO/SSI

Focus on the SSI Federal Regulation (49 CFR Part 1520)



Department of Homeland Security Transportation Security Administration 49 CFR 1520 - The SSI Federal Regulation

- on one various recognising the following Volume 69 of the Federal Regular at page 25002 (cited as 60 FR 25005), May 18, 2004 as memorial always 7, 50 of 19 FR 1250, Apr 19, 2005 of 19 FR 4506, May 23, 2006 of 17 FR 3500, November 28, 2008 of 19 FR 73772, Dependent 19, 2008 of 19 FR 73772, 2008 of



- 1520.1 Scope. 1520.3 Terms used in this part.

Authority: 46 U.S.C. 70102-70106, 70117; 49 U.S.C. 114, 40113, 44901-44907, 44913-44914, 44916-44918, 44935-44936, 44942, 46105,

§ 1520 [Amendment Summary]

In § 1520.3, removed the definitions of TBHS, "DOT", "Rail facility", "Rail hazardous materials receives", "Rail hazardous materials shipper, "Rail transit facility", "Rail transit system or Rail Fared Guideway System", "Railvoaf", "Record", and "Valnerablity, assessment" as they are located in

In § 1810.5, revised paragraphs. (b)(1), (b)(6)(0, (b)(8) introductory text, (b)(10), (b)(12) introductory text, and (b)(15) to include surface.

In § 1820.7, clarified that maritime and surface operators are "covered".

(a) Applicability: This part governs the maintenance, safeguarding, and disclosure of records and information that TSA has determined to be Sensitive Security Information, as defined in § 1520.5. This part does not apply to the maintenance, afeguarding, or disclosure of classified national security information, as defined by Executive Order 12968, or to other sensitive unclassified information that is not SSI, but that nonetheless may be exempt from public disclosure under the Preedom of Information Act. In addition, in the case of information that has been design Homeland Security Act, the receipt, maintenance, or disclosure of such information by a Federal agency or employee is governed by section 214 and any implementing regulations, not by this part.

Coast Guard, respectively.

In addition to the terms in § 1500.3 of this chapter, the following terms apply in this part:

Administrator means the Under Secretary of

Transportation for Security referred to in 49 U.S.C. 114(b), or

Covered person means any organization, entity, individual, or other person described in § 1520.7. In the case of an individual, covered person includes any individual of an individual, coverat person includes any individual applying for employment in a position that would be a covered person, or in training for such a position, regardless of whether that individual is receiving a wage, salary, or other form of payment. Covered person includes a person Security contingency plan means a plan detailing response procedures to address a transportation security incident, threat assessment, or specific threat against transportation, including details of preparation, response, mitigation, recovery, and reconstitution preparation, response, mitigation, recovery, and reconstitution procedures, continuity of government, continuity of transportation operations, and crisis management.

Security screening means evaluating a person or property to determine whether either poses a threat to security. SSI means sensitive security information, as described in

Treat image projection system means an evaluation tool These image projection system means an evaluation tool
that involves periodic presentation of fetional threat images
to operators and is used in connection with x-ray or
explosives detection systems equipment.

TSA means the Transportation Security Administration.

(a) In general In accordance with 49 U.S.C. 114(a) SSI is information obtained or developed in the conduct of secur activities, including research and development, the disclor

activities, including research and development, the disclosure of which TSA has determined would— (1) Constitute an unwarranted invasion of privacy (including, but not limited to, information contained in any personnel, medical, or similar file): (2) Reveal trade secrets or privileged or confidential

information obtained from any person; or (3) Be detrimental to the security of transportation

(b) Information constituting SSI. Except as otherwise provided in writing by TSA in the interest of public safety or in furtherance of transportation security, the following information, and records containing such information constitute SSI:

11 Searthy programs, security plans, and contingnosy plans.
Any security program, security plan, or security
contingency plan issued, established, required, received, or
approved by DOT or DHS, including any comments,
instructions, or implementing guidance, including —

(i) Any airent operator, airport operator, fixed base
operator, or air cargo security program, or security

contingency plan under this chapter:

