The primary purpose of data collected under this generic ICR is not for publication. However, because the formative data collection efforts are intended to inform SBA's decisionmaking related to evidence-building and programmatic activities, the findings may be incorporated into documents and presentations available to the public. Such documents may include design and method documents, process or journey maps, conceptual frameworks or logic models, background materials for technical workgroups, informational presentations, technical assistance plans, and evaluation or research reports. Shared findings will include a discussion of the limitations regarding generalizability and intended use, and when necessary, results will be labeled as formative or exploratory.

Solicitation of Public Comments:
Comments may be submitted on (a) whether the collection of information is necessary for the agency to properly perform its functions; (b) whether the burden estimates are accurate; (c) whether there are ways to minimize the burden, including through the use of automated techniques or other forms of information technology; and (d) whether there are ways to enhance the quality, utility, and clarity of the information.

OMB Control Number: 3245-0425.

Title: Generic Clearance for Formative Data Collections for Evaluation, Research, and Evidence-Building.

Description of Respondents: The populations to be studied include SBA grantees, program and potential program providers and participants, researchers, practitioners, and other stakeholder groups involved in SBA programs, experts in fields pertaining to SBA evaluation and research, or others involved in conducting SBA evaluation, research, or evidence-building projects.

SBA Form Number: None.

Estimated Number of Respondents: 5,040.

Estimated Annual Responses: 5,040. Estimated Annual Hour Burden: 2,343.

### Shauniece Carter,

Interim Agency Clearance Officer. [FR Doc. 2025–15722 Filed 8–18–25; 8:45 am]

BILLING CODE 8026-09-P

# **DEPARTMENT OF STATE**

[Public Notice: 12796]

Bureau of Political-Military Affairs; Statutory Debarment Under the Arms Export Control Act and the International Traffic in Arms Regulations

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the Department of State has imposed statutory debarment under the International Traffic in Arms Regulations (ITAR) on persons convicted of violating, or conspiracy to violate, the Arms Export Control Act (AECA).

**DATES:** Debarment imposed as of August 19, 2025.

FOR FURTHER INFORMATION CONTACT: Jae E. Shin, Director, Office of Defense Trade Controls Compliance, Bureau of Political-Military Affairs, Department of State: shinje@state.gov, (202) 632–2107.

**SUPPLEMENTARY INFORMATION: Section** 38(g)(4) of the AECA, 22 U.S.C. 2778(g)(4), restricts the Department of State from issuing licenses for the export of defense articles or defense services where the applicant, or any party to the export, has been convicted of violating the AECA or certain other statutes, enumerated in section 38(g)(1) of the AECA, subject to a narrowly defined statutory exception. This provision establishes a presumption of denial for licenses or other approvals involving such persons. The Department refers to this restriction as a limitation on "export privileges" and implements this presumption of denial through section 127.11 of the ITAR.

In addition, section 127.7(b) of the ITAR provides for "statutory debarment" of any person who has been convicted of violating or conspiring to violate the AECA. Under this policy, persons subject to statutory debarment are prohibited from participating directly or indirectly in any activities that are regulated by the ITAR. Statutory debarment is based solely upon conviction in a criminal proceeding, conducted by a United States court, and as such the administrative debarment procedures outlined in part 128 of the ITAR are not applicable.

It is the policy of the Department of State that statutory debarment as described in section 127.7(b) of the ITAR lasts for a three-year period following the date of conviction and to prohibit that person from participating directly or indirectly in any activities that are regulated by the ITAR. Reinstatement from the policy of

statutory debarment is not automatic, and in all cases the debarred person must submit a request to the Department of State and be approved for reinstatement from statutory debarment before engaging in any activities subject to the ITAR.

