STUDENT AND EXCHANGE VISITOR PROGRAM

DHS Can Take Additional Steps to Manage Fraud Risks Related to School Recertification and Program Oversight
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What GAO Found

The Department of Homeland Security’s (DHS) U.S. Immigration and Customs Enforcement (ICE) has identified several fraud risks to the Student and Exchange Visitor Program (SEVP). As shown in the figure below, these include risks associated with school owners and designated school officials (DSO) who help ICE oversee students in the program. These fraud risks may occur as schools apply to become SEVP-certified, accept foreign students, and apply for recertification every 2 years.

Key Areas of Potential Fraud in the Student and Exchange Visitor Program (SEVP)

ICE has implemented controls to address fraud risks in the school certification and recertification processes and (2) implemented fraud risk controls related to DSO training. GAO analyzed ICE policies and documentation, including fraud risk guidance and procedures for school certification and recertification; analyzed 2013 through 2017 recertification data; and interviewed officials from five ICE field offices that GAO selected based on their experience investigating program fraud. GAO also interviewed officials from 17 selected schools located near these ICE field offices. This is a public version of a sensitive report that GAO issued in November 2018. Information that DHS deemed sensitive has been omitted.

What GAO Recommends

GAO is making seven recommendations, including that ICE (1) notify schools 180 days prior to the 2-year certification expiration date, as required, and evaluate whether additional resources for recertification are needed, and (2) develop a plan to implement fraud-specific training for DSOs. ICE concurred with all of GAO’s recommendations.

ICE has implemented controls to address fraud risks related to school certification, but long-standing delays in recertifying these schools exacerbate fraud risks. By statute and regulation, ICE must conduct recertification reviews every 2 years to ensure that schools continue to meet program requirements—an important fraud risk control. Between 2013 and 2017, ICE recertified about 12,900 schools. However, according to ICE officials, they have been unable to meet the 2-year time frame and, as of June 2018, had 3,281 recertification petitions waiting for review. To help manage its queue, ICE has lengthened the period between recertification reviews by extending schools’ certification expiration dates by 180 days, which is inconsistent with its regulation and may allow fraudulent schools to operate longer without detection. Although ICE is taking steps to increase resources for recertification, it is unclear whether these steps will ensure recertification is conducted consistently with ICE regulations.

ICE relies on DSOs to, among other things, update and maintain foreign-student data in ICE’s foreign-student information system and report suspected fraud to ICE. However, ICE does not provide DSOs with training that addresses fraud risks to the program. In June 2018, ICE officials stated that they plan to develop this fraud training for DSOs, but do not have documented plans or timelines for when it would be completed. By developing these plans, the agency would be better positioned to ensure that DSOs receive the training needed to address potential fraud in the program.

View GAO-19-297. For more information, contact Rebecca Shea at (202) 512-6722 or shear@gao.gov, or Rebecca Gambler at (202) 512-8777 or gambler@gao.gov.
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### Abbreviations

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<td>Certification Unit</td>
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<td>Compliance Unit</td>
<td>Analysis and Operations Center</td>
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<td>CTCEU</td>
<td>Counterterrorism and Criminal Exploitation Unit</td>
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<td>DHS</td>
<td>Department of Homeland Security</td>
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<td>DSO</td>
<td>Designated School Official</td>
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<td>Federal Internal Control Standards</td>
<td>Standards for Internal Control in the Federal Government</td>
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<td>Fraud Risk</td>
<td>A Framework for Managing Fraud Risks in Federal Programs</td>
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<td>U.S. Immigration and Customs Enforcement Homeland Security Investigations Special Agents</td>
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<td>OMB</td>
<td>Office of Management and Budget</td>
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<td>OPR</td>
<td>Office of Professional Responsibility</td>
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<td>SEVIS</td>
<td>Student and Exchange Visitor Information System</td>
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<td>SEVP</td>
<td>Student and Exchange Visitor Program</td>
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March 18, 2019

Congressional Requesters

As of March 2018, more than 1.2 million foreign students in the United States were enrolled in 8,744 schools approved to participate in the Department of Homeland Security’s (DHS) Student and Exchange Visitor Program (SEVP). DHS’s U.S. Immigration and Customs Enforcement (ICE) is responsible for managing SEVP, which certifies schools authorized to enroll foreign students in academic and vocational programs, and oversees such schools and students.¹ We previously reported that foreign students bring needed skills to an increasingly knowledge-based economy and make other valuable contributions to society, but have also reported on fraud risks posed by SEVP-certified schools and foreign students in the United States.²

In our 2011 and 2012 reports on student visas, we identified instances in which fraudulent schools exploited the U.S. immigration system by knowingly reporting to SEVP that foreign students were fulfilling their immigration status requirements, such as maintaining a full course load, when they were not attending school or were attending intermittently. In addition, we reported that terrorist attacks in the United States have pointed to the need for close monitoring and oversight of foreign

¹“SEVP-certified schools” span all education levels from kindergarten to secondary education, as well as postsecondary academic, vocational, English language, and flight schools. SEVP certifies schools for the enrollment of F and M nonimmigrants who come to the United States on a temporary basis to engage in an approved course of study and who are referred to in this report as “foreign students.” F visas are for foreign students pursuing academic studies at a college, university, or other academic institution, or in an accredited language-training program. 8 U.S.C. § 1101(a)(15)(F); 8 C.F.R. § 214.2(f). M visas are for foreign students pursuing studies at an established vocational or other recognized nonacademic institution. 8 U.S.C. § 1101(a)(15)(M); 8 C.F.R. § 214.2(m). In addition, ICE manages the Student and Exchange Visitor Information System (SEVIS), which assists the agency in tracking and monitoring certified schools, as well as providing oversight of students and their dependents while they are approved to participate in U.S. educational institutions.

students. For example, one of the September 11, 2001, terrorists entered the country on a student visa and subsequently attended flight schools. We also found that ICE had not developed a process to identify and analyze program risks. Further, we found that ICE did not consistently implement internal controls to verify schools’ legitimacy and eligibility, such as independently verifying state licensure and accreditation documentation, during initial SEVP certification and once schools begin accepting foreign students. In our 2012 report, we recommended that ICE take actions to improve the identification and assessment of risks in SEVP and to consistently implement procedures for ensuring schools meet the criteria for SEVP certification, among other things. ICE concurred with the recommendations and, in response, took action to address them, such as by developing and institutionalizing a risk-management process and improving controls over the program. Appendix I presents additional details on the recommendations in our 2012 report and actions taken by ICE to address those recommendations.

SEVP and the Counterterrorism and Criminal Exploitation Unit (CTCEU), within ICE, have a role in preventing, detecting, and responding to potential fraud in SEVP. Regarding certified schools, SEVP develops and implements controls to monitor school compliance with the program, including controls designed to prevent and detect potential fraud; provides support to the schools; and conducts reviews to assess schools’ continued eligibility to enroll foreign students. In addition, SEVP is responsible for the oversight of foreign students while they are in the United States to ensure that they comply with the terms of their admission into the country. SEVP does so, in part, by approving individuals


4A legitimate and eligible school is one that has established, at the time of filing, that it is a bona fide and established institution of learning or other recognized place of study that has the necessary facilities, personnel, and finances to conduct instruction in recognized courses, and is in fact engaged in instruction in those courses. See 8 C.F.R. § 214.3(a)(3).

5Fraud involves obtaining something of value through willful misrepresentation (see GAO-14-704G for discussion on types of fraud). Whether an act is fraudulent, under relevant law, is a determination to be made through the judicial or other adjudicative system and is beyond management’s professional responsibility for assessing risk. For the purposes of this report, fraud refers to any form of immigration-related or other fraud such as willful misrepresentations or false statements that may pose a risk to SEVP integrity.
nominated by their employing schools to serve as Designated School
Officials (DSO). DSOs are responsible for entering and maintaining
students’ complete information in a timely manner, such as by entering
information on courses of study and attendance in ICE’s Student and
Exchange Visitor Information System (SEVIS). In addition, CTCEU is
responsible for, among other things, combating the criminal exploitation of
the foreign-student visa system, including through coordination with
SEVP. In this role, CTCEU tracks, coordinates, and oversees criminal
investigations in response to potential cases of fraud in the program.

You asked us to review potential vulnerabilities to fraud in SEVP. This
report examines efforts that ICE has taken since our 2012 report to
address fraud risks. Specifically, we examine the extent to which ICE has

• taken steps to strengthen its management of fraud risks in SEVP,
• implemented controls to address fraud risks in the school certification
and recertification processes, and
• implemented fraud risk controls related to the eligibility, suitability, and
training of DSOs.

This report is a public version of a sensitive report that we issued on
November 20, 2018, which included sensitive information related to SEVP
internal controls used to help prevent and identify noncompliance or fraud
in the program.6 The sensitive report also discussed some planned
actions to improve these internal controls, some of which DHS deemed to
be sensitive and must be protected from public disclosure. This public
report omits the information that DHS deemed to be sensitive including
some details associated with (1) the oversight of schools during the
certification and recertification process, (2) our covert testing of SEVP
certification internal controls, and (3) current and planned actions to
oversee DSOs. Although the information provided in this report is more
limited, it addresses the same objectives and uses the same methodology
as the sensitive report.

To evaluate the extent to which ICE has taken steps to strengthen its
management of fraud risks, we analyzed documentation ICE officials
provided regarding risks, vulnerabilities, and past cases of SEVP-related

6GAO, Student and Exchange Visitor Program: DHS Can Take Additional Steps to
Manage Fraud Risks Related to School Recertification and Program Oversight,
fraud. We reviewed documentation such as ICE’s Risk Assessment Model and Framework and information on schools that ICE has identified as potentially noncompliant or fraudulent. We compared ICE’s fraud risk management practices to GAO’s *A Framework for Managing Fraud Risks in Federal Programs* (Fraud Risk Framework), which provides a comprehensive set of key components and leading practices that serve as a guide for agency managers to use when developing efforts to combat fraud in a strategic, risk-based way.\(^7\) We also used agency data on certified schools as of September 2017 to conduct a “network analysis”—a quantitative approach to identifying and graphically representing potentially unknown relationships among individuals or organizations—to determine whether ICE could use this technique to help identify connections between potentially fraudulent actors in the program. To further validate this information, we conducted additional research using investigative databases and public information to try to verify the instances identified in our analysis.

To evaluate the extent to which ICE has implemented controls to address fraud risk in the school certification and recertification processes, we reviewed documentation describing ICE’s certification and recertification controls and analyzed ICE-provided recertification data. Specifically, we assessed ICE’s standard operating procedures, adjudicator guidance, training materials, and other guidance to determine whether the certification and recertification controls described in these documents addressed the high-risk indicators ICE has identified. We also compared ICE’s controls in these areas to GAO’s *Standards for Internal Control in the Federal Government* (Federal Internal Control Standards) related to risk management, as well as principles of the Fraud Risk Framework.\(^8\)

We also conducted covert testing of SEVP’s internal control activities related to the school certification process. Specifically, we submitted certification petitions and conducted other covert investigative work for three fictitious schools and petitioned to obtain SEVP certification. For the first school, among other things, we submitted incomplete documentation to SEVP. For the second school, among other things, we submitted complete documentation, but we did not schedule a site visit as directed


by SEVP. Site visits are visits to the petitioning school by SEVP staff to, among other things, interview school officials and review the facilities. For our third school, among other things, we completed the petition for certification and submitted it to SEVP, and participated in a site visit with SEVP officials using a rented space as a fictitious school location. For all three petitions, we used publicly available information to construct our scenarios. We also used publicly available hardware, software, and materials to produce counterfeit or fictitious documents, which we submitted, as appropriate for our testing. We then documented any actions taken by SEVP on the submitted petitions, such as requests to provide additional supporting documentation, among other potential actions. Results for all three covert tests, while illustrative, cannot be generalized to the full population of petitioners.

To determine the extent to which ICE has implemented fraud risk controls related to the eligibility, suitability, and training of DSOs, we analyzed documentation on DSO eligibility, current and planned DSO background checks, and DSO roles and requirements, including training. We assessed the implementation of these controls against criteria in Federal Internal Control Standards and the Fraud Risk Framework. Also, we reviewed documentation on the current and planned DSO background checks, including existing procedures for DSO vetting and initial requirements and a draft policy for future enhancements to such checks. We compared these documents to leading practices for project planning in the Project Management Institute’s *A Guide to the Project Management Body of Knowledge*. We also compared these documents to our Schedule Assessment Guide.

In addition, to address each objective, we interviewed officials from SEVP’s Risk Management Support, School Certification, Policy, Analysis and Operations Center, and Field Representative Units to discuss their involvement in addressing fraud risk. We also interviewed ICE’s Homeland Security Investigations Special Agents (ICE agents) from

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9 For the purposes of this report, we refer to the actions taken by ICE to determine the suitability of prospective DSOs for the position, including granting them access to SEVIS, as “background checks.”


headquarters and 5 of ICE’s 26 field offices, a process that allowed us to obtain their perspectives on fraud risks in the program.\textsuperscript{12} We selected these offices based on their experience in investigating previous cases of school or student-related fraud, among other considerations. In addition, we interviewed eight SEVP field representatives whose areas of responsibility include California, New Jersey, and New York to gather information on representatives’ roles and activities identifying and reporting potential school and student-related fraud or noncompliance. We selected these representatives based on their proximity to the ICE field offices we visited.

As part of our site visits, we also interviewed DSOs at 17 SEVP-certified schools on their roles, responsibilities, and training. We selected these officials because, as of September 2017, they represented a group of officials from SEVP-certified schools of various types and sizes and were located in proximity to our selected ICE field-office locations. As we did not select a probability sample of ICE field offices, field representatives, or DSOs to interview, the information from these individuals cannot be generalized but provided us with useful insights into previous cases of known or suspected fraud or noncompliance and the role of both the field representatives and the DSOs. Appendix II presents more detail about our scope and methodology.

The performance audit upon which this report is based was conducted from May 2017 to November 2018 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives. This report is also based on related investigative work conducted from September 2017 to September 2018 in accordance with standards prescribed by the Council of the Inspectors General on Integrity and Efficiency.