(ii) Any vessel, maritime facility, or port area security plan required or directed under Federal law:

(iii) Any national or area security plan prepared under

46 U.S.C. 70103: (iv) Any security incident response plan established under 46 U.S.C. 70104 and

(2) Security Directives. Any Security Directive or orde (i) Issued by TSA under CFR 1542.303, 1544.305,

Transportation Security Act, 33 CFR part 6, or 33 U.S.C.1221 et seq. related to maritime security; or (iii) Any comments, instructions, and implementing guidance pertaining thereto.

rulars. Any notice issued by DHS or DOT regarding a threat to aviation or mar

transportation, including any –
(i) Information circular issued by TSA under 49 CFR
1542.303, 1544.305, 1548.19, or other authority:

Sensitive Security Information

Another way of thinking about SSI is would this information assist an adversary who is planning an attack against a transportation system?

- How *useful* would the information be to terrorists?
- How *detailed* is it?
- Has DHS *officially released* it in the past?
- Is it obvious?
- Is it still *current*?



Sensitive Security Information



In order for information to be SSI, the information must be related to <u>transportation security</u>, its release must be <u>detrimental</u>, and it must fall under the one of the <u>16</u> categories of <u>SSI</u> defined by the Federal Regulation (49 CFR Part 1520.5(b)).

This training will discuss only the relevant categories related to Rail and Mass Transit.

16 SSI Categories





(1) Security Programs, security plans, and contingency plans – Any security plan or security contingency plan issued, established, required, received or approved by DHS or DOT...

Examples of records protected under this category:

- Security plan for Rail Operator
- Security plan for Mass Transit Operator

Security Directives – Any Security Directive or order issued by TSA

Examples of records protected under this category:

TSA recently issued a Security Directive (SD) to the Rail Industry. This particular SD was NOT marked as SSI. This was very deliberate. On the whole, SDs are usually marked as SSI.



EFFECTIVE DATE

U.S. Department of Homeland Security

SECURITY DIRECTIVE

NUMBER SD 1544-13-05

SUBJECT Threat to U.S. Aircraft Operators

December 26, 2013 January 31, 2014 EXPIRATION DATE CANCELS AND SUPERSEDES Not Applicable

APPLICABILITY Aircraft operators regulated under 49 CFR 1544.101(a)

AUTHORITY 49 CFR 1544.305

LOCATION(S) (as necessary) All U.S aircraft operators

PURPOSE AND GENERAL INFORMATION

SSI

(5) <u>Vulnerability Assessments</u> – Any vulnerability assessments directed, created, held, funded or approved by DHS/DOT for any mode of transportation

Examples of records protected under this category:

- Vulnerability assessment created by Rail companies and shared with TSA
- Baseline Assessment for Security Enhancement (BASE) conducted by TSA

SSI

(6) Security Inspection or Investigative
Information - Reports of inspections or
investigations that could reveal a security
vulnerability

Examples of records protected under this category:

Raw data and reports generated related to the transfer of rail hazmat cars between rail companies

(7) Threat Information – Information held by the government concerning threats to any mode of transportation, including cyber

Examples of records protected under this category.

TSA Intelligence Products marked as SSI.

Note: DHS/TSA Intelligence Products are not always marked as SSI. This is very deliberate on our part.

- (8) <u>Security measures</u> Specific details of transportation security measures including:
 - (i) Security measures or protocols recommended by the Federal government

Note: Can include system cybersecurity measures

(10) <u>Security Training Materials</u> – Records created or obtained for purposes of training personnel



- (11) (i) <u>Identifying information of certain</u>

 <u>transportation security personnel</u> List of

 names or other identifying information that
 identify persons as
 - (A) Having unescorted access to a secure area of an rail secure area
- (12) <u>Critical Transportation Infrastructure Asset Information</u>—
 Any list identifying systems or assets, whether physical or virtual, so vital to surface transportation that the incapacity or destruction of such assets would have a debilitating impact on transportation security if the list is
 - (i) Prepared by DHS or DOT; or
 - (ii) Prepared by as State or Local government and submitted to DHS or DOT