Department of State policy permits debarred persons to apply to the Director, Office of Defense Trade Controls Compliance, for reinstatement beginning one year after the date of the statutory debarment. In response to a request for reinstatement from statutory debarment, the Department may determine either to rescind only the statutory debarment pursuant to section 127.7(b), or to both rescind the statutory debarment pursuant to section 127.7(b) of the ITAR and reinstate export privileges as described in section 127.11 of the ITAR. See 84 FR 7,411 (March 4, 2019) for discussion of the Department's policy regarding actions to both rescind the statutory debarment and reinstate export privileges. The reinstatement of export privileges can be made only after the statutory requirements of section 38(g)(4) of the AECA have been satisfied.

Certain exceptions, known as transaction exceptions, may be made to this debarment determination on a caseby-case basis. However, such an exception may be granted only after a full review of all circumstances, paying particular attention to the following factors: whether an exception is warranted by overriding U.S. foreign policy or national security interests; whether an exception would further law enforcement concerns that are consistent with the foreign policy or national security interests of the United States; or whether other compelling circumstances exist that are consistent with the foreign policy or national security interests of the United States, and that do not conflict with law enforcement concerns. Even if exceptions are granted, the debarment continues until subsequent reinstatement from statutory debarment.

Pursuant to section 38(g)(4) of the AECA and section 127.7(b) and (c)(1) of the ITAR, the following persons, having been convicted in a U.S. District Court, are denied export privileges and are statutorily debarred as of the date of this notice (Name; Date of Judgment; Judicial District; Case No.; Month/Year of Birth):

Aldalawi, Rawnd Khaleel; January 11, 2019; Western District of Washington; 2:18–cr–00025; April 1988.

Chan, Lionel; June 1, 2021; District of Massachusetts; 1:19–cr–10064; August 1983.

Cox, Michael; May 27, 2021; Western District of Pennsylvania; 2:18–cr–00050; May 1975.

Duroseau, Jacques Yves Sebastien; March 2, 2021; Eastern District of North Carolina; 4:20–cr–3; May 1986.

Garza-Solis, Jacobo Javier; November 4, 2020; Southern District of Texas; 7:17–cr–00360; December 1996.

Issa, Jean Youssef; December 20, 2023; Northern District of Ohio; 1:16–cr– 00102; June 1974.

Koyshman, Josef; February 7, 2020; District of Columbia; 1:19-cr-00267; June 1967.

Kuznetsov, Vladimir; May 1, 2024; Eastern District of New York; 1:21–cr– 00099; October 1961.

Man, Cho Yan Nathan; a.k.a Nathan Man; May 19, 2020; District of Columbia; 1:19–cr–00218; December 1985.

Palomares, Jr., Rafael; May 13, 2021; District of Arizona; 2:19–cr–00089; July 1989.

Radzi, Muhammad Mohd; June 1, 2021; District of Massachusetts; 1:19–cr–10064; June 1993.

Rhoomes, Jermaine Craig; a.k.a. Rhoomas, Jermain; a.k.a. Rhoomas, Jermaine Craig; a.k.a. Rhooms, Jermaine; a.k.a. Hall, Craig; a.k.a. Hall, Kreig; a.k.a. Cow; February 5, 2020; Middle District of Florida; 8:19—cr—00078; April 1973.

Rincon-Avilez, Gardenia Marlene; December 16, 2024; District of Arizona; 4:18–cr–01141; July 1986.

Schultz, Korbein; April 28, 2025; Middle District of Tennessee; 3:24–cr– 00056; May 1999.

Senbol, Yuksel; October 31, 2024; Middle District of Florida, 8:23-cr-00384; May 1987.

Shifrin, Elena; a.k.a Belov, Alexander; a.k.a Ivanov, Lena; a.k.a Gohkman, Elena; a.k.a. Elena Leonidovna Shifrin; July 23, 2024; Central District of California; 2:21–cr–00259; February 1962.

Stashchyshyn, Michael; July 20, 2021; Western District of Pennsylvania; 2:18–cr–00050; July 1962.