\textsuperscript{12}We interviewed officials from ICE’s Homeland Security Investigations field offices in Washington, D.C.; San Francisco and Los Angeles, California; Newark, New Jersey; and New York, New York.
Foreign students interested in studying in the United States must first be admitted to an SEVP-certified school or university before applying for a nonimmigrant visa at a U.S. embassy or consulate overseas to authorize travel to the United States.13 A visa holder must present himself or herself for inspection at a U.S. port of entry by an officer with DHS’s U.S. Customs and Border Protection to determine admissibility.14 Nonimmigrants, including foreign students, are permitted to enter the United States for an authorized period of stay.15

Schools seeking to enroll foreign students on F and M visas must pay an application fee and petition for SEVP certification by submitting an electronic certification petition and supporting documentation to ICE

13Nonimmigrant visas are issued to foreign nationals seeking temporary admission into the United States under a specific nonimmigrant category (8 U.S.C. § 1101(a)(15); 8 C.F.R. § 214.1(a)(1)–(2)), for an authorized period of stay delineated by a particular time frame; or, as is generally the case with foreign students and exchange visitors, “duration-of-status” (i.e., admission for the time span of a specific program or activity, which may be variable), provided that in either instance the individual is in compliance with the conditions of his or her admission during his or her stay. A visa is not required for travel to the United States by citizens of Canada, as well as participants in the Visa Waiver Program, through which nationals of certain countries may apply for admission to the United States as temporary visitors for business or pleasure without first obtaining a visa from a U.S. embassy or consulate abroad. See 8 U.S.C. § 1187; 8 C.F.R. §§ 212.1, 214.6(d), 217.1–217.7; 22 C.F.R. §§ 41.0–41.3. If a foreign national in nonimmigrant status fails to comply with the terms of admission during his or her authorized period of stay, or remains in the United States longer than authorized without obtaining an extension or other valid immigration status or protection, such individual may be subject to administrative enforcement and removal from the United States.

14See 8 U.S.C. §§ 1185 (U.S. travel controls), 1225 (immigration inspections of applicants for admission); 19 U.S.C. §§ 1461, 1467 (customs inspections of persons, merchandise and baggage). A port of entry is any officially designated location (seaport, airport, or land border location) where DHS officers or employees are assigned to clear passengers and merchandise, collect duties, and enforce customs laws, and where DHS officers inspect persons entering or applying for admission into, or departing, the United States pursuant to U.S. immigration and travel controls.

15The authorized period of stay is the fixed or variable amount of time for which a nonimmigrant is admitted to the United States upon inspection by a U.S. Customs and Border Protection officer at a U.S. port of entry. Students may seek an F visa for academic study at 2- and 4-year colleges and universities and other academic institutions. 8 U.S.C. § 1101(a)(15)(F); 8 C.F.R. § 214.2(f). Alternatively, students may seek an M visa for vocational or other nonacademic study at certain institutions, such as technical schools. 8 U.S.C. § 1101(a)(15)(M); 8 C.F.R. § 214.2(m).
through SEVIS. Among other things, SEVIS assists ICE in tracking and providing oversight of foreign students—while they are approved to study in SEVP-certified U.S. educational institutions—and their accompanying dependents.\textsuperscript{16} Figure 1 outlines the steps required for schools seeking to obtain and maintain SEVP certification and the process for foreign nationals to pursue a course of study in the United States.

\textsuperscript{16}The Form I-17 is the \textit{Petition for Approval of School for Attendance by Nonimmigrant Student}. 
If in the United States under other valid nonimmigrant status, apply to U.S. Citizenship and Immigration Services to change to F or M status.
Those changing status within the country must have their application approved by U.S. Citizenship and Immigration Services before registering for their program of study.

More specifically, during the initial certification process, a school must provide ICE, specifically SEVP’s School Certification Unit (Certification Unit), with evidence of the school’s legitimacy (or bona fides) and eligibility. Such evidence includes the following:

- proof of any requisite licensure or approval by an appropriate state-level licensing or approving agency;
- proof of accreditation by an accrediting agency recognized by the Department of Education, if accreditation is required or otherwise claimed;
- DSO’s attestation statement that he or she is familiar, and intends to comply, with program rules and regulations for admission under, and maintenance and change of, nonimmigrant student status; and confirmation by the school that it is eligible for certification, among other things (willful misstatements in a school certification petition may constitute perjury); and
- DSOs’ proof of U.S. citizenship or lawful permanent residency.

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17To be eligible for SEVP certification, a petitioning school must present evidence at the time of filing demonstrating that the school is legitimate, that is, a bona fide and established institution of learning or other recognized place of study; possesses the necessary facilities, personnel, and finances to conduct instruction in recognized courses; and is in fact engaged in instruction in those courses. See 8 C.F.R. § 214.3(a)(3). For the purposes of this report, we refer to such bona fide and established institutions of learning or other recognized places of study as legitimate.

18A school other than a public educational institution or system, or a private or parochial elementary or secondary school system, must submit a certification by the appropriate licensing, approving, or accrediting official stating that the school is licensed, approved, or accredited, as appropriate. To fulfill this requirement, schools may also provide proof of exemption from state licensure requirements. 8 C.F.R. § 214.3(b).

19Language-training programs must be accredited by an accrediting agency recognized by the Department of Education. 8 U.S.C. § 1101(a)(15)(F)(i), (a)(52). The goal of accreditation is to ensure that the education provided by institutions of higher learning meets acceptable levels of quality. Accrediting agencies, which are private educational associations of regional or national scope, develop evaluation criteria and conduct peer evaluations to assess whether or not those criteria are met. Institutions or programs that request an agency’s evaluation and that meet an agency’s criteria are then “accredited” by that agency.

208 C.F.R. § 214.3(a)(1)(ii), (l).

21See id., § 214.3(l)(1)(i).
In addition, petitioning schools must generally submit a school catalog or written statement including certain information with respect to the qualifications of teaching staff, and attendance and grading policies, among other things. However, the requirement for a school catalog or written statement is not applicable to a public school or school system, a school accredited by a Department of Education–recognized accrediting agency, or a secondary school operated by or as part of such an accredited school. Moreover, an institution of higher education that is not a public educational institution or system, or not accredited by a recognized accrediting body, must provide evidence “in lieu of” meeting those criteria. Such evidence must show either that the school of higher learning confers recognized degrees upon its graduates or its credits have been and are unconditionally accepted by at least three public or accredited institutions of higher education.

Schools nominate individuals to serve as DSOs, who act as liaisons between foreign students, the DSOs’ employing school, and federal government agencies. DSOs support school compliance with record-keeping, reporting, and other requirements, and provide recommendations to foreign students regarding the maintenance of their immigration status. In addition to entering and maintaining complete information on students in SEVIS in a timely manner, DSOs are responsible for using SEVIS to submit their school’s certification petition and update the information, as necessary. To demonstrate eligibility, DSOs must, among other things, provide to ICE statements certifying their familiarity and intent to comply with the program rules and regulations relating to the requirements for nonimmigrant students’ admission, maintenance of status, and change of status, and requirements for school approval. ICE’s regulations provide that willful

22ICE’s regulations use the term “nationally recognized accrediting body” in reference to a Department of Education–recognized accrediting agency. See 8 C.F.R. § 214.3(b).

238 C.F.R. § 214.3(c). Subsection (c) also provides that vocational, business, or language schools, or American research institutions recognized by the Secretary of Homeland Security, must submit evidence that their courses of study fulfill an educational, professional, or vocational objective, and are not avocational or recreational in nature. In addition, an elementary or secondary school that does not qualify as either a public educational institution or system, or a secondary school operated by or as part of a nationally accredited school, must submit evidence that attending the school satisfies the mandatory attendance requirements of the state in which it is located and that the school qualifies graduates for acceptance by schools of a higher educational level within particular categories.
misstatements in certification and recertification submissions may constitute perjury.24

Once ICE has received a complete petition from a school seeking SEVP certification, staff from SEVP’s Field Representative Unit are to conduct a site visit to the school, including each instructional site foreign students will attend, to interview school officials and review the facilities. After receiving all necessary evidence and a site-visit report from the field representatives, ICE staff in the Certification Unit analyze the documentation, determine the school’s eligibility, and certify those schools that they determine meet all of the program’s requirements.

Further, DHS is required to conduct a review, every 2 years, of certified schools’ continued eligibility and compliance with the program’s requirements.25 To be eligible for recertification, an SEVP-certified school must demonstrate at the time of filing that it remains eligible for certification and has complied during its previous period of certification or recertification with record-keeping, retention, reporting, and other program requirements.26 During the recertification process, the Certification Unit requires schools to submit the same type of evidence that was required for certification, including, among other things, proof of state licensing and accreditation and DSO attestation statements and citizenship documentation.27 The Certification Unit also evaluates how the school has ensured that its foreign-student records are accurate and in compliance

24 8 C.F.R. § 214.3(a)(1)(ii).

25 The Enhanced Border Security and Visa Entry Reform Act of 2002 requires DHS to conduct periodic compliance reviews every 2 years to determine SEVP-certified schools’ continued eligibility and compliance with the program’s requirements. Pub. L. No. 107-173, tit. V, § 502, 116 Stat. 543, 563 (classified at 8 U.S.C. § 1762). See also 8 C.F.R. § 214.3(e)(2) (certification must be recertified every 2 years and may be subject to out-of-cycle review at any time); Adjusting Program Fees and Establishing Procedures for Out-of-Cycle Review and Recertification of Schools Certified by the Student and Exchange Visitor Program To Enroll F and/or M Nonimmigrant Students, 73 Fed. Reg. 55,683 (Sept. 26, 2008) (codified at 8 C.F.R. pts. 103 and 214) (SEVP stated that it could not implement a commenter’s 5-year recertification proposal because 2-year certification is mandated by law); Requiring Certification of all Service Approved Schools for Enrollment in the Student and Exchange Visitor Information System (SEVIS), 67 Fed. Reg. 60,107 (Sept. 25, 2002) (struck a provision relating to indefinite approval and clarified that schools are to be approved every 2 years).

26 8 C.F.R. § 214.3(a)(3)(ii).

27 8 C.F.R. § 214.3. Schools will be notified 180 days before their certification expiration date, and must file a completed petition before such date, which is 2 years from the previous certification or recertification expiration date.
with statutory record-keeping requirements. However, site visits are not required for recertification.

The Enhanced Border Security and Visa Entry Reform Act of 2002 states that a material failure of an SEVP-certified school to comply with the record-keeping and reporting requirements to receive foreign students shall result in the suspension for at least 1 year, or termination, of the school’s approval to receive such students. SEVP’s Analysis and Operations Center (Compliance Unit) conducts ongoing monitoring of SEVP-certified schools for compliance with these regulatory record-keeping and reporting requirements, as well as schools’ continued eligibility for certification. Under federal regulation, SEVP can deny an SEVP-certified school’s recertification petition or, subsequent to out-of-cycle review, withdraw certification if the school or its programs are no longer eligible for certification. Denial of recertification or withdrawal on notice as a result of out-of-cycle review may be for any valid and substantive reason, including failure to comply with record-keeping and reporting requirements, willful issuance by a DSO of a false statement, or not operating as a bona fide institution of learning, among other bases.

Fraud Risk-Management Leading Practices and Requirements

According to federal standards and guidance, executive-branch agency managers are responsible for managing fraud risks and implementing practices for combating those risks. Federal internal control standards call for agency management officials to assess the internal and external risks their entities face as they seek to achieve their objectives. The standards state that, as part of this overall assessment, management


29 C.F.R. §§ 214.3(e)(5), (h)(2), (h)(3), 214.4(a), (b).

30 C.F.R. § 214.4(a). The regulation provides that a school’s recertification petition may be denied or certification may be withdrawn on notice (after out-of-cycle review), “if the school or school system is determined to no longer be entitled to certification for any valid and substantive reason including, but not limited to, the following” listed grounds. Id.

should consider the potential for fraud when identifying, analyzing, and responding to risks.\textsuperscript{32} Risk management is a formal and disciplined practice for addressing risk and reducing it to an acceptable level.\textsuperscript{33} In July 2015, we issued the Fraud Risk Framework, which provides a comprehensive set of key components and leading practices that serve as a guide for agency managers to use when developing efforts to combat fraud in a strategic, risk-based way.\textsuperscript{34} The Fraud Risk Framework describes leading practices in four components: commit, assess, design and implement, and evaluate and adapt, as depicted in figure 2.

\textsuperscript{32}GAO-14-704G.


\textsuperscript{34}GAO-15-593SP.
The Fraud Reduction and Data Analytics Act of 2015, enacted in June 2016, requires the Office of Management and Budget (OMB), in consultation with the Comptroller General of the United States, to
establish guidelines for federal agencies to create controls to identify and assess fraud risks and design and implement antifraud control activities. The act further requires OMB to incorporate the leading practices from the Fraud Risk Framework in the guidelines. In July 2016, OMB published guidance about enterprise risk management and internal controls in federal executive departments and agencies. Among other things, this guidance affirms that managers should adhere to the leading practices identified in the Fraud Risk Framework. Further, the act requires federal agencies to submit to Congress a progress report each year for 3 consecutive years on the implementation of the controls established under OMB guidelines, among other things.

ICE Has Strengthened Fraud Risk Management for SEVP but Has Not Fully Developed a Fraud Risk Profile or Employed Certain Data Tools That Can Help Guide Its Efforts

ICE developed a risk-assessment framework and other tools to assist in its efforts to manage fraud risks to SEVP. For example, in 2014, ICE began developing an SEVP Risk Assessment Model and Framework, which provides an overview of how SEVP identifies, assesses, responds to, and reports on identified internal and external risks to the program. Specifically, SEVP’s Risk Assessment Model and Framework—which was updated several times between 2014 and 2017—discusses categories of fraud risks to the program, including fraud associated with

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schools, DSOs, and students. Moreover, in 2014, ICE developed a Risk Assessment Tool for SEVP that uses data from SEVIS records to identify potential fraud and other noncompliance issues among certified schools. The tool prioritizes different risk indicators—such as the proportion of the school that consists of foreign students—and ranks schools by risk level. SEVP officials stated that schools identified as high risk receive additional administrative review by the Compliance Unit. According to SEVP officials and documentation we reviewed, ICE has continued to update and refine the tool since 2014 to improve its effectiveness in helping to identify program risks, including fraud risks.

Through these and its oversight efforts, ICE has identified various fraud risks in SEVP; such risks may take various forms, including immigration benefit fraud, which involves the willful or knowing misrepresentation of material facts for the purpose of obtaining an immigration benefit, such as a nonimmigrant student status, without lawful entitlement.37 According to ICE documentation we reviewed and officials we spoke to, the fraud risks to the program generally fall into four broad categories: schools, students, DSOs, and third-party brokers, who are individuals engaged in the fee- or commission-based recruitment of foreign students, among other activities. Figure 3 illustrates the types of fraud that may occur in these four categories during different stages of a certified school's involvement in the program, as we identified in ICE documentation and through our interviews with ICE officials.

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37Such misrepresentations may involve a specific intent to deceive. Immigration benefit fraud is often facilitated by document fraud and identity fraud. Immigration-related document fraud includes forging, counterfeiting, altering, or falsely making any document, or using, possessing, obtaining, accepting, or receiving such falsified documents in order to satisfy any requirement of, or to obtain a benefit under, the Immigration and Nationality Act. Identity fraud refers to the fraudulent use of others' valid documents.
Figure 3: Areas of Potential Fraud Related to the Life Cycle of a Student and Exchange Visitor Program (SEVP)-Certified School

1. **School applies for certification.**
   - School owner applies for certification using falsified documentation.