(15) Research and Development – Research results that were approved, accepted, funded, recommended or directed by DHS/DOT



(16) Other Information – The TSA Administrator (or their designee) can determine information to be SSI that is not otherwise defined in 1520.5(b)(1) – (15) (rarely used)



Common Information Related to Rail or Mass Transit that is SSI*

- Rail Operators Security Programs
- Mass Transit Security Programs
- TSA Security Directives (SDs) marked as SSI
- Vulnerability Assessments of systems or facilities
- Raw data and reports related to the transfer of hazmat rail cars
- Baseline Assessment for Security Enhancement (BASE) conducted by TSA
- Reports of inspections or investigations that could reveal a security vulnerability
- TSA Security Action Items
- TSA Security Guidelines and Annexes
- TSA Intelligence Products marked as SSI

* List not all-inclusive

What information is NOT SSI

SSI

- Safety information is not SSI
- Fire Evacuation Plans are not SSI
- Construction plans are not SSI
- Training materials for employees on safety measures are not SSI
- Safety inspections of infrastructure are not SSI



Covered Persons

According to the SSI Federal Regulation, <u>covered</u> <u>persons</u> may access SSI. This includes airport and airline officials, maritime operators, rail, mass transit and pipeline operators, Federal employees, among others.







Persons with a "Need To Know"

Covered persons have a <u>need to know</u> SSI if access to information is necessary for the performance of, training for, or managing of personnel's official duties. DHS or DOT may limit access to specific SSI to certain employees or covered persons.

Example:

A Mass Transit Operator does not need access to the flying schedules of Federal Air Marshals.

Requests from the Media for SSI



Under the SSI Federal Regulation, members of the news media are not covered persons and do not have a "need to know" SSI.



SSI Federal Regulation Outlines Procedures for Marking and Handling SSI



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uthority: 46 II 8 C 70102-70106 70117: 49 II 8 C 114

§ 1500.1 Scopes.
(o) Applicability. This part governs the maintenance, each quarteding, and disclosure of records and information that safequarding, and disclosure of records and information that efficied in § 1500.5. This part does not apply to the maintenance, safequarding, or disclosure of classified or control of the part of t

\$ 1500.3. Terms used in this part!

In addition to the enems in § 100.0 of this chapter, the following terms apply in this part:

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granted, would make the person a covered person described in § 1820.7.

DHS means the Department of Homeland Security and any directorate, bureau, or other component within the Department of Homeland Security, including the United States Coast Guard.

DOT means the Department of Transportation and any operating administration, entity, or office within the

Department of Transportation, including the Saint Lawrence leaway Development Corporation and the Bureau of

Transportation Statistics.

Federal Flight Deck Officer means a pilot participating in the Federal Flight Deck Officer Program under 49 U.S.C. 44921 and implementing regulations.

Maritime facility means any facility as defined in 33 CFR

In Date of the Section of Section of

transit system, rail transit facility, commercial motor vehicle or pipeline, or a transportation-related automated system or network to determine its vulnerability to unlawful interference, whether during the conception, planning, design, construction, operation, or decommissioning phase. A vulnerability assessment may include proposed, recommended, or directed actions or countermeasures to address security concerns.

Battrood correr means railrood correr as efficied in elmod finishes any means by which information is
preserved, rerespective of format including a book, paper,
recadable material, and say information is crede in an
eredable material, and say information crede in an
expensed, or recommended thange to any record
fleverly confidency plan means a plan detailing
record of the confidency of the control of the confidency
incident, threat assessment, or specific threat against
resupervation, including details of preservation, response
continuity of poverament, continuity of transportation.
Security program means a program of plan and any
amendament, developed for the security of the following
material programs. The control of the control of the following
production:

including any comments, instructions, or implementing quarters.

100 A face base operator;
(2) A face base operator;
(3) A face base operator;
(4) A martinue faculty, vissal, or port area, or or network for information processing, control, and communications. Security screening means evaluating a person or property to determine whether either poses a threat to security.