At the end of the three-year period following the date of this notice, the above-named persons remain debarred unless a request for reinstatement from statutory debarment is approved by the Department of State.

Pursuant to section 120.1(c) of the ITAR, debarred persons are generally ineligible to participate in activities regulated under the ITAR. Also, under section 127.1(d) of the ITAR, any person who has knowledge that another person is ineligible pursuant to section 120.1(c)(2) of the ITAR may not, without disclosure to and written approval from the Directorate of Defense Trade Controls, participate, directly or

indirectly, in any ITAR-controlled transaction where such ineligible person may obtain benefit therefrom or have a direct or indirect interest therein.

This notice is provided for purposes of making the public aware that the persons listed above are prohibited from participating directly or indirectly in activities regulated by the ITAR, including any brokering activities and any export from or temporary import into the United States of defense articles, technical data, or defense services in all situations covered by the ITAR. Specific case information may be obtained from the Office of the Clerk for the U.S. District Courts mentioned above and by citing the court case number where provided.

#### Brent T. Christensen,

Senior Official Performing the Duties of the Under Secretary for Arms Control and International Security, Department of State. [FR Doc. 2025–15725 Filed 8–18–25; 8:45 am]

BILLING CODE 4710-25-P

#### **DEPARTMENT OF STATE**

#### [Public Notice 12777]

60-Day Notice of Proposed Information Collection: Law Enforcement Officers Safety Act (LEOSA) Photographic Identification Card Application

**ACTION:** Notice of request for public comment.

SUMMARY: The Department of State is seeking Office of Management and Budget (OMB) approval for the information collection described below. In accordance with the Paperwork Reduction Act of 1995, we are requesting comments on this collection from all interested individuals and organizations. The purpose of this notice is to allow 60 days for public comment preceding submission of the collection to OMB.

**DATES:** The Department will accept comments from the public up to *October* 20, 2025.

# ADDRESSES:

You may submit comments by any of the following methods:

- Web: Persons with access to the internet may comment on this notice by going to www.Regulations.gov. You can search for the document by entering "Docket Number: DOS-2025-0104 in the Search field. Then click the "Comment Now" button and complete the comment form.
  - $\bullet \ \ Email: Taylor J E@state.gov.$
- Regular Mail: Send written comments to: DS/DO/DFP/SSD, SA-9

2025 E Street NW, Washington, DC 20522.

You must include the DS form number (if applicable), information collection title, and the OMB control number in any correspondence.

# FOR FURTHER INFORMATION CONTACT:

Direct requests for additional information regarding the collection listed in this notice, including requests for copies of the proposed collection instrument, and supporting documents, to Jason Taylor, SA–9 2025 E Street NW, Washington, DC 20588, who may be reached on 202–472–8801 or at TaylorJE@state.gov.

#### SUPPLEMENTARY INFORMATION:

- *Title of Information Collection:* LEOSA Photographic Identification Card Application.
  - OMB Control Number: 1405–0245.
- *Type of Request:* Revision of a currently approved collection.
- Originating Office: Diplomatic Security, Domestic Operations, Security Support Division (DS/DO/DFP/SSD).
  - Form Number: DS-7809.
- Respondents: Current and former Diplomatic Security Service special agents.
- Estimated Number of Respondents: 90.
- Estimated Number of Responses: 90.
  - Average Time per Response: 1 hour.
- Total Estimated Burden Time: 90 hours.
  - Frequency: Once per application.
- Obligation to Respond: Voluntary. We are soliciting public comments to permit the Department to:
- Evaluate whether the proposed information collection is necessary for the proper functions of the Department.
- Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used.
- Enhance the quality, utility, and clarity of the information to be collected.
- Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Please note that comments submitted in response to this Notice are public record. Before including any detailed personal information, you should be aware that your comments as submitted, including your personal information, will be available for public review.

# Abstract of Proposed Collection

This information is being collected in response to the Department's