2. **School is certified. School accepts foreign students.**
   - School owner does not require enrolled students to attend class.
   - School owner facilitates or otherwise allows unauthorized employment of students in violation of program rules.
   - DSO creates fraudulent documentation for student who is not eligible for program.
   - DSO falsifies student record so student appears to be maintaining status when he or she is not.
   - DSO is aware that a student is working without employment authorization but falsely indicates in the Student and Exchange Visitor Information System (SEVIS) that the student is maintaining status when he or she is not.
   - Broker helps recruit students to schools that are not complying with program requirements or obtains and steals funds from students meant to pay school or SEVP-related fees.

3. **School applies for recertification.**
   - School owner creates fraudulent documentation to indicate school is continuing to meet program requirements.
   - DSO submits fraudulent documentation about school or self during recertification process.
   - Student claims to maintain status when he or she does not, such as by not attending class as required or by working without appropriate authorization.

Source: GAO analysis of SEVP information | GAO-19-297
For specific examples of fraud risks that ICE has identified in SEVP, see figure 4.

### Figure 4: Potential Fraud Schemes and Examples of Fraud in the Student and Exchange Visitor Program (SEVP)

<table>
<thead>
<tr>
<th>Fraud Schemes</th>
<th>Fraud Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>School Owner</strong></td>
<td>In 2014, ICE agents arrested three individuals for their role in a for-profit school scheme—Micropower Career Institute. The defendants and others fraudulently portrayed the school to the Student and Exchange Visitor Program (SEVP) as a legitimate institution of higher learning. The majority of foreign students did not regularly attend class, and the defendants continued to collect millions of dollars in tuition from foreign students who did not attend class.</td>
</tr>
<tr>
<td><strong>Designated School Officials (DSO)</strong></td>
<td>As part of the Micropower Career Institute case, the government indicted three DSOs working for the school for crimes related to the failure to report students who were noncompliant with the terms of their nonimmigrant student status, among other things, to the government. In other instances, DSOs may have acted independently from their schools. For example, in December 2017, a DSO at a university in Pennsylvania was indicted for allegedly falsely reporting foreign national enrollment status at this school.</td>
</tr>
<tr>
<td><strong>Third-Party Brokers</strong></td>
<td>In 2016, as part of an ICE undercover investigation in which ICE agents created a fake school, the University of Northern New Jersey, ICE indicted 21 brokers who were attempting to help enroll foreign students in fake courses of study for commissions. In other cases, brokers have obtained and stolen funds from students meant to pay school or SEVP-related fees. For example, SEVP officials noted that in some cases brokers will request payments from students for SEVP-related fees and then misuse or steal the funds.</td>
</tr>
<tr>
<td><strong>Foreign Students</strong></td>
<td>As part of its University of Northern New Jersey undercover investigation, ICE identified approximately 1,070 foreign individuals who sought to maintain their nonimmigrant status in the United States on the false pretense that they continued to participate in full courses of study. The school was not staffed with instructors or educators, had no curriculum, and conducted no actual classes or educational activities.</td>
</tr>
</tbody>
</table>

Source: GAO analysis of SEVP information. | GAO-19-297
ICE has also taken steps since 2012 to strengthen its fraud risk-management efforts in response to our prior recommendations. For example, in our 2012 report on SEVP risks, we found that, among other things, ICE did not have a process to assess risks in SEVP and did not consistently implement existing internal controls for determining school eligibility. To address this and other findings, we made eight recommendations to enhance ICE’s ability to assess program risks, prevent and detect school certification fraud, and improve the controls over SEVP. ICE took action that addressed these eight recommendations and has developed various tools designed to strengthen its fraud risk-management efforts (see app. I).

Further, ICE has taken steps to improve collaboration and coordination to enhance fraud risk management between SEVP and CTCEU, the unit within ICE responsible for managing criminal investigations. More specifically, ICE has embedded agents within SEVP’s Compliance Unit, and these agents help provide law-enforcement expertise within the unit and act as liaisons with ICE agents located in the field to provide information and support ongoing criminal investigations. According to a senior ICE official with CTCEU, the embedded agents have helped streamline processes and provide expertise to aid administrative and investigative efforts. Figure 5 shows the process for coordination between CTCEU and SEVP.
Further, ICE officials with CTCEU stated they have acquired specialized software tools to manage fraud tips and to conduct open-source and related research on certified schools suspected of acting fraudulently. To help identify and prioritize leads, ICE officials stated that they use a software tool to efficiently help review and prioritize tips received through ICE’s tip line, which gathers tips from the general public on suspicious or potential criminal activity. To aid investigations of schools, ICE explored the use of another specialized software to aid the review of online social media associated with schools or individuals, among other things.

In addition, changes to SEVIS have aided ICE’s efforts to manage fraud risks in the program. In 2008, ICE initiated an effort to modernize SEVIS to address identified system vulnerabilities, such as the inability to capture detailed school data that would allow the detection of patterns and anomalies that could indicate fraud. Although SEVIS modernization is not yet complete, changes made in the system have helped to improve system usability and the ability to identify suspected fraud in the program, according to program officials. For example, system edit checks implemented in 2015 and 2016 to verify user-entered names and
addresses have enhanced data quality by helping to identify and prevent likely data-entry errors. SEVP officials also stated that improved data quality can help make it easier to distinguish potential fraud from unintentional data-entry errors. ICE officials we spoke to and related documentation we reviewed stated that SEVIS modernization efforts may include additional functionality, such as the ability to create person-centric records for each student.

ICE Does Not Have Some Components of a Fraud Risk Profile Needed to Fully Assess and Manage Fraud Risks

Although ICE has developed a Risk Assessment Model and Framework and taken other action to improve fraud risk management in SEVP, ICE has not fully developed and implemented a “fraud risk profile” that would help guide its efforts. According to our Fraud Risk Framework, an effective antifraud entity tailors the approach for carrying out fraud risk assessments to its programs. This approach allows an agency to, among other things, develop a fraud risk profile that

- identifies the inherent fraud risks affecting the program,
- assesses the likelihood and effect of each type of fraud risk that the agency has identified,
- determines the agency’s tolerance for certain types or levels of fraud risks in the program,
- examines the suitability of existing controls for each fraud risk, and
- documents the program’s fraud risk profile.

Effective managers of fraud risks use this profile to help decide how to allocate resources to respond to fraud risks. Further, Federal Internal Control Standards require managers to respond to identified risks. Appendix III provides additional information on the key elements in the fraud risk-assessment process including the development of a fraud risk profile.

Our assessment of SEVP’s Risk Assessment Model and Framework found that while it describes the program’s approach for managing fraud risks, it does not include all of the key elements of a fraud risk profile:

38GAO-15-593SP.
39GAO-14-704G.
First, SEVP’s Risk Assessment Model and Framework identifies three broad categories of inherent fraud risks that affect the program (those posed by schools, DSOs, and students), but does not include all risks that the program or its stakeholders have identified, such as the risk of third-party brokers. As noted previously, ICE agents and program officials identified brokers as a risk to the program because brokers have helped facilitate school and student fraud and misused or stolen student funds in the past. However, according to ICE officials with SEVP, SEVP’s Risk Assessment Model and Framework was not designed to define all of the risks posed to SEVP.

Second, while SEVP’s Risk Assessment Model and Framework assesses the potential effect of its risk posed by students, schools, and DSOs, it does not discuss the likelihood of the risk’s occurrence. For example, the Risk Assessment Model and Framework contains a narrative outlining the potential negative consequences of each of the three broad risk categories but does not address the likelihood of those risks occurring. According to SEVP officials, SEVP’s Risk Register helps identify and determine the likelihood of identified program risks. However, our review of the Risk Register found that it is used to track program-wide risks and does not identify or discuss specific fraud risks. Further, these officials stated that many of the components in a fraud risk profile are included in SEVP’s Risk Assessment Tool, but this tool was developed to prioritize the review of SEVP-certified schools that have potential compliance issues and was not designed to address all SEVP fraud risks such as the risks posed by students or brokers. Using information on the likelihood of risk occurrence can help managers decide how to allocate resources. For example, managers can use this information to make decisions to allocate resources to addressing fraud risks that are most likely to occur or have relatively high impact.

Third, SEVP’s Risk Assessment Model and Framework does not assess the agency’s tolerance for all fraud risks to the program. For example, while SEVP officials stated that students represent a significant risk to the program, they have not fully assessed the extent of risks associated with student fraud or the agencies’ tolerance for it. In October 2017, the SEVP Director stated that SEVP was just beginning to get a better understanding of student risks, but had not done an assessment of their likelihood and tolerance. However, SEVP officials acknowledged the importance of fully assessing student risks because of the challenges that can be associated with detecting, preventing, and responding to student fraud.
Fourth, SEVP’s Risk Assessment Model and Framework does not examine the suitability of existing fraud controls or prioritize all residual risks that remain after inherent risks have been mitigated by existing control activities. We found that, while the Risk Assessment Model and Framework discusses different internal controls and tools used to prioritize and address risks in the school certification and recertification process, such as the Risk Assessment Tool, it does not explicitly identify any internal controls or tools used to prioritize or address student risks. In addition, the Risk Assessment Model and Framework does not identify and prioritize residual fraud risks that ICE has flagged as being vulnerabilities to the program. According to ICE agents in four field offices and officials in the Compliance Unit, limitations to SEVP’s ability to prevent some schools that present fraud risks from obtaining certification or continuing to participate in the program after fraud risks have been identified represent residual risks to the program. For example, officials in the Compliance Unit stated that certified schools that have been accredited through an accrediting body recognized by the Department of Education generally represent a lower fraud risk, but ICE has still experienced noncompliance and cases of fraud with these schools. At one point several fraud cases were tied to the same accrediting body. In another example of a potential residual risk to the program, ICE field agents stated that potentially fraudulent schools may continue to operate during criminal investigations, which can take several years to investigate and prosecute. During the investigation, schools may remain in operation and continue to enroll foreign students, provided their certification is not withdrawn through other administrative actions.\(^40\) As one example, ICE’s investigation into Prodee University—a case that involved hundreds of students—began in 2011, but warrants were not issued until 2015. The school continued to operate and accept foreign students during the 4-year investigation, creating residual risk to the program during these years.

According to SEVP’s Director, the program has not developed a fraud risk profile that fully addresses all identified risks because the program has not yet developed the maturity needed to manage its risks in this way, but she noted that doing so could be a good next step in the process. Without a fraud risk profile consistent with leading practices—which identifies all

\(^{40}\)According to agency officials, the cases that take an excessive amount of time are typically those compliance cases that have an associated criminal investigation, which may take several years to complete, at which point prosecutors may decide in their discretion not to accept the case. Once that happens, in most cases it then becomes an administrative case handled by SEVP.
ICE is exploring the use of better data analytics to help detect fraud in SEVP but has not yet employed techniques, like network analysis, to help detect and prevent fraud prior to certification. ICE officials with SEVP stated that they are exploring the use of additional data-analytics tools to help mitigate fraud in the program, including tools that can perform network analysis. However, these efforts are in their early stages and have been limited to conversations between program staff. While previously noted efforts to improve SEVIS may also include additional data analytics to mitigate fraud, these efforts have remained underway since 2008. Agency officials told us they recognize that better analytic tools can help them detect and prevent fraud in the certification process and are seeking additional resources to support this effort. According to agency documentation, SEVP awarded a contract in September 2018 to help establish a data-governance framework within SEVP. Among other things, the contract will examine the tools, skill sets, and number of people needed to support the data-related needs for SEVP, to include operational data and analytics. According to agency officials, SEVP plans to award a contract in the first quarter of fiscal year 2019 to provide better data-analytics support.

Data-analytics approaches, such as network analysis, have the potential to enable ICE to identify high-risk schools prior to initial certification, thus allowing SEVP to apply increased oversight, as needed, during the adjudication process. Network analysis involves a quantitative approach for analyzing, summarizing, and graphically representing complex patterns of relationships among individuals or organizations. Such a technique is useful for identifying associations, such as between schools with current or past administrative and criminal concerns and those schools seeking certification. Information about the connections and relationships among schools—developed through network analysis—may then provide leads in reviews and investigations in the certification and recertification processes, which are important controls for preventing fraudulent schools from entering and remaining in the SEVP program. ICE field agents with two of five field offices we visited stated that it can be challenging to identify fraudulent schools as compared to legitimate ones during the initial certification of schools. For example, agents familiar with one investigation stated that after ICE began investigating a school for suspected fraud, the owner tried to establish another school,
which was only identified because of a lead provided through interviews conducted during the investigation. Further, because tools such as the Risk Assessment Tool use data analytics, but rely on information collected from current SEVP-certified schools, it can be difficult to identify schools with fraud concerns before they are certified to participate in the program.

Using a network approach in our analysis of 2,439 SEVP-certified schools, we identified 11 connections that could raise fraud concerns. Specifically, we conducted a network analysis utilizing both public and proprietary information associated with certified schools as of September 2017. We obtained basic information on these schools from ICE, such as school names and addresses. We also used public records associated with these schools related to businesses and people, such as past and current executives. Using this information and freely available public software, we identified relationships among certified schools that ICE had previously identified as having potential compliance or fraud concerns and other certified schools that did not have such concerns. For example, in 11 connections, we identified instances in which an executive appeared to have been employed by a school under active criminal investigation or administrative review who was either previously or later employed by a different school not under investigation or review. Moreover, for 2 of the 11 connections, we found additional derogatory information associated with executives tied to SEVP-certified schools that could raise fraud concerns. For instance, one executive had employment terminated from a previous school and was under investigation for misappropriating school funds for personal use. While these connections do not prove fraud or noncompliance, they do provide information about potential risks, which can inform the prioritization of administrative and investigative resources during certification.

ICE currently has limited ability to identify associations among schools with potential fraud concerns before they are certified to participate in the program. According to our Fraud Risk Framework, federal managers should design and implement specific control activities to prevent and detect fraud. These control activities can include data analytics, among other things, and should emphasize fraud prevention to the extent possible. A network approach provides the capability to better prevent and detect fraud by identifying potentially fraudulent schools before they are certified by SEVP and by detecting associations that pose a fraud risk among those already certified.
ICE has processes in place for school certification, recertification, and ongoing compliance monitoring, and has taken steps to improve school certification controls since our 2012 report. We also found that ICE followed its established procedures and specifically identified GAO’s fraudulent petitions or otherwise took appropriate steps to prevent the petitions from moving forward in the process during our three independent covert tests of SEVP internal controls over the school certification process. However, the agency continues to face long-standing delays in conducting recertification reviews every 2 years to ensure that SEVP-certified schools continue to meet program requirements—one of its important fraud risk controls. As a result of these delays, ICE has a queue of recertification petitions awaiting adjudication, which creates additional fraud risks to the program if higher-risk schools continue to operate pending recertification. However, the agency has not assessed the magnitude of these risks.