100 A face of the security screening or poses at fixed to security screening means evaluating a person or property to determine whether either poses a threat to security.

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Everyone is Responsible for Protecting SSI!!!

Personnel who works in aviation whether they are airport employees, airline employees, rail and mass transit operators, Federal employees or contractors are responsible for properly marking, handling, protecting, storing, and destroying SSI per the SSI Federal Regulation (49 CFR Part 1520).



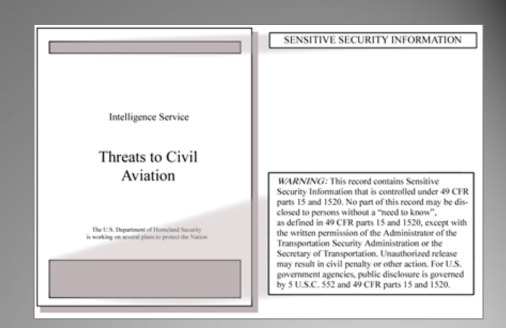


Regulatory Requirement SSI – Protective Marking



Each page of the SSI record <u>must</u> include an SSI header and footer.

Even if there is only one sentence containing SSI in a 50-page document, every page must have an SSI header and footer.



SSI Footer

The SSI footer informs the viewer that the record must be protected from unauthorized disclosure.

No modification of the SSI Footer is authorized.

"WARNING: This record contains Sensitive Security Information that is controlled under 49 CFR parts 15 and 1520. No part of this record may be disclosed to persons without a "need to know," as defined in 49 CFR parts 15 and 1520, except with the written permission of the Administrator of the Transportation Security Administration or the Secretary of Transportation. Unauthorized release may result in civil penalty or other action. For U.S. government agencies, public disclosure is governed by 5 U.S.C. 552 and 49 CFR parts 15 and 1520."

Who Can Mark Records as SSI?

Stakeholders are permitted to mark information as SSI as long as they believe the record meets specific criteria under the SSI Federal Regulation:

- It is related to transportation security (not safety);
- Its release would be detrimental to transportation security (i.e., an adversary could use the information to plan an attack against the transportation system); and
- It falls under one of the 16 SSI Categories that are listed in the slides above.

Who Can Mark Records as SSI? (cont.)



It is important to remember that SSI is information which should be marked and protected in all forms of communication. This includes emails, Word documents, presentations, training, etc.

Storing SSI: Lock it Up!!!!

SSI

When not actually working with an SSI record (lunch break, end of the day, etc.), store the SSI record in a locked desk drawer or in a locked room to prevent unauthorized access by persons who do not have a "need to know."



ALL RECIPIENTS OF SSI ARE MANDATED TO LOCK IT UP!!!

Protecting Electronic Data

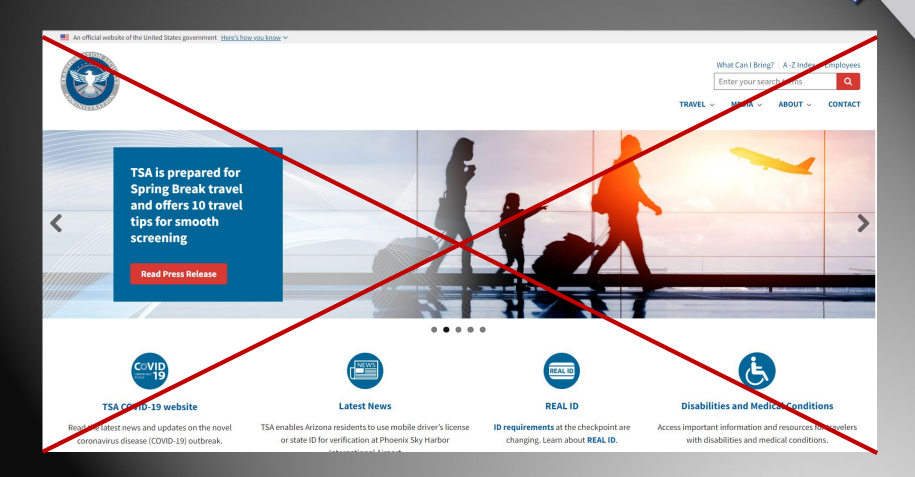
- SSI
- The SSI Regulation instructs:

 "Take reasonable steps to safeguard SSI in that person's possession or control from unauthorized disclosure."
- Safeguarding methods may include:
 - logging off from or locking unattended computers,
 - applying encryption, and/or
 - physically restricting access to electronic devices such as USB flash drives or other portable devices.

