
From: (b)(6); (b)(7)(C)
Sent: Thursday, September 5, 2019 4:14 PM
To: (b)(6); (b)(7)(C)
Cc:
Subject: RE: ERO social media white paper

Thanks, this is really helpful!

If you want to do a quick survey of other DHS programs and social media PIAs and send the links in a consolidated email, that would be great. No specific due date, but if one of you has the bandwidth to take that on, it would really help our forthcoming document.

(b)(6); (b)(7)(C)
Acting Privacy Officer
Office of Information Governance and Privacy
U.S. Immigration and Customs Enforcement
Desk: 202-732-(b)(6);
Mobile: 202-701-(b)(6);
Main: 202-732-(b)(6);

From: (b)(6); (b)(7)(C)
Sent: Thursday, September 5, 2019 4:01 PM
To: (b)(6); (b)(7)(C)
Subject: RE: ERO social media white paper

I don't know if you saw this, but USCIS published a PIA for their use of fictitious accounts. It may be a (b)(7)(E)

https://www.dhs.gov/sites/default/files/publications/privacy-pia-uscis-013-01-fdns-july2019_0.pdf

Best,

(b)(6);

Mobile: 202-870-(b)(6);

From: (b)(6); (b)(7)(C)
Sent: Thursday, September 5, 2019 12:24 PM
To: (b)(6); (b)(7)(C)
Subject: RE: ERO social media white paper

Hi (b)(6);

Some responses to your comments in the attached. Essentially, I'm mainly concerned with ERO's authority to create a fake profile and how we would get around the Terms of Service of certain social media providers. See my other responses to your questions regarding ERO's general mission/authority and we can confirm our question with ERO.

(b)(6):

Acting Privacy Officer
Office of Information Governance and Privacy
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From: (b)(6); (b)(7)(C)

Sent: Thursday, August 29, 2019 7:50 AM

To: (b)(6); (b)(7)(C)

Subject: ERO social media white paper

Good Morning (b)(6):

Find enclosed the white paper with our major questions regarding ERO's social media use. Like we discussed last week, it doesn't actually talk about what they are trying to do operationally (the whole point of the white paper). They've stated they want it for fugitive ops, but there are some references in the white paper for detainee ops. I see the purpose, I just genuinely don't know if detainee officers have the authority to investigate outside a facility. So the things we need OPLA to answer:

1. (b)(6)
2. (b)(6)

(b)(6); (b)(7)(C)

Privacy Analyst, J.D., CIPP/US/G
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