ICE’s certification and recertification processes are designed to assess schools’ initial and continued eligibility to enroll foreign students and, as previously discussed, once a school is certified, ICE is to monitor its continued program eligibility. SEVP-certified schools are to undergo recertification reviews every 2 years (see fig. 6).
Figure 6: Student and Exchange Visitor Program’s School Certification and Recertification Processes

School applies for temporary Student and Exchange Visitor Information System (SEVIS) account and password

School petitions for initial certification by electronically submitting the Form I-17 and all supporting documentation in SEVIS

School pays fee

School Certification Unit staff assess the school's facilities and the interview with the principal Designated School Official

Field representative uses the site-visit checklist to conduct and document the site visit, including observations of the school’s facilities and the interview with the principal Designated School Official

Field representative submits completed site-visit checklist to the School Certification Unit within 20 days of receiving the notification to coordinate a site visit

Student and Exchange Visitor Program (SEVP) staff in the School Certification Unit review the Form I-17 and supporting documentation for completeness and, if needed, send a request for evidence to the school

School Certification Unit notified of decision via e-mail, including any deficiencies, and decision posted in SEVIS

School notified via SEVIS and e-mail

School placed on SEVP-approved list and is subject to an out-of-cycle review at any time to ensure its continued eligibility

School can appeal the denial or reapply for certification

Students must transfer to a certified school, apply for a change to their immigration status, or leave the United States

Certified schools petition for recertification every 2 years

Approved

School may continue to enroll F/M visa students

School takes sufficient corrective action prior to certification expiration date

School can appeal the denial or reapply for certification after 1 year

Rejected

School notified of decision via e-mail, including any deficiencies, and decision posted in SEVIS

School takes sufficient corrective action prior to certification expiration date

School fails to take sufficient corrective action prior to certification expiration

Denied

Notice of denial via SEVIS

If a petition is not filed, a notice of intent to withdraw is sent 30 days prior to certification expiration

If School Certification Unit staff learn that a school is potentially noncompliant or engaging in fraud, they are to provide this information to the SEVP Analysis and Operations Center (Compliance Unit) for further investigation

- If an administrative issue, SEVP places the school on the watch list for additional monitoring and may open an active administrative case to further investigate the school
- If a criminal issue, U.S. Immigration and Customs Enforcement’s (ICE) Counterterrorism and Criminal Exploitation Unit (CTCEU) provides this information to ICE agents in the field office proximate to the school for additional investigation

8 C.F.R. § 214.3(h)(2)(ii)(B).

Source: GAO analysis of ICE information. | GAO-19-297
Initial certification: As previously discussed, to be eligible for SEVP certification, a petitioning school must establish at the time of filing that it is a bona fide institution of learning or other recognized place of study that possesses the necessary facilities, personnel, and finances to conduct, and is in fact engaged in, instruction in recognized courses.\textsuperscript{41} SEVP officials stated that they address potential fraud risks during the initial certification process by verifying the schools’ information and documentation through web-based research and a site visit to interview the school’s DSO and observe the school’s facilities. According to SEVP officials and guidance, as of October 2016, field representatives are responsible for conducting and documenting site visits for certifications.\textsuperscript{42} When conducting the visits, field representatives are to gather evidence on school eligibility for certification, review the facilities, and interview personnel nominated on the petition to become DSOs. They may also report back any anomalies or areas of concerns they may notice for further vetting by the compliance unit. SEVP received approximately 2,000 certification petitions from fiscal years 2013 through 2017. See figure 7 for details on the number of approved and denied petitions during this period.

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{figure7.png}
\caption{Number of School Certification Petitions Approved and Denied per Year, Fiscal Years 2013 through 2017}
\end{figure}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{figure7.png}
\caption{Number of School Certification Petitions Approved and Denied per Year, Fiscal Years 2013 through 2017}
\end{figure}

\textsuperscript{41}8 C.F.R. § 214.3(a)(3).

\textsuperscript{42}SEVP previously used contractors to conduct initial site visits for certifications.
ICE has implemented several controls to address fraud risks in the school certification process since our 2012 report on SEVP program risks, but long-standing delays in the recertification process create additional fraud risks. In particular, ICE strengthened its processes for verifying and monitoring schools’ accreditation and states’ licensing statuses. For example, since December 2012, SEVP adjudicators are to verify all “in lieu of” letters during the school’s initial-certification and recertification processes. In May 2015, SEVP developed a continuous process for verifying schools’ state licensing and accreditation status and updated its Adjudicator’s Manual with specific actions adjudicators must take to consistently verify evidence provided by schools, including “in lieu of” letters and states’ licensing documentation. In addition, SEVP took steps to ensure that all flight schools had the appropriate Federal Aviation Administration certification.

Recertification: To be eligible for recertification, an SEVP-certified school must demonstrate at the time of filing that it remains eligible for certification and has complied during its previous period of certification or recertification with record-keeping, retention, reporting, and other program requirements. SEVP received approximately 14,000 recertification petitions from fiscal years 2013 through 2017. See figure 8 for details on the number of approved and denied petitions during this period.

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43 An institution of higher education that is not a public educational institution or system, or accredited by a nationally recognized accrediting body, must provide evidence showing either that the school of higher learning confers recognized degrees upon its graduates, or its credits have been and are unconditionally accepted by at least three public or accredited institutions of higher education.

44 The Federal Aviation Administration monitors and controls flight training under 14 C.F.R. Parts 61, 141, and 142. The Federal Aviation Administration recognizes flight training in either Part 61, 141, or 142 as bona fide. To obtain or maintain SEVP certification, flight-training providers must be Federal Aviation Administration Part 141– or 142–certified.

45 8 C.F.R. § 214.3(a)(3)(ii).
The recertification process is an important fraud risk control, according to ICE officials, since they may determine that some certified schools are potentially noncompliant during the recertification process. For example, SEVP denied 105 recertification petitions from fiscal year 2013 through fiscal year 2017. On the basis of our review of recertification denial data, the majority of denials were due to the school’s abandoning its petition for recertification by not responding to SEVP’s request for further information. Appendix IV provides additional details on the withdrawal and denial of certification and recertification petitions as outlined in federal statute and regulation. For the remaining schools, SEVP issued a

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Note: Approved and denied petitions are not necessarily a subset of the total number of petitions received within each year.

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Source: GAO analysis of Student and Exchange Visitor Program data. | GAO-19-297

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46If SEVP is unable to reaffirm the petitioning school’s continued eligibility for SEVP certification after concluding the recertification review, SEVP serves such schools with a notice of intent to deny the school’s petition for recertification, and the schools are allowed 30 days to respond. If the school fails to respond to the notice of intent to deny, or does not address deficiencies in the petition, SEVP will subsequently deny the school’s petition, and issue a notice of denial. See 8 C.F.R. § 214.3(e)(5), (h)(2)(v). The notice of denial will address appeals options. Short of denial, a school may be sent a notice of rejection to inform it that prompt corrective action must be taken regarding its recertification petition prior to the certification expiration date to ensure continued access to SEVIS and acceptance of its petition for adjudication. Id. at §214.3(h)(2)(i)(B).
formal recertification denial notice for a variety of reasons, including those that highlight fraud risks in the program, such as

- improper issuance of Forms I-20, including the issuance of forms to foreign students who will not be enrolled in or carry a full course of study;
- DSO conduct did not comply with program regulations;
- willful issuance by a DSO of a false statement;
- failure to timely report school or course of study information, including material changes; and
- failure to maintain the accreditation or licensing necessary to qualify graduates as represented in the school's Form I-17.47

**Ongoing compliance monitoring:** The Enhanced Border Security and Visa Entry Reform Act of 2002 provides that SEVP-certified schools are to comply with record-keeping and reporting requirements to enroll nonimmigrant students. Between schools’ initial certifications and their subsequent recertification reviews, ICE uses a variety of mechanisms to monitor ongoing compliance with program requirements and mitigate fraud risks. For example:

- SEVP deployed its first group of field representatives in 2014. As of June 2018, ICE had 57 field representatives across 60 different geographic areas of responsibility nationwide. According to SEVP guidance, field representatives are to act as direct liaisons between SEVP and certified schools and are to try to meet with all certified schools in their territory at least once per year if the school has foreign students enrolled, or once every 2 years if no foreign students are enrolled. According to SEVP officials, the field representatives are to have a customer-service focus and assist DSOs in adhering to program requirements and, as a result, do not have law-enforcement or investigative responsibilities. However, if field representatives learn of potential fraud while visiting a school, they are to document and send this information to SEVP headquarters. All of the eight field representatives we interviewed reported that they primarily have a customer-service role but have also identified and reported suspected fraud to SEVP headquarters. For instance, one representative stated that she reported a language school because its stated level of

47By regulation, an appeal of a notice of denial or withdrawal must be made within 15 days after service of the decision. 8 C.F.R. § 214.4(h).
student enrollment did not appear to correspond with the number of students in class during her visits to the school.

- SEVP adjudicators are to verify and adjudicate changes that occur at an SEVP-certified school that require an update to the school’s Form I-17 petition information in SEVIS. These changes include the school’s name, location, or new areas of study offered, among others.  

  According to Certification Unit officials, adjudicators review information from both SEVP’s risk tools and field-representative school-visit reports when adjudicating updates to identify any indications of noncompliance or fraud that need to be further reviewed and researched by the Compliance Unit.

- Compliance Unit staff are to vet tips provided by external parties (such as DSOs from other schools) or internal stakeholders (such as field representatives or Certification Unit adjudicators) to determine whether they indicate the need to open an administrative or criminal investigation on the school. Compliance Unit staff may also identify schools for additional monitoring. The Compliance Unit is also responsible for extracting and analyzing data from SEVIS on an ongoing basis, including data related to certified schools and foreign students suspected of noncompliance and fraud, among other things. According to ICE officials, staff are responsible for researching schools with high-risk scores provided by the Risk Assessment Tool.

- ICE may conduct an out-of-cycle review of a school at any time to help determine whether the school is complying with its reporting and record-keeping requirements and to ensure the school’s continued eligibility for SEVP certification.  

  ICE may initiate an out-of-cycle review as a result of receiving information regarding potential noncompliance or fraud. The out-of-cycle review process may include a review of student records, a request for the submission of documentation to verify accreditation, a request for proof of state licensure, or a request for any other required evidence that establishes a school’s continued eligibility for SEVP certification. ICE officials stated that they may, pending the result of this review, issue a remedial action plan to the school describing the areas of noncompliance, such as correcting student records, that the school is required to address to maintain its program eligibility. If, upon

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48Under § 8 C.F.R. 214.3(g)(2) and (h), updates are to be made within 21 days of any changes. According to SEVP, the entire form must be kept up-to-date; however, certain updates require adjudication, consistent with ICE regulations.

completion of an out-of-cycle review, SEVP determines that a certified school has failed to sustain eligibility or has failed to comply with the record-keeping, retention, reporting, and other requirements, SEVP will institute withdrawal proceedings by serving the school a notice of intent to withdraw SEVP certification. \textsuperscript{50} At the conclusion of withdrawal proceedings, a school found to be ineligible for continued SEVP certification as a result of an out-of-cycle review will receive a notice of withdrawal (see app. IV for additional information on the withdrawal process). \textsuperscript{51}

ICE followed established procedures during our three covert tests of the internal controls over the SEVP school certification process by either successfully identifying GAO’s fraudulent petitions or by taking appropriate steps to prevent the petitions from moving forward in the process. Therefore, we did not identify any significant deficiencies during our testing of these controls. We submitted certification petitions and conducted other covert investigative work for three fictitious schools, all of which have differing certification requirements. Using these schools, GAO agents applied for SEVP certification.

For one of the fictitious schools, we tested SEVP certification controls that require schools to submit complete documentation by submitting an application for the school that was missing several of the required documents. \textsuperscript{52} Consistent with its procedures, ICE flagged our petition as incomplete and sent us a notification stating that our petition was canceled because we failed to submit all supporting evidence as outlined in the regulations.

For our second school, we tested SEVP controls requiring schools to schedule and complete a site visit conducted by an SEVP field

\textsuperscript{50} C.F.R. § 214.3(e)(4)(ii), (h)(3)(vi). Failure of a school to file an answer to a notice of intent to withdraw within 30 days will result in an unappealable withdrawal of the school’s certification. See id. § 214.3(e)(4)(ii).

\textsuperscript{51}See id. § 214.3(e)(7).

\textsuperscript{52} SEVP requires M schools to provide a completed Form 1-17 and documentation on Designated School Officials (DSO), payment, state recognition and exemption, evidence in lieu of accreditation, teacher qualifications, financials, facilities, attendance policy, grading policy, programs of study statement, and ownership. Our petition omitted the following documentation: evidence of state licensure or exemption, student letters of support, teacher qualifications, evidence in support of facilities, evidence of attendance policies, evidence of grading policies, evidence in support of the programs of study.
representative, by submitting a completed petition, but avoiding the site visit and requesting that our paperwork move forward without it. SEVP’s field representative subsequently notified us that our petition would not move forward until a site visit was performed.

For our third fictitious school, we submitted an application, and participated in a site visit with SEVP officials. We tested SEVP controls related to verifying application documentation, and whether SEVP site-visit officials followed established procedures for the site visit. The field representative toured the facilities and interviewed GAO agents posing as school officials. During its review of our petition, ICE took steps to verify our school’s information and discovered that documentation we submitted was fictitious. As a result, SEVP officials subsequently referred our school to ICE agents for further investigation, consistent with ICE policies and procedures. Upon learning that ICE followed its documented internal control processes, we concluded our covert testing.

ICE faces long-standing challenges in conducting school recertification on a 2-year basis consistent with statute and regulation, which may allow potentially fraudulent schools to operate for a longer period without detection. The Enhanced Border Security and Visa Entry Reform Act of 2002 states that DHS must conduct compliance reviews every 2 years, during which ICE reviews a school’s records to verify that it continues to comply with program-eligibility requirements. Each 2-year review is to determine whether the institutions remain in compliance with record-keeping and reporting requirements to receive F and M nonimmigrants under 8 U.S.C. § 1372. See 8 U.S.C. § 1762. See also 8 C.F.R. § 214.3(e)(2); 73 Fed. Reg. 55,683; 67 Fed. Reg. 58,107.

ICE has continued to recertify schools. However, Certification Unit officials told us that, while recertification should be conducted every 2

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<th>Long-Standing Delays in Recertifying Schools Create Additional Fraud Risks in SEVP</th>
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ICE has continued to recertify schools. However, Certification Unit officials told us that, while recertification should be conducted every 2

years, ICE has been unable to meet a 2-year time frame for all certified schools. ICE has been extending schools' certification expiration dates since officials began recertifying schools in 2010, according to Certification Unit officials, to provide additional time for adjudicating recertification petitions. According to ICE regulations, schools should be notified 180 days before their certification expiration date and must file a completed petition for recertification by such date, which is 2 years from the date of their previous SEVP certification or the recertification expiration date. However, as described in figure 9, SEVP has been extending schools' certification expiration dates by 180 days beyond the 2-year mark as defined in ICE’s regulation. Under this process, schools must submit their complete petition and supporting documentation to SEVP within 180 days after the 2-year mark.