* 49 CFR §1520.9(a)(1)

Posting SSI: Never Post SSI on the Internet





Duty to Report Unauthorized Disclosure of SSI



The SSI Federal Regulation states "when a covered person becomes aware that SSI has been released to unauthorized persons, the covered person must promptly inform TSA…"

- This usually involves lost paper copies of SSI or SSI available on the Internet.
- Stakeholders may contact their TSA point of contact or the TSA SSI Program office at SSI@tsa.dhs.gov.

* 49 CFR §1520.9(c)

Destruction of SSI



"A covered person must destroy SSI completely to preclude recognition or reconstruction of the information when the covered person no longer needs the SSI to carry out transportation security measures."*

In other words, throwing SSI in a garbage can or recycling bin violates the SSI Federal Regulation.

* 49 CFR § 1520.19(b)(1)

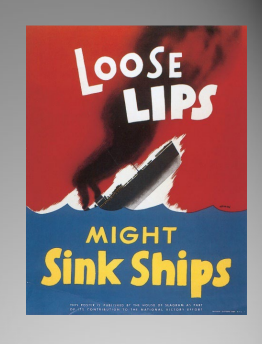
Discussing SSI in Public Areas is Inappropriate



Personnel must be very careful when discussing SSI in public areas.

You never know who is listening and not everyone has a "need to know" the information.

Remember: Adversaries do not care how they receive SSI as long as they get the information they need to plan an attack.



Consequences of Unauthorized Disclosure of SSI



- <u>Lost money</u> TSA can impose a civil penalty with amounts into the tens of thousands of dollars per offense against covered persons and companies
- <u>Lost jobs</u> for Federal employees, appropriate personnel action up to termination
- <u>Lost contract</u> TSA can decide whether to end a contract with a Federal vendor whose employees did not properly protect the SSI entrusted to their care

"Best Practices" for Non-DHS Employees to Protect SSI





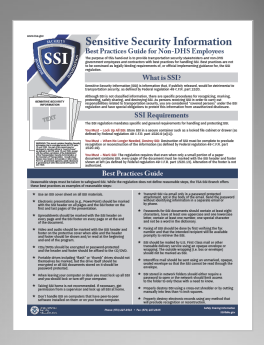
Best Practices for Non-DHS Personnel



DHS stakeholders (i.e., regulated entities) and other covered parties are mandated under the SSI regulation to take "reasonable steps" to prevent unauthorized disclosure of SSI.

The next set of slides describes "Best Practices" that stakeholders may use in handling and protecting SSI.

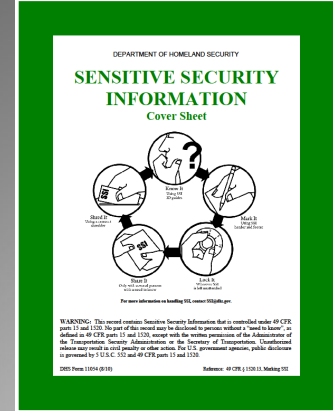
These "Best Practices" are based on policies and procedures developed for DHS personnel to protect SSI.



Best Practices – SSI Cover Sheet



The SSI Cover sheet is NOT required by the SSI Federal Regulation but it is recommended to place everyone on notice they are dealing with SSI and can be added as needed.



Best Practices — Sharing SSI in E-mail

SSI information transmitted by e-mail should be *encrypted* or sent in a separate password-protected record and <u>not</u> in the body of an e-mail. Passwords should be sent separately, and should:

- Have eight-character minimum length
- Have at least one upper-case and one lower-case letter
- Contain at least one number
- Contain at least one symbol (e.g., *#\$%?!)
- Not be a word in the dictionary or a portion of the file name

Best Practices – Managing Sensitive Data in Webinars

SSI

Taking the following steps will help minimize the unauthorized disclosure of SSI.

- ✓ Verify that all attendees of the meeting are covered persons with a "need to know" the SSI to be presented
- ✓ Manage policies to ensure only members from your organization or desired group can attend
- ✓ Enable "waiting room" features to see and vet attendees before granting them access
- ✓ Lock the event once all intended attendees have joined

Best Practices – Managing Sensitive Data in Webinars (cont.)



- ✓ Ensure that you (the host) can manually admit and remove attendees
- ✓ Be mindful of how (and to whom) you disseminate invitation links
- ✓ Consider sensitivity of data before exposing it via screen share or uploading it during video conferences
- ✓ Do not discuss information that you would not discuss over regular telephone lines

Best Practices - No SSI on Personally Owned Electronic Devices



SSI should not be stored, sent to, or printed to personal devices including home, public, or personal:

- Computers or tablets
- Fax machines
- Printer or copy machines
- Smart phones
- Thumb drives, external drives, disks
- Email accounts



Best Practices – Closing the Gaps



- ✓ Change default password to strong, complex passwords for your router and Wi-Fi network
- ✓ At a minimum, ensure your router is configured to use WPA2 or WPA3 wireless encryption
- ✓ Avoid using public hotspots and networks
- ✓ Only use secure video conferencing tools approved by your organization
- ✓ Use official company email when sending SSI
- ✓ Ensure that any virtual assistants (e.g., Alexa) will not pick up your conversations

Best Practices – Closing the Gaps (cont.)



Remember, while conducting business, be conscious of your surroundings:

- Do not work in locations where your computer screen may be visible to others
- Take measures to prevent eavesdropping, especially when discussing SSI

Best Practices Traveling with SSI

- Laptops containing SSI should be kept with you to the maximum extent possible
- Avoid transporting laptops containing SSI in checked baggage
- Laptops containing SSI and any SSI paperwork should be kept locked and out of sight (e.g., trunk) when unattended in vehicles
- In hotel rooms, use room safes for laptops containing SSI and any SSI paperwork

Destruction of SSI

Best Practices –

The most common methods used to destroy SSI material include:



- Cross-cut shredders
- Contract with a shredding company
- Any method approved for the destruction of classified national security information



Frequently-Asked Questions

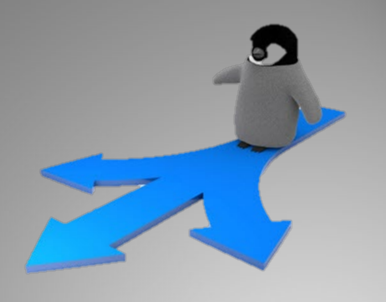


Q: How Do We Handle Requests for SSI Information?



A: Requests for SSI fall into two categories:

- Sharing SSI
- Releasing SSI

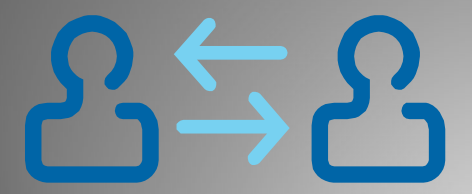


Sharing SSI

SSI

To share SSI is to provide a record that contains SSI to another covered person. The record is marked as SSI and remains SSI.

The covered person with a "need to know" is now obligated by the SSI Federal Regulation to protect the SSI record entrusted to their care.



Releasing Records

Prior to releasing records containing SSI to persons who are not authorized to access SSI under the SSI Federal Regulation, the SSI language must be removed/redacted by the TSA SSI Program office. The redacted record may be released to the general public.

The redacted record should have the SSI header and SSI footer removed or crossed out.