Figure 9: Process for Recertification Notification and the Extension of Certification Expiration Dates

<table>
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<tr>
<th>Recertification notification to schools</th>
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<tr>
<td>The Student and Exchange Visitor Program (SEVP) sends all certified schools a notice at their 2-year certification expiration date.</td>
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<th>New certification expiration date</th>
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<tr>
<td>SEVP extends schools' certification expiration dates an additional 180 days beyond the 2-year mark.</td>
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Source: GAO analysis of SEVP information. | GAO-19-297

54SEVP’s practice of extending certification expiration dates is confirmed in ICE’s July 17, 2018, Notice of Proposed Rulemaking regarding SEVP fee adjustments, which states that “[e]ach school is notified 2 years to the month following the date of its last recertification or certification about its need to file for recertification in order to maintain its certification. From that date, the school has 180 days to file for recertification. 8 CFR 214.3(h)(2)(i).” Adjusting Program Fees for the Student and Exchange Visitor Program, 83 Fed. Reg. 33,762, 33,767 (July 17, 2018).

55 C.F.R. § 214.3(e)(2), (h)(2).
Extending certification expiration dates increases the period between each recertification review, resulting in a decrease in the number of recertification reviews conducted in a given time frame, as shown in the hypothetical example of two schools in figure 10.

Figure 10: Potential Effect of Extending Certification Expiration Dates on Recertification Reviews

School recertification process consistent with regulation
According to the U.S. Immigration and Customs Enforcement (ICE) regulation, a school’s certification expiration date (CED) is 2 years from the date of the school’s initial certification (or last recertification)

School recertification process with 180-day CED extension
The Student and Exchange Visitor Program (SEVP) sets the school’s CED 2 years and 180 days after the initial certification (or last recertification)

SEVP recertification process:
- SEVP initially certifies school
- School submits a petition for recertification to SEVP
- SEVP reviews and adjudicates the petition
- SEVP recertifies school and sets the school’s next certification expiration date

Note: This figure demonstrates the effect of extending certification expiration dates using two hypothetical scenarios—one that follows the recertification time frames laid out in SEVP’s regulations and another that follows the extended process SEVP currently applies. The time frames represent the total allowable time under each scenario, as well as estimated review and adjudication time, and thus do not necessarily reflect actual recertification time frames for individual schools.

For instance, if SEVP initially certified a school in January 2016, by providing an extension SEVP is setting the school’s certification expiration date to July 2018—2 years and 180 days after the initial certification—as opposed to 2 years after the initial certification, which would be consistent with ICE regulations. After receiving the school’s documentation, Certification Unit staff need time to review and adjudicate the petition. If
this school submits a complete petition to SEVP in June 2018—1 month before its revised expiration date—SEVP staff may and do take additional time, depending on the facts and circumstances of the specific petition, beyond the revised expiration date to adjudicate the petition. SEVP officials stated that, if necessary, they can further extend the certification expiration date to accommodate the time needed for their review. For instance, SEVP may not adjudicate this school’s petition until December 2018. Once SEVP completes its adjudication in December 2018, the school’s new certification expiration date would be June 2021 (2 years and 180 days after December 2018). Thus, rather than potentially being able to complete two rounds of recertification during this 5-year period consistent with ICE regulation, SEVP would recertify the school only once.

As we reported in 2012, according to SEVP officials, ICE delayed the recertification process until after SEVIS was deployed in 2003 and the program fee was increased in 2008 to support hiring additional staff.56 Further, with regard to resources, ICE officials stated that they are cross-training adjudicative staff across all of their program areas to help address the recertification workload, and creating regional adjudication teams with assigned territories similar to the field representatives’ territories to allow the adjudicators to work with the same schools throughout the school’s participation in the program. In addition, in February 2018, SEVP’s Director stated that ICE was expecting to hire additional adjudicators for a total of 10. In July 2018, ICE identified the need to increase initial certification fees and add a new recertification fee to, among other things, hire additional adjudicators to address longer recertification processing times. Specifically, ICE stated that, at present staffing levels, SEVP is able to process 1,939, or 44 percent, of the required annual projected 4,400 recertification cases.57

ICE’s actions to allocate additional resources to the recertification process are a step in the right direction toward addressing its recertification delays. However, it is unclear whether these actions alone will be adequate to address the delays. As of June 2018, ICE officials told us that there were 3,281 recertification petitions that needed to be adjudicated. As previously discussed, recertification reviews are an

56GAO-12-572.

important fraud risk control because they are one of ICE’s primary means of reviewing each school’s data and identifying potential school noncompliance and fraud, especially since an out-of-cycle review may not be conducted for each school. As Federal Internal Control Standards state, management should: (1) establish and operate activities to monitor the internal control system and evaluate the results, and (2) identify, analyze, and respond to risks related to achieving the defined objectives.\(^5^8\) By not requiring schools to submit their petitions within the 180-day period prior to the 2-year expiration date, as required by regulation, ICE has limited assurance it is leveraging the recertification process effectively to identify and respond to potential fraud risks to the program, including those risks associated with allowing a fraudulent school to operate for a longer period. ICE’s plan to increase the number of SEVP adjudicators may help it meet the 2-year recertification requirement, but without monitoring and evaluating the efficacy of these actions, ICE will not have reasonable assurance it can effectively manage the recertification process and associated fraud risks.

**ICE Does Not Assess Residual Risk Posed by Schools in Its Recertification Queue**

As previously discussed, ICE’s queue of recertification petitions awaiting adjudication creates additional fraud risks to the program if higher-risk schools continue to operate pending recertification. However, ICE has not assessed the magnitude of such risks.

As of June 26, 2018, ICE had 3,281 recertification petitions in a queue for review, according to SEVP officials, petitions that ICE adjudicates in the order in which they were filed. As discussed, ICE uses a variety of mechanisms to monitor schools’ ongoing compliance with program requirements and mitigate fraud risks. In addition, ICE assesses and considers schools’ risks during the adjudication process for recertification. Specifically, according to SEVP’s recertification standard operating procedures, case analysts in the Certification Unit are to review the recertification packages once submitted to determine whether they are complete and prepare them for adjudication. Further, SEVP officials stated that the Certification Unit staff use an assessment of the school’s risk to help prioritize further analysis and review efforts. When adjudicating recertification petitions, adjudicators are to confirm that they have assessed the school’s risk and whether any identified risks have previously led to any further action, according to Certification Unit

\(^{5^8}\)GAO-14-704G.
officials. If case analysts determine that compliance issues are present (e.g., the school has closed or the school has made updates to the Form I-17 that are awaiting adjudication), they are to notify their supervisors. For higher-risk schools, Certification Unit officials stated that adjudicators may request more detailed evidence from schools as part of recertification, consistent with their standard operating procedures, than they would for lower-risk schools to help make more efficient use of the resources in this unit.

These processes have helped SEVP consider and address potential risks during the recertification process. However, SEVP has not determined risks posed by schools in its recertification queue and, according to Certification Unit officials, does not prioritize the review of schools’ recertification petitions in its queue based on risk. As previously noted, ICE is required to conduct periodic reviews every 2 years to determine SEVP-certified schools’ continued program eligibility and compliance. The statute governing recertification does not, by its terms, preclude ICE from considering a school’s relative risk as part of the compliance review process. However, SEVP’s Director and Certification Unit officials stated that a recertification process that prioritizes reviews based on school risk would not be particularly helpful or add value in addressing school compliance concerns because the officials already have a number of mechanisms they can use, as previously discussed, to address potential noncompliance, including conducting out-of-cycle reviews of high-risk schools.

Although ICE considers schools’ risk-related information during the adjudication process and may identify noncompliant or potentially fraudulent schools through ongoing monitoring activities, ICE has not determined the extent to which there are residual fraud risks posed by schools in the recertification queue that ICE has identified as higher-risk than other schools awaiting recertification. According to GAO’s Fraud Risk Framework, managers should rank residual fraud risks in order of priority, using the likelihood and impact analysis, as well as risk tolerance, to help decide how to allocate resources to respond to residual fraud risks, all of which is documented in a fraud risk profile. As previously

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59An SEVP-certified school may have only one petition at a time due to SEVIS functionality, according to SEVP officials. Thus, officials stated that a school cannot file an additional petition (e.g., for recertification) until the previous petition finishes adjudication and has a decision in the system.

discussed, a fraud risk profile (1) identifies the inherent fraud risks affecting the program, (2) assesses the likelihood and effect of each type of fraud risk that it has identified, (3) determines the agency’s tolerance for certain types or levels of fraud risks in the program, and (4) examines the suitability of existing controls for each fraud risk. Given SEVP’s long-standing delays in recertifying schools, without an assessment of residual risks posed by the recertification queue—as part of its fraud risk profile, as previously noted—ICE cannot ensure that it is effectively addressing the risks posed by higher-risk schools awaiting recertification, a situation that does not help further strengthen ICE’s fraud risk-management efforts in SEVP.

ICE Has Imple... 

ICE Has Implemented Controls That Mitigate Fraud Risks Related to the Eligibility, Suitability, and Training of DSOs, but Weaknesses Exist

ICE has identified fraud risks related to DSOs and implemented controls to mitigate these risks, but weaknesses exist in four key areas: (1) verification of information provided by DSOs in support of their eligibility, (2) background checks, (3) mandatory compliance training, and (4) fraud-risk training. Prior to approval of schools’ nomination of individuals to serve as DSOs, these nominees must meet eligibility requirements and pass a criminal-background check, but weaknesses exist in both of these controls. In addition, once ICE approves prospective DSOs, it has controls for oversight and training; however, this training is not mandatory and does not address fraud risks.

ICE Does Not Routinely Verify DSO-Submitted Eligibility Information in Support of Their Immigration or Citizenship Status

ICE has eligibility requirements for school employees seeking to serve as DSOs at SEVP-certified schools, as discussed earlier, but does not routinely verify DSO-submitted eligibility information in support of their immigration or citizenship status. According to ICE regulations, to be eligible to participate as a DSO, an individual must be a regularly employed member of the school administration whose office is located at the school and must meet two primary eligibility criteria. First, a DSO’s compensation may not include commissions for recruitment of foreign students. To verify that requirement, a field representative is to interview a school’s principal DSO during an initial certification site visit, and ask

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61 A Designated School Official (DSO) is a U.S. citizen or lawful permanent resident who is a regularly employed member of the school administration, named by the president, owner, or head of the school, whose office is located at the school, and whose compensation does not come from commissions for recruitment of foreign students. DSOs are to certify their familiarity, and intent to comply, with the regulations governing foreign students and school certification (8 C.F.R. § 214.3(l)). At the time a new DSO is added, the DSO must make the same certification.
whether any prospective DSOs receive compensation from commissions for recruitment of foreign students. In addition, a field representative is to review the school’s website for recruitment-related activities and evaluate the DSO’s job title and position description, according to ICE officials.

Second, DSOs must be U.S. citizens or lawful permanent residents, but the Certification Unit does not routinely verify the evidence provided to meet this eligibility requirement. Specifically, DSOs are to submit documentation during the school’s certification or recertification process—such as a passport, birth certificate, Permanent Resident Card or Alien Registration Receipt Card, or copy of naturalization/citizenship certificate—as evidence of their U.S. citizenship or lawful permanent resident status. The Certification Unit is to review this documentation to verify that the biographic details match the information provided on the school’s Form I-17. According to ICE officials, if the Certification Unit suspects that a prospective DSO’s documentation may not be valid, it will send the information to the Compliance Unit for additional review.

However, neither the Certification Unit nor the Compliance Unit routinely verify the information reported by DSOs in support of their immigration or citizenship status because they do not have access to the type of information needed to independently verify this information for all prospective DSOs, according to ICE officials. Certification Unit officials told us that verifying information on naturalized U.S. citizens and lawful permanent residents would be beneficial. They said that they have previously asked for access to information, such as other DHS databases that contain information on naturalized U.S. citizens or lawful permanent residents, to strengthen their process for determining the eligibility of

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62 8 C.F.R. § 214.3(l)(1)(i).

63 Naturalization is the process by which a lawful permanent resident obtains U.S. citizenship. A person may be eligible for naturalization after residing continuously in the United States as a lawful permanent resident for at least 5 years (3 years for a U.S. citizen’s spouse), and meeting other criteria. Separate requirements apply to members of the military and their families. See 8 U.S.C. § 1427. A citizen parent may apply for naturalization on behalf of a child born outside the United States who has not acquired citizenship automatically. See 8 U.S.C. § 1433.

64 For this additional review, the Compliance Unit may coordinate with other ICE units, including the Identity and Benefit Fraud Unit, for expertise related to document fraud, or CTCEU.
However, they have yet to receive access to this information. In addition, verifying eligibility information for U.S.-born citizens would also be valuable, but is more difficult than for naturalized U.S. citizens or lawful permanent residents, according to ICE officials. This is because ICE does not collect DSOs’ Social Security numbers—key information necessary to verify U.S. citizenship—in part because SEVIS does not have the necessary security features needed to collect and house those data, and adding those features would be costly. In June 2018, ICE management officials stated that they were reviewing databases that may be useful to verify DSOs’ self-reported eligibility information but did not provide any additional support or documentation of those plans or a time frame for completing this review.

As outlined in our Fraud Risk Framework, as part of an effective antifraud strategy, managers should take steps to verify reported information, particularly self-reported data. Specifically, managers can benefit from conducting data matching to verify key information, including self-reported data and information necessary to determine eligibility, using government or third-party sources to verify data electronically. Until ICE routinely verifies the eligibility information submitted by prospective DSOs in support of their immigration or citizenship status, particularly for naturalized U.S. citizens and lawful permanent residents, ICE will not be able to ensure that it is preventing ineligible individuals, including those who represent a fraud risk, from becoming DSOs and providing them with access to SEVIS to maintain student records.

ICE has taken some initial steps to strengthen the process for vetting prospective DSOs but has not implemented comprehensive background checks on DSO nominees prior to approving them to carry out the DSOs’ reporting, record-keeping, and other functions. ICE officials told us that they have been working since December 2016 to develop a plan to conduct comprehensive background checks on prospective DSOs to address past concerns about DSO vetting. Specifically, in 2011, ICE expressed concerns that DSOs, who were not required to undergo

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65 According to ICE officials, applicable DHS databases may include the Computer Linked Application Information Management System and the Central Index System. These databases maintain information on immigration applications and petitions. In addition, the U.S. Citizenship and Immigration Services’ Systematic Alien Verification for Entitlements Program provides immigration status verification to government agencies, including agencies that need to check an individual’s immigration status as part of a background investigation.
background checks, were responsible for maintaining updated information of foreign students in SEVIS.

According to ICE officials, they have taken initial steps to address these concerns by implementing criminal-background checks on prospective DSOs. Specifically, in May 2017, ICE started conducting background checks on all school employees nominated to be DSOs at the time of petitioning for initial SEVP certification or whenever a school requests to add a new DSO. For these types of checks, ICE officials within CTCEU are to review the prospective DSO’s biographic information from both the Form I-17 and the proof of U.S. citizenship or immigration status documentation received by the school. After ICE officials in CTCEU complete this check, they are to forward the findings to SEVP for review. If SEVP determines that a prospective DSO is unsuitable for participation in the program, ICE officials in SEVP are to send a notice of rejection to the nominating school. From April 2017 to March 2018, ICE screened approximately 4,750 prospective DSOs and identified 68 individuals with a criminal history. ICE rejected the nomination of 15 of these prospective DSOs, because, for example, they had criminal histories that included instances of identity theft, fraud in obtaining U.S. citizenship, and conspiracy, among other crimes. ICE officials stated that certain crimes will not necessarily disqualify a candidate, such as misdemeanors, traffic-related infractions, or other lesser crimes.

As of June 2018, ICE officials told us that they are developing a more-comprehensive background-check process to screen prospective DSOs against additional government data sources. Specifically, ICE officials told us that they are seeking to partner with DHS’s Transportation Security Administration (TSA) to collect biometric information (e.g., fingerprints) on prospective DSOs at TSA’s enrollment provider locations nationwide during the school certification process. ICE officials stated that they intend to provide the biometric information they collect through TSA’s enrollment provider to ICE’s Office of Professional Responsibility (OPR),

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668 C.F.R. § 214.3(l)(2) provides that ICE may, in its discretion, reject a DSO’s nomination to participate in the program or withdraw a DSO. There are several issues that may lead ICE to exercise this discretion. For example, SEVP may reject a DSO nominee whose background investigation uncovers derogatory information such as criminal charges or convictions.

67Enrollment services include the capture of biometric data (photographs/fingerprints), biographic data, and identity documentation required to enroll and register for certain TSA security threat assessment programs such as TSA PreCheck.
and OPR officials will review such information to determine DSOs’ suitability. According to agency documentation, ICE’s OPR would vet such information against data sources to screen these individuals for prior criminal histories such as sexual misconduct, terrorist activities, and immigration violations. According to ICE officials, they also intend to use this process to periodically review the suitability of incumbent DSOs.

While ICE officials have told us they intend to expand the screening of prospective DSOs, ICE does not have a documented implementation plan that outlines how the project will be executed. The Project Management Institute’s A Guide to the Project Management Body of Knowledge (PMBOK® Guide) identifies standards related to project-management processes, including the need to have documented implementation plans describing how the project will be executed, monitored, and controlled, as well as requirements and techniques for communication and establishing agreements among stakeholders.68 In addition, GAO’s Schedule Assessment Guide identifies best practices associated with developing and maintaining a reliable, high-quality schedule.69 ICE provided us with a draft of its revised background-check policy, talking points on its plans for these checks, and draft requirements it shared with TSA in December 2016. However, these documents do not provide a detailed project-implementation plan to guide ICE’s effort. As of June 2018, ICE and TSA officials have met twice in the last 2 years, and ICE officials do not have any documents or other written details on their planned coordination with TSA. SEVP’s Director acknowledged that SEVP will need to develop a project plan to help guide its coordination with TSA and ICE’s OPR. Without a documented implementation plan for this effort that outlines how the project will be executed, monitored, and controlled, ICE does not have reasonable assurance that it will be able to implement a more-comprehensive DSO background-check process.

69GAO-16-89G.
ICE Has Mechanisms to Monitor and Support DSOs but Does Not Have Mandatory Training for Them

ICE has established mechanisms for monitoring SEVIS usage by approved DSOs and providing support to DSOs to help them ensure their schools comply with SEVP requirements but does not mandate training for DSOs. Once DSOs are approved by SEVP, they are authorized to make changes to student records in SEVIS and to create Forms I-20, which enable students to apply for nonimmigrant student status.70 To detect noncompliance and fraud that may be committed by DSOs during this process, ICE has established mechanisms to monitor information entered and identify data for computers used by DSOs through SEVIS compliance checks, among other things. For example, according to agency officials, ICE monitors DSO actions in SEVIS to help prevent noncompliance and fraud.

In addition to monitoring DSOs' use of SEVIS, ICE provides support and training to DSOs to help ensure they can effectively update and maintain student records in SEVIS and provide recommendations to students regarding the maintenance of their status, according to our review of ICE documentation and interviews with ICE and school officials. According to program rules, DSOs are responsible for understanding SEVP regulations related to the requirements for foreign students' admission, maintenance of status, and change of status and requirements for school approval. To assist them, ICE officials and DSOs that we interviewed told us that SEVP uses its field representatives to provide DSOs with a point of contact for questions related to the program. According to SEVP's internal guidance, field representatives are expected to visit the schools within their areas of responsibility at least once a year to provide in-person guidance and training to DSOs. DSOs at 15 of the 17 schools we visited stated that the field representatives were helpful, including with providing guidance on how to comply with SEVP rules and regulations.

In addition, SEVP internal guidance encourages DSOs to take its web-based training course on the responsibilities and obligations for both DSOs and foreign students in SEVIS. However, this course is voluntary.71 According to ICE officials and field representatives, the extent to which

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70Specifically, the Form I-20 Certificate of Eligibility for Nonimmigrant Student Status is to be completed and approved before students apply for F and M nonimmigrant student status from abroad or within the United States, through Department of State visa or U.S. Citizenship and Immigration Services change of status processes, respectively.

71ICE also provides online information materials—such as topic-specific webinars, a blog, and conference presentations—to DSOs, among other resources.
DSOs take the voluntary training varies—some DSOs receive additional training beyond the voluntary SEVP training, but other DSOs do not complete any training. ICE officials noted that the voluntary online training may be perceived as cumbersome and that, since it is not required, many DSOs instead reach out to field representatives or call the SEVP Response Center to get answers to questions that are covered by existing training materials. ICE officials also stated that they do not know the extent to which DSOs have completed the online training because they do not track this information. Further, the officials acknowledged that since training is voluntary, some DSOs may not complete it before assuming their responsibilities and gaining access to SEVIS.

ICE officials we interviewed told us they encounter problems with DSOs complying with record-keeping requirements; however, they believe most of these issues are a result of DSOs not understanding program rules or their own responsibilities within the program. According to agency documentation, in 2014 SEVP found that some DSOs were inconsistently reporting school information in several SEVIS data fields. In addition, SEVP’s Risk Assessment Tool includes a number of high-risk indicators that may stem from DSO record-keeping errors within SEVIS, including students listed as enrolled in an academic program not available at that school (e.g., doctoral students at schools without doctorate degrees available) and students listed as active who have long exceeded their program’s end date or authorized employment’s end date. Errors such as these make it difficult for ICE officials to know whether the information in SEVIS is inaccurate due to unintentional mistakes by the DSO or whether the school or its employees may be engaged in potential fraud. For additional examples of potential noncompliance or fraud, see the box below.

72 According to officials, SEVP has made some updates to SEVIS, as discussed earlier, in an effort to improve data quality, including developing data-entry rules that prevent DSOs from entering certain incorrect information.
Potential Designated School Official Noncompliance or Fraud

Student and Exchange Visitor Program officials cited the following examples of potential noncompliance or fraud that they have encountered, among others:

- the reported foreign-student enrollment listed in the Student and Exchange Visitor Information System (SEVIS) does not seem to correspond with the number of students attending class or the size of the school’s physical space,
- all enrolled foreign students listed in SEVIS are living at the same address, and
- students repeatedly transfer to several different schools.

Field representatives at one location we visited noted that DSOs with multiple job responsibilities may not have time to keep up with SEVP rules and policy updates. Similarly, DSOs at 7 of the 17 schools we spoke with mentioned that they have multiple job responsibilities beyond their DSO duties. In addition, SEVP officials indicated that DSOs have a high rate of turnover, especially at small schools, and may lack the expertise to effectively follow program requirements.

SEVP officials acknowledged that mandatory training could help reduce the number of unintentional violations by DSOs who may not adequately understand the program’s regulations, thus allowing SEVP staff to focus their monitoring efforts on schools and individuals who may be engaged in intentional noncompliance and fraud. In June 2018, ICE officials told us that they recently received internal agreement to require all new DSOs to complete training prior to gaining full access to SEVIS once the officials release a new version of their DSO training program. However, SEVP officials could not provide documentation on their plans, including time frames for completing the revised DSO-training program, whether to require DSO training, or how they will track DSO compliance. Federal Internal Control Standards calls for agencies to demonstrate a commitment to competence, including recruiting, developing, and retaining competent individuals. Further, it recommends that agencies establish expectations of competence for key roles, including possessing the necessary knowledge, skills, and abilities, and training individuals appropriately. Without mandatory training and a process to verify that training is completed, SEVP does not have reasonable assurance that DSOs are familiar with, and understand, their roles and responsibilities as outlined in program regulation.

73GAO-14-704G.
SEVP’s voluntary DSO training emphasizes student and school compliance with program rules and the DSOs’ responsibilities to enter and maintain complete and accurate information in SEVIS in a timely manner but does not address fraud risks to the program, including previously identified fraud schemes or trends. According to ICE officials, some DSOs may receive fraud-specific training from ICE agents through the Project Campus Sentinel initiative; however, these visits are limited to a small portion of certified schools each year.74 During a Project Campus Sentinel visit, ICE guidance states that an ICE agent will meet with DSOs and provide information on how to detect potential fraud, including student visa exploitation and national security vulnerabilities. In addition, ICE guidance encourages ICE agents to remind DSOs to contact them when they encounter these instances. In fiscal year 2017, ICE officials reported that ICE agents visited 400 of the more than 18,000 SEVP-certified school campuses in existence at that time.75 According to ICE officials, the agency can only conduct a limited number of Project Campus Sentinel visits to schools each year due to competing investigative priorities.

The DSOs we spoke with varied in their understanding of the role they should play in identifying and reporting fraud to SEVP. Specifically, DSOs at 8 of 17 schools told us they did not receive training on SEVP-related fraud risks or could not identify SEVP-provided, fraud-specific training. For example, DSOs at one school told us that there is confusion among DSOs about their role to prevent and report fraud and that this issue has been discussed at past training events and conferences. Specifically, they stated that there is some confusion over the difference between fraud and noncompliance. According to these DSOs, they are responsible for addressing issues of noncompliance, but they do not actively look for SEVP-related fraud. A DSO from another school told us she interprets the DSO role as providing program oversight, including oversight related to fraud, and that she previously reported an instance of potential student fraud to ICE when she encountered suspicious immigration paperwork. In addition, DSOs at another school told us that they were not aware of any

74In 2011, ICE developed Project Campus Sentinel as an outreach initiative directed toward SEVP-certified schools to prevent the criminal exploitation of SEVP.

75As of March 2018, there were 8,744 certified SEVP schools; however, some schools had multiple campuses.
training related to fraud risks within SEVP but noted that guidance about fraud trends or potential red-flag indicators could be useful.

The Fraud Risk Framework identifies training as one way of demonstrating an agency’s commitment to combating fraud. Training and education intended to increase fraud awareness among stakeholders, managers, and employees serves as a preventive measure to help create a culture of integrity and compliance within the agency. Specifically, the Fraud Risk Framework discusses leading practices for training and education, including communicating responsibilities for implementing fraud controls and details on how and where to report fraud. In addition, increasing awareness of fraud schemes, including red flags and risk indicators, through training and education can serve a preventive purpose by helping create a culture of integrity and compliance within the program and can enable managers, employees, and stakeholders with responsibility for implementing aspects of the program to better detect potential fraud. According to ICE officials, DSOs can serve as the front line against SEVP-related fraud, and they provide a significant portion, if not the majority, of fraud-related tips.

In June 2018, ICE officials told us that, in response to discussions that we had during our review, they plan to incorporate fraud training into the revised DSO training. However, because ICE officials just recently made that decision, they had not yet developed documented plans for this training or timelines for when it would be completed. While agreeing to incorporate fraud training into the revised DSO training is a good first step, the development and execution of those plans will be needed to strengthen fraud controls. Until ICE develops and implements a plan for fraud-specific DSO training, ICE will not have reasonable assurance that this training will be delivered and DSOs will have the information they need to address fraud within the program.

Conclusions

Through SEVP, ICE oversees over 1.2 million foreign students at nearly 9,000 SEVP-certified schools across more than 18,000 campuses. Past instances of fraud and noncompliance in the program have resulted in ICE taking some steps to address fraud risks in the program, such as developing a Risk Assessment Model and Framework. However, ICE does not have a fraud risk profile that identifies all of SEVP’s fraud risks, discusses the likelihood of those risks, assesses related controls, and identifies the agency’s tolerance for risk. Such a fraud risk profile would help ICE more effectively assess whether additional internal controls or changes to policies or regulations are needed. Moreover, ICE has not yet
ICE has also made improvements to its processes for certifying and recertifying SEVP schools and monitoring DSOs—all of which can help reduce the risk of fraud in the program. However, ICE continues to delay the recertification process by initiating the school recertification reviews after the 2-year certification expiration date, which is not consistent with ICE regulations. Further, ICE has not included an assessment of residual risks posed by the current recertification queue—as a part of the fraud risk profile previously noted—and as a result does not have a full understanding of the risks associated with schools awaiting recertification. Although DSOs play an important role in helping ICE oversee students in the program, ICE has recognized they can pose fraud risks to the program. However, ICE does not routinely verify DSO-submitted eligibility information and DSO suitability for participation in SEVP, and therefore does not have reasonable assurance that only eligible and suitable DSOs are participating in the program. Finally, ICE has not developed or implemented mandatory and fraud-specific training to improve DSOs’ compliance with program requirements and aid its efforts to detect fraud in the program.

We are making the following seven recommendations to ICE:

- The Director of ICE should develop a fraud risk profile that aligns with leading practices and
  - identifies inherent fraud risks affecting the program,
  - assesses the likelihood and impact of inherent fraud risks,
  - determines fraud risk tolerance, and
  - examines the suitability of existing fraud controls and prioritizes residual fraud risks, including residual risks posed by the recertification queue. (Recommendation 1)

- The Director of ICE should build on existing efforts to use data analytics by employing techniques, such as network analysis, to identify potential fraud indicators in schools petitioning for certification. (Recommendation 2)
As ICE works to complete its efforts to hire additional SEVP adjudicators, the Director of ICE should begin notifying certified schools 180 days prior to, and requiring submission of complete recertification petitions by, the 2-year certification expiration date, consistent with regulation, and evaluate whether additional resources are needed. (Recommendation 3)

The Director of ICE should, as practicable, verify the eligibility information provided to establish the immigration or citizenship status of lawful permanent residents and naturalized U.S. citizens, as well as U.S.-born citizens, who have been nominated or renominated to serve as DSOs. (Recommendation 4)

The Director of ICE should develop an implementation plan for the project aimed at strengthening background checks for DSOs; that plan should outline how the project will be executed, monitored, and controlled. (Recommendation 5)

The Director of ICE should implement mandatory DSO training and verify that the training is completed. (Recommendation 6)

The Director of ICE should complete the development and implementation of its plans for mandatory fraud-specific training for DSOs. (Recommendation 7)

Agency Comments and Our Evaluation

We provided a draft of this report to DHS for its review and comment. In its written comments, reproduced in appendix V, DHS concurred with our recommendations and described specific steps it plans to take in response to all seven of our recommendations. DHS also provided technical comments, which we incorporated as appropriate.
We are sending copies of this report to the appropriate congressional committees and the Secretary of Homeland Security. In addition, the report is available at no charge on the GAO website at http://www.gao.gov.