SSI Redactions

- SSI Records that are produced due to Freedom of Information Act (FOIA) requests, court-order production requests, or other requests are reviewed by the TSA SSI Program office.
- TSA then produces a redacted copy of the record with all of the SSI removed.

SCOPE AND APPLICABILITY

This Sensitive Security Information (SSI) Identification Guide provides guidance for which information is and is not SSI under 49 CFR 1520 (Title 49 part 1520 of the Code of Federal Regulations), related to the National Explosives Detection Canine Team Program. Users of this guide include the following: Transportation Security Administration (TSA) employees, contractors, and grantees; other Department of

agencies that use information covered in this guide; and, any other covered persons (as defined in 49 CFR 1520.7) that use or access information covered in this guide.

GENERAL INFORMATION ON THE NATIONAL EXPLOSIVES DETECTION CANINE TEAM PROGRAM (NEDCTP)

The National Explosives Detection Canine Team Program exists to deter and detect the introduction of explosives devices into the transportation system. In addition, bomb threats cause disruption of air, land and sea commerce and pose an unacceptable danger to the traveling public and should be resolved quickly.

component in a balanced counter-sabotage program. The use of highly trained explosives detection canine teams is also a proven deterrent to terrorism directed

Q: How Do We Get SSI Redacted before a Record is Released?



- The SSI Federal Regulation states that
 - "Except as otherwise provided in this section... records containing SSI are not available for public inspection or copying, nor does TSA... release such records to persons without a need to know."
 - "(I)f a record contains both SSI and information that is not SSI,
 TSA...may disclose the record with the SSI redacted..." *
- TSA addresses these requirements by providing an official SSI Review process through its SSI Program office.

* 49 CFR § § 1520.15(a) and 1520.15(b)



Processing Record Requests



- Similar to Federal Freedom of Information Act (FOIA), many state and local laws (e.g., "Sunshine" laws) provide citizens the right to access government records.
- While laws providing exemptions vary by state, 49 CFR § 1520.9(a)(3) requires that covered persons "Refer requests by other persons for SSI to TSA."
- This requirement for referral includes requests for access to SSI made under State, local, tribal or territorial public information and related laws.
- SSI falls under the SSI Federal Regulation, which preempts conflicting State, local, tribal and territorial law.



Processing Record Requests (cont.)



- Requests for TSA's own records made through State Open Records requests must be referred to TSA FOIA (FOIA@tsa.dhs.gov).
- Requests for records belonging to the state or airport authority should be submitted for full SSI Review to the SSI Program office.
- While the SSI Program office will attempt to work within the law's time constraints, it is not always possible. Interim responses may be made to the requestor indicating the need for SSI Review.
- Requests may be submitted to TSA Field Counsel or to the SSI Program office directly at SSI@tsa.dhs.gov.

Q: If we mark a Record as SSI, does that mean it's always SSI?

- SSI
- All covered persons are permitted to mark information believe is SSI, but it is possible it was over-marked.
- The TSA Administrator is authorized to determine whether information pertaining to transportation security constitutes SSI. That authority is delegated from the Administrator to the Chief of the SSI Program.
- Using this authority, the SSI Program office determines what information is designated as SSI or not SSI within a record. The SSI Program office is the final arbiter and authorized to make SSI determinations on both Federal records and records produced by stakeholders.
- If necessary, the SSI Program office will provided redacted versions (i.e., all of the SSI blacked out) for public consumption.

Q: Who Do We Contact for Additional Assistance?

- SSI
- Additional SSI resources are posted to https://www.tsa.gov/for-industry/sensitive-security-information
- Questions may be directed to your TSA Policy, Plans and Engagement (PPE) representative at TSA-Surface(a)tsa.dhs.gov
- The SSI Program office is also available to answer questions about SSI and receive SSI Review Requests through its SSI Inbox at SSI@tsa.dhs.gov.



Safely Sharing Information



SSI Program Office

Security and Administrative Services
Enterprise Support
Transportation Security Administration
6595 Springfield Center Drive, MS-31
Springfield, VA 20598-6031

E-Mail: SSI@tsa.dhs.gov