If you or your staff have any questions about this report, please contact Rebecca Shea at (202) 512-6722 or shear@gao.gov or Rebecca Gambler at (202) 512-8777 or gamblerr@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this report. GAO staff who made key contributions to this report are listed in appendix VI.

Rebecca Shea
Director, Forensic Audits and Investigative Service

Rebecca Gambler
Director, Homeland Security and Justice
List of Requesters

The Honorable Peter T. King
Ranking Member
Subcommittee on Emergency Preparedness, Response, and Recovery
Committee on Homeland Security
House of Representatives

The Honorable Charles E. Grassley
United States Senate

The Honorable Martha McSally
United States Senate

The Honorable Michael T. McCaul
House of Representatives
Appendix I: GAO’s 2012 Recommendations on the Student and Exchange Visitor Program, and the Agency’s Response

Table 1 contains information on the eight recommendations that we made to U.S. Immigration and Customs Enforcement (ICE) in our 2012 report, and ICE’s actions to address them. We closed each of these recommendations as implemented.

Table 1: GAO’s 2012 Recommendations to U.S. Immigration and Customs Enforcement (ICE) on the Student and Exchange Visitor Program (SEVP), and the Agency’s Response

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Agency action</th>
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<tbody>
<tr>
<td>Develop and implement a process to identify and assess risks in SEVP, including (1) evaluating prior and suspected cases of school noncompliance and fraud to identify potential trends, and (2) obtaining and assessing information from the Counterterrorism and Criminal Exploitation Unit (CTCEU) and ICE’s field-office investigative and outreach efforts.</td>
<td>In June 2012, SEVP issued a report outlining the program’s risk-management methodology and process. The report outlined steps taken to identify and assess risks, including evaluating prior cases of noncompliance and gathering information from criminal investigators.</td>
</tr>
<tr>
<td>Once a risk-assessment process is in place, conduct an analysis of how to allocate SEVP’s resources based on risk and use the results of that analysis in making resource-allocation decisions.</td>
<td>In June 2012, SEVP issued a report outlining the program’s risk-management methodology and process. Specifically, in the report, SEVP outlined the program’s efforts to develop a framework, which uses a risk-based approach to inform the identification, prioritization, and management of noncompliant and potentially noncompliant SEVP-certified schools.</td>
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<tr>
<td>Consistently implement procedures for ensuring schools’ eligibility, including consistently verifying “in lieu of” letters.</td>
<td>In May 2015, SEVP updated its Adjudicator’s Manual with specific actions adjudicators must take to consistently verify evidence provided by schools, including “in lieu of” letters.</td>
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<tr>
<td>Establish a process to identify and address all missing school case files, including determining the magnitude of the problem; obtaining required documentation for schools whose case files are missing evidence, as appropriate; and taking necessary compliance actions.</td>
<td>In July 2013, SEVP completed its assessment of all SEVP-certified schools that were missing case files. In October 2016, SEVP officials reported and provided supporting documentation demonstrating that they completed the first round of recertification on all schools.</td>
</tr>
<tr>
<td>Develop and implement a process to monitor state licensing and accreditation status of all SEVP-certified schools.</td>
<td>SEVP developed a continuous process for verifying schools’ state licensing and accreditation status that was finalized in September 2014 and updated in May 2015. In October 2016, SEVP officials reported and provided supporting documentation demonstrating that they completed the first round of recertification on all schools.</td>
</tr>
<tr>
<td>Establish target time frames for notifying SEVP-certified flight schools that lack required Federal Aviation Administration certification that they must reobtain required certification.</td>
<td>In December 2012, SEVP clarified its policy on flight-training providers to require that flight schools have Federal Aviation Administration certification to be eligible to enroll foreign students.</td>
</tr>
<tr>
<td>Revise the standard operating procedure that governs coordination among SEVP, CTCEU, and ICE field offices to specify what information to share among stakeholders during criminal investigations.</td>
<td>In January 2013, SEVP and CTCEU approved agency changes to the standard operating procedures in accordance with our recommendation. These changes, among other things, required additional checks of schools during criminal investigations to aid the sharing of information.</td>
</tr>
</tbody>
</table>

**Appendix I: GAO’s 2012 Recommendations on the Student and Exchange Visitor Program, and the Agency’s Response**

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Agency action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Establish criteria for referring cases of a potentially criminal nature from SEVP to CTCEU.</td>
<td>In January 2013, SEVP and CTCEU approved the agency’s changes to the standard operating procedures in accordance with our recommendation. Specifically, the revised procedures require that SEVP share all administrative or noncompliance cases, including those that may be potentially criminal, with CTCEU on a regular basis.</td>
</tr>
</tbody>
</table>

Source: GAO. | GAO-19-297
This report is a public version of a sensitive report that we issued on November 20, 2018, which examined the efforts that U.S. Immigration and Customs Enforcement (ICE) has taken since our 2012 report to address fraud risks, including the extent to which ICE has (1) taken steps to strengthen its management of fraud risks in the Student and Exchange Visitor Program (SEVP), (2) implemented controls to address fraud risks in the school certification and recertification processes, and (3) implemented fraud risk controls related to the eligibility, suitability, and training of Designated School Officials (DSO). The sensitive report included information related to SEVP internal controls used to help prevent and identify noncompliance or fraud in the program.¹ The sensitive report also discussed some planned actions to improve these internal controls, some of which the Department of Homeland Security (DHS) deemed to be sensitive and must be protected from public disclosure. This public report omits the information that DHS deemed to be sensitive including details associated with (1) the oversight of schools during the certification and recertification process, (2) our covert testing of SEVP certification internal controls, and (3) current and planned actions to oversee DSOs. Although the information provided in this report is more limited, it addresses the same objectives and uses the same methodology as the sensitive report.

For our first objective, to evaluate the extent to which ICE has taken steps to strengthen its management of fraud risks in SEVP, we assessed actions ICE, particularly SEVP and the Counterterrorism and Criminal Exploitation Unit (CTCEU), have taken since 2012 to design and implement controls to address fraud in the postsecondary, vocational, and English language school certification and recertification process.² We reviewed documents including regulations, processes and procedures, and guidance related to fraud risk management, school certification, and recertification processes, and the role of DSOs. We evaluated the extent to which ICE’s practices were consistent with Standards for Internal Control in the Federal Government and GAO’s A Framework for


²Although SEVP-certified schools span all education levels, including kindergarten and K-12, these schools were excluded from the scope of our work.
Managing Fraud Risks in Federal Programs. In particular, we analyzed ICE documentation, such as standard operating procedures, policy statements, and guidance for adjudicators to determine how ICE’s processes and systems identify and assess risk in SEVP, including the SEVP Risk Assessment Model and Framework, Risk Assessment Tool, Risk Register, and other internal guidance. In addition, we reviewed information from ICE’s current SEVP administrative, watch, and criminal investigative cases and analyzed information on past cases of SEVP fraud, including indictments.

Also, we interviewed ICE officials within SEVP to evaluate the extent to which the program has taken steps to strengthen its management of fraud risks since 2012. We met with senior officials from SEVP, including SEVP’s Director and management of the Risk Management Support Team, School Certification Unit (Certification Unit), Analysis and Operations Center (Compliance Unit), Policy Team, and Field Representative Unit. We interviewed officials from ICE’s Office of the Principal Legal Advisor to discuss regulatory priorities and legal authorities related to fraud prevention and detection. We also interviewed officials from ICE’s Identity Benefit Fraud Unit and Domestic Operations to discuss their roles in SEVP-related fraud prevention. In addition, we met with officials from CTCEU headquarters, including the Student and Exchange Visitor Information System Exploitation Section and criminal investigators from 5 of the 26 ICE field offices to discuss past cases of SEVP-related fraud and steps taken to identify and prioritize fraud risk. We visited ICE field offices in Washington, D.C.; Los Angeles and San Francisco, California; Newark, New Jersey; and New York, New York. We selected these locations based on a mix of criteria, including the following characteristics: (1) number of ongoing investigations of certified schools; (2) reported previous and current experience investigating SEVP-related fraud; (3) number of field representatives assigned to or located near the field office; and (4) number of schools that were located proximate to the field office and that were either pending recertification, as of July 2017, or have been recertified since August 2016. As we did not select a probability sample of ICE field offices to interview, the results of these interviews cannot be generalized to all of ICE’s 26 field offices. However, the interviews provided us with perspectives of ICE officials responsible for conducting school fraud investigations, including their views on the

process SEVP has established for certifying and monitoring schools, fraud, and national security vulnerabilities related to foreign students, and any challenges field offices have faced in their investigations.

We conducted a network analysis utilizing both public and proprietary information associated with currently certified schools to determine the potential to utilize additional data analytics to aid fraud risk-management efforts in SEVP.\(^4\) To develop this analysis, we identified a list of schools that, as of July 2017, had been identified by ICE as either being under active criminal investigation or subject to additional oversight or administrative action due to compliance concerns. We also selected a list of SEVP-certified postsecondary schools without such identified concerns as of September 2017. We restricted our set of schools to those with at least 20 foreign students as of September 2017. In total, 2,439 schools comprising 170 with concerns and 2,269 without such concerns were analyzed. We then used an outside vendor to provide public and proprietary information such as descriptive information associated with these schools including addresses, businesses, and past executives. Using these data, we used network-analysis techniques to identify connections between both those schools with criminal or compliance concerns and schools without such identified concerns. We determined whether each of the postsecondary schools without compliance concerns were linked to any of those with compliance concerns via executive employment. Specifically, we identified instances in which an official associated with a school with criminal or compliance concerns was associated with another school not identified as having those concerns. The underlying logic behind this focus was that schools associated with an official linked to a school of concern may potentially indicate the need for further review of possible criminal or compliance concerns. To further validate this information, we conducted additional research using investigative databases and the Internet to try to verify the instances identified in our analysis such as by ensuring the time frames of the connection appeared relevant or to verify the identity of individuals and schools involved. While such connections are not proof of criminal or

\(^4\)Network analysis is a set of quantitative and graphical methods to identify the underlying patterns and structures in a complex set of relationships among many entities such as countries, organizations, or individuals.
Appendix II: Objectives, Scope, and Methodology

For our second objective, to evaluate the extent to which ICE has implemented controls to address fraud risks in the school certification and recertification processes, we assessed documentation describing SEVP’s school certification and recertification controls, interviewed headquarters and selected field-office ICE officials, and analyzed agency-provided recertification data. Specifically, we assessed SEVP’s standard operating procedures, including its Adjudicator’s Manual, training materials, and other guidance to determine whether the certification and recertification controls described in these documents addressed the high-risk indicators ICE identified in its Risk Assessment Tool. We used this analysis to determine any potential noncompliance and fraud vulnerabilities in these controls. We also assessed SEVP’s controls in these areas against Standards for Internal Control in the Federal Government related to risk management, as well as principles of the Framework for Managing Fraud Risks in the Federal Government. Additionally, we interviewed ICE officials in SEVP’s Certification Unit, which is responsible for adjudicating certification and recertification petitions, and the Compliance Unit, which is charged with monitoring schools for ongoing compliance with regulatory record-keeping and reporting requirements. To understand how ICE Homeland Security Investigations agents in the field offices work with officials in SEVP and the CTCEU to investigate school fraud, we conducted semistructured interviews with ICE agents in five field offices. We also interviewed ICE officials from SEVP’s Field Representative Unit as well as eight field representatives assigned to or located near the selected field offices to gather information on the representatives’ roles and activities in identifying and reporting potential school fraud.

Further, we conducted covert testing of SEVP’s internal control activities related to the school certification process. Specifically, we submitted certification petitions and conducted other covert investigative work for three fictitious schools, each of which are subject to particular petition requirements.

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6GAO-14-704G and GAO-15-593SP.
For one of the fictitious schools, we tested SEVP certification controls that require schools to submit complete documentation by submitting a petition for the school that was missing several of the required documents. For our second school, we tested SEVP controls requiring schools to schedule and complete a site visit conducted by an SEVP field representative, by submitting a completed petition for the accredited business school, but avoiding the site visit and requesting that our paperwork move forward without it.

For our third fictitious school, we submitted a petition and participated in a site visit with SEVP officials, using a rented space as a fictitious school location. We tested SEVP controls related to verifying petition documentation, and whether SEVP site-visit officials followed established procedures for the site visit.

For all three petitions, we used publicly available information to construct our scenarios. We then documented any actions taken by SEVP on the submitted petitions, such as completeness checks, investigative steps, adjudication decisions or requests to provide additional supporting documentation, among other things. Results for all three covert tests, while illustrative, cannot be generalized to the full population of petitions.

For our third objective, to determine the extent to which ICE implemented fraud risk controls related to the eligibility and suitability of DSOs, we assessed guidance, training, and policies related to DSOs. Specifically, we reviewed regulations for DSO eligibility and SEVP guidance and standard operating procedures to determine whether supporting evidence provided to meet these requirements is being verified, including the Field Representative Unit’s Site Visit Standard Operation Procedure and the Certification Unit’s Adjudicator’s Manual. We evaluated the extent to which ICE’s practices for verifying eligibility were consistent with the Framework for Managing Fraud Risks in the Federal Government. In addition, we reviewed the current and planned documentation and

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7SEVP requires M schools to provide a completed Form I-17 and documentation on Designated School Officials (DSO), payment, state recognition and exemption, evidence in lieu of accreditation, teacher qualifications, financials, facilities, attendance policy, grading policy, programs of study statement, and ownership. Our petition omitted the following documentation: evidence of state licensure or exemption, student letters of support, teacher qualifications, evidence in support of facilities, evidence of attendance policies, evidence of grading policies, and evidence in support of the programs of study.

8GAO-15-593SP.
Appendix II: Objectives, Scope, and Methodology

Our methodology involved reviewing and analyzing procedures on ICE's existing and planned background checks, including the existing documentation for DSO vetting against relevant databases, initial requirements for planned biometric screening, and a draft policy document for the planned checks. To gather additional perspectives, we interviewed ICE officials in headquarters and selected field offices. We also interviewed selected DSOs in the field. We identified leading practices for project planning in the Project Management Institute’s *A Guide to the Project Management Body of Knowledge.* In addition, we reviewed the best practices associated with developing and maintaining a reliable, high-quality schedule in the GAO Schedule Assessment Guide.

In assessing current training and oversight for DSOs, we examined guidance, policies, and procedures for the SEVP Field Representative Unit and CTCEU’s Project Campus Sentinel. We assessed the implementation of these controls against criteria in *Standards for Internal Control in the Federal Government* and *A Framework for Managing Fraud Risks in Federal Programs.* We reviewed DSO training materials, including the Online Training for DSOs and the Study in the States website. To determine how ICE identifies fraud risk associated with DSOs, the controls in place for addressing and mitigating these risks, and its efforts to identify potential vulnerabilities in its controls, we met with ICE officials at headquarters and five selected field offices, as discussed above. To identify the extent to which they have DSO training and antifraud responsibilities and requirements, we interviewed selected field representatives. Furthermore, we interviewed DSOs at 17 selected certified postsecondary schools on their roles and responsibilities and training resources. We selected these officials because, as of September 2017, they constituted a group of representatives from certified schools of various types and sizes and were located in proximity to our previously selected ICE field-office locations. As we did not select a probability sample of DSOs to interview, the information we obtained from these school officials cannot be generalized. These interviews provided us with the perspectives of DSOs on their roles and responsibilities, training, and fraud risks within the program. Further, we interviewed officials from NAFSA, an association of international educators, to discuss the organization’s views on fraud risks within SEVP, and we reviewed an

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Appendix II: Objectives, Scope, and Methodology

extract from the NAFSA Advisor’s Manual of federal regulations affecting foreign students and scholars.
Appendix III: Key Elements of the Fraud Risk-Assessment Process

GAO's *A Framework for Managing Fraud Risks in Federal Programs* states that, in planning the fraud risk assessment, effective managers tailor the assessment to the program by, among other things, identifying appropriate tools, methods, and sources for gathering information about fraud risks and involving relevant stakeholders in the assessment process (see fig. 11).
Figure 11: Key Elements of the Fraud Risk Assessment Process

1. Identify inherent fraud risks affecting the program
Managers determine where fraud can occur and the types of fraud the program faces, such as fraud related to financial reporting, misappropriation of assets, or corruption. Managers may consider factors that are specific to fraud risks, including incentives, opportunity, and rationalization to commit fraud.

2. Assess the likelihood and impact of inherent fraud risks
Managers conduct quantitative or qualitative assessments, or both, of the likelihood and impact of inherent risks, including the impact of fraud risks on the program’s finances, reputation, and compliance. The specific methodology managers use to assess fraud risks can vary by program because of differences in missions, activities, capacity, and other factors.

3. Determine fraud risk tolerance
According to Standards for Internal Control in the Federal Government, risk tolerance is the acceptable level of variation in performance relative to the achievement of objectives. In the context of fraud risk management, if the objective is to mitigate fraud risks—in general, to have a very low level of fraud—the risk tolerance reflects managers’ willingness to accept a higher level of fraud risks, and it may vary depending on the circumstances of the program.

4. Examine the suitability of existing fraud controls and prioritize residual fraud risks
Managers consider the extent to which existing control activities mitigate the likelihood and impact of inherent risks. The risk that remains after inherent risks have been mitigated by existing control activities is called residual risk. Managers then rank residual fraud risks in order of priority, using the likelihood and impact analysis, as well as risk tolerance, to inform prioritization.

5. Document the program’s fraud risk profile
Effectively assessing fraud risks involves documenting the key findings and conclusions from the actions above, including the analysis of the types of fraud risks, their perceived likelihood and impact, risk tolerance, and the prioritization of risks.

Source: GAO | GAO-19-297
Appendix IV: Withdrawal or Denial of Certification or Recertification

On the basis of our analysis of U.S. Immigration and Customs Enforcement (ICE) data, the Student and Exchange Visitor Program (SEVP) withdrew certification for approximately 2,600 schools during the period of fiscal years 2013 through 2017 (see fig. 12). The Enhanced Border Security and Visa Entry Reform Act of 2002 states that a material failure of an SEVP-certified school to comply with the record-keeping and reporting requirements to receive nonimmigrant students shall result in the suspension for at least 1 year, or termination, of the school’s approval to receive such students.¹ Under federal regulation, SEVP can deny an SEVP-certified school’s recertification petition or, as a result of a subsequent out-of-cycle review, can withdraw certification, if the school or its programs are no longer eligible for certification.²

² 8 C.F.R. §§ 214.3(e)(5), (h)(2), (h)(3), 214.4(a), (b).
Denial of recertification or withdrawal on notice as a result of out-of-cycle review may be for any valid and substantive reason, including failure to comply with record-keeping and reporting requirements, willful issuance by a DSO of a false statement, or not operating as a legitimate institution, among other bases.\(^3\) According to SEVP officials, denials resulting from recertification reviews are often based on historical discrepancies in the DSO’s data entry, record-maintenance and Form I-20 issuance issues, or a negative change in the school’s operating status, such as a loss of state licensure. By regulation, an appeal of a notice of denial or withdrawal must be made within 15 days after service of the decision.\(^4\) Schools

\(^3\) 8 C.F.R. § 214.4(a). The regulation provides that a school’s recertification petition may be denied or certification may be withdrawn on notice (after out-of-cycle review) “if the school or school system is determined to no longer be entitled to certification for any valid and substantive reason including, but not limited to, the following” listed grounds. Id.

\(^4\) 8 C.F.R. § 214.4(h).
denied recertification must, according to regulations, wait at least 1 calendar year from the date of denial of recertification or withdrawal notice before being eligible to petition again for certification.5

If, upon the completion of an out-of-cycle review, SEVP determines that a school has failed to sustain eligibility or has failed to comply with the record-keeping, retention, reporting, or other requirements, SEVP will institute withdrawal proceedings by serving the school a notice of intent to withdraw SEVP certification.6 Failure of a school to respond to a notice of intent to withdraw within 30 days will result in an unappealable withdrawal of the school’s certification.7 At the conclusion of withdrawal proceedings, a school found to be ineligible for continued SEVP certification as a result of an out-of-cycle review will receive a notice of withdrawal.8 SEVP withdrew on notice approximately 211 certifications from fiscal years 2013 through 2017 (see fig. 12). If SEVP staff identify an issue during an out-of-cycle review that seems to be an error not warranting withdrawal, SEVP could issue a Remedial Action Plan to the school describing the issues it needs to address to retain its program eligibility. According to SEVP officials, once they have gathered enough evidence and made the decision to withdraw the school’s certification, SEVP can temporarily terminate the school’s ability to issue Forms I-20 to students. For example, SEVP officials explained that if a school that is otherwise in compliance lets its accreditation lapse, SEVP may revoke its authority to issue Forms I-20 until it renews its accreditation.

Regarding automatic withdrawals, SEVP will serve a notice of intent to withdraw SEVP certification to the school 30 days prior to its certification expiration date if, up until that point the school has failed to file a complete petition for recertification.9 From fiscal year 2013 through fiscal year 2017, SEVP automatically withdrew 1,763 certifications (see fig. 12). SEVP will not accept a petition for recertification and the school will be automatically withdrawn immediately if such school has effectively relinquished its SEVP certification by not petitioning for recertification, abandoning its petition, or not submitting a complete recertification

5See id. § 214.4(a)(2).
7See id. § 214.3(e)(4)(ii).
8Id. at § 214.3(e)(7).
98 C.F.R. § 214.3(e)(4), (h)(2)(ii).
package by the certification expiration date.\textsuperscript{10} Certified schools can also voluntarily withdraw their certification at any time.

\textsuperscript{10}See id. §§ 214.3(e)(4), (e)(6), (h)(2)(ii), 214.4(a)(3).
Appendix V: Comments from the Department of Homeland Security

February 6, 2019

Rebecca Shea
Director, Forensic Audits and Investigative Service
U.S. Government Accountability Office
441 G Street, NW
Washington, DC 20548

Rebecca Gamble
Director, Homeland Security and Justice
U.S. Government Accountability Office
441 G Street, NW
Washington, DC 20548


Dear Ms. Shea and Ms. Gamble:

Thank you for the opportunity to review and comment on this draft report. The U.S. Department of Homeland Security (DHS) appreciates the U.S. Government Accountability Office’s (GAO) work in planning and conducting its review and issuing this report.

The Department is pleased to note GAO’s positive recognition of U.S. Immigration and Customs Enforcement (ICE) Student and Exchange Visitor Program (SEVP) actions taken to close the eight recommendations from a 2012 report1 and the development of various tools designed to strengthen fraud risk-management efforts. These include steps SEVP took to improve school certification controls and processes, which GAO independent covert testing found were being followed.

DHS remains committed to protecting national security by ensuring that students, visitors, and schools comply with U.S. immigration laws. ICE SEVP supports this effort by collecting, maintaining, and analyzing information so only legitimate nonimmigrant students or exchange visitors gain entry into the United States though this program, and

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ensuring the institutions accepting them are certified and follow the governing federal rules and regulations.

The draft report contained seven recommendations with which the Department concurs. Attached find our detailed response to each recommendation. Technical comments were previously provided under separate cover.

Again, thank you for the opportunity to review and comment on this draft report. Please feel free to contact me if you have any questions. We look forward to working with you again in the future.

Sincerely,

JIM H. CRUMPACKER, CIA, CFE
Director
Departmental GAO-OIG Liaison Office

Attachment
Attachment: Management Response to Recommendations Contained in GAO-19-297

GAO recommended that the Director of the U.S. Immigration and Customs Enforcement (ICE):

Recommendation 1: Develop a fraud risk profile that aligns with leading practices and

- Identifies inherent fraud risks affecting the program,
- Assesses the likelihood and impact of inherent fraud risks,
- Determines fraud risk tolerance,
- Examines the suitability of existing fraud controls and prioritizes residual fraud risks, including residual risks posed by the recertification queue.

Response: Concur. ICE Student and Exchange Visitor Program (SEVP) will design and implement a Fraud Risk Framework. As part of the Fraud Risk Framework, SEVP will develop a fraud risk profile by identifying fraud risks affecting the program, assessing their impact and likelihood, determining the program’s risk tolerance, and examining the suitability of SEVP’s existing fraud controls to prioritize residual risks. Specifically, SEVP will:

1) Complete information gathering from all stakeholders to identify, gather, and document fraud risks within the fraud risk categories no later than (NLT) September 30, 2019;
2) Compile information from stakeholders to establish SEVP’s Fraud Risk Profile NLT December 31, 2019; and

Estimated Completion Date (ECD): March 31, 2020.

Recommendation 2: Build on existing efforts to use data analytics by employing techniques, such as network analysis, to identify potential fraud indicators in schools petitioning for certification.

Response: Concur. ICE SEVP is working to procure external services to assist with identification of potential early fraud indicators in schools petitioning for certification or already certified. The services procured will assist with the identification of risk indicators found in public records and open source information. This will help SEVP evaluate in-depth analytics through trained experts. ECD: March 31, 2019.
Recommendation 3: Begin notifying certified schools 180 days prior to, and requiring submission of complete recertification petitions by, the 2-year certification expiration date, consistent with regulation, and evaluate whether additional resources are needed.

Response: Concur. ICE SEVP will hire additional adjudicators and implement a revised two-year recertification process in two stages:

1) SEVP is currently conducting interviews to hire for 12 vacant adjudicator positions. SEVP anticipates having new adjudicators hired by March 31, 2019 and onboard by June 30, 2019.

2) Following the addition of new staff, SEVP will implement a revised two-year recertification process via a systematic Certification Expiration Date (CED) implementation process. This change will require a robust communications plan between SEVP and the academic community. To accomplish this, SEVP will develop a communications plan NLT September 30, 2019, and systematically send certification notifications based on CED’s NLT March 30, 2020.


Recommendation 4: As practicable, verify the eligibility information provided to establish the immigration or citizenship status of lawful permanent residents and naturalized U.S. citizens, as well as U.S.-born citizens, who have been nominated or renominated to serve as DSOs [designated school officials].

Response: Concur. ICE SEVP will work with U.S. Citizenship and Immigration Services (USCIS) to establish a process to verify eligibility information for lawful permanent residents and naturalized U.S. citizens. To verify eligibility, SEVP will require access to the USCIS Computer Linked Application Information Management System and the Central Index System. ECD: October 31, 2019.

Recommendation 5: Develop an implementation plan for the project aimed at strengthening background checks for DSOs; that plan should outline how the project will be executed, monitored, and controlled.

Response: Concur. ICE SEVP will develop an implementation plan for the project on DSO background (suitability) checks to document how the project will be executed, monitored, and controlled. The implementation plan will identify milestones, such as the execution of inter-agency agreements with Transportation Security Administration and ICE’s Office of Professional Responsibility. These agreements will identify the roles and responsibilities of the participants, as well as establish milestones for creating vetting criteria, drafting of implementing regulation, and other significant requirements. In
preparing the implementation plan, SEVP will leverage the best practices set forth in the Project Management Institute’s A Guide to the Project Management Body of Knowledge as noted in this draft report. ECD: October 31, 2019.

**Recommendation 6:** Implement mandatory DSO training and verify that the training is completed.

**Response:** Concur. ICE SEVP is working towards implementing mandatory DSO training and tracking compliance. SEVP currently has a contract in place whose primary function is to develop training needed for SEVP. The contract will be modified to include the requirement of developing an advanced DSO training course. The target award date for the contract is March 31, 2019. The SEVP School Certification Unit (SCU) and Systems Management Unit (SMU) will work together with the contractor to guide the development of this training course with the goal of implementing the course by March 31, 2020. SEVP SMU and SCU will work with the SEVP Strategic Communications Team (SCT) to develop a communications plan that will be distributed to the academic community. ECD: March 31, 2020.

**Recommendation 7:** Complete the development and implementation of its plans for mandatory fraud-specific training to DSOs.

**Response:** Concur. ICE SEVP will develop and implement a mandatory fraud-specific training course for DSOs. SEVP currently has a contract in place whose primary function is to develop training needed for SEVP. SEVP is currently modifying this contract to include the creation of an advanced fraud-specific training course and anticipates making an award by March 31, 2019. SEVP SCU and SMU are currently working together with the contractor to guide the development of this training course. This new training course will explain the importance of accurate and timely reporting of data. Closer to implementation, SEVP SMU and SCU will work with the SCT to develop a communications plan for the academic community. ECD: October 31, 2019.
## Appendix VI: GAO Contacts and Staff Acknowledgments

### GAO Contacts

<table>
<thead>
<tr>
<th>Name</th>
<th>Phone Number</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rebecca Shea</td>
<td>(202) 512-6722</td>
<td><a href="mailto:shear@gao.gov">shear@gao.gov</a></td>
</tr>
<tr>
<td>Rebecca Gambler</td>
<td>(202) 512-8777</td>
<td><a href="mailto:gamblerr@gao.gov">gamblerr@gao.gov</a></td>
</tr>
</tbody>
</table>

### Staff Acknowledgments

In addition to the contacts named above, Latesha Love (Assistant Director), Kathryn Bernet (Assistant Director), Nick Weeks (Analyst-in-Charge), David Aja, David Dornisch, Gabrielle Fagan, April Gamble, Gina Hoover, Lauren Kirkpatrick, Kirsten Lauber, Barbara Lewis, Sasan J. "Jon" Najmi, Robin Nye, George Ogilvie, Ramon Rodriguez, Constance Satchell, Sabrina Streagle, Shana Wallace, and Helina Wong made key contributions to this report.
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