Comprehensive Financial Investigative Solution (CFIS) PRIVACY IMPACT ASSESSMENT (PIA)



March 20, 2022

Division of Enforcement

Privacy Impact Assessment Comprehensive Financial Investigative Solution (CFIS)

	Section 1: System Overview
1.1	Name of Project or System
	Comprehensive Financial Investigative Solution (CFIS)
1.2	Is the system internally or externally hosted?
	☐ Internally Hosted (SEC) Division of Enforcement (ENF)
	Externally Hosted
	☐ (Contractor or other agency/organization)
1.3	Reason for completing PIA New project or system
	☐ New project or system☐ This is an existing system undergoing an update
	First developed: 11/1/2012
	Last updated: 3/24/2020
	Description of update: Update from Financial Investigative Software (FIS) to CFIS to provide a refined graphical user interface (GUI) and a higher level of automation, including a fully
	automated Index-Process-Reconcile sequence.
1.4	Does the system or program employ any of the following technologies?
1.7	☐ Electronic Data Warehouse (EDW)
	☐ Social Media
	☐ Mobile Application (or GPS)
	☐ Cloud Computing Services ☐ www.sec.gov Web Portal
	 <u>www.sec.gov</u> Web Portal None of the Above
2.1	Section 2: Authority and Purpose of Collection
2.1	Describe the project and its purpose or function in the SEC's IT environment
	CFIS is a commercial off-the-shelf (COTS) product developed by Actionable Intelligence Technologies (AIT) that converts hardcopy customer financial statements and phone records into an electronic version and extracts the data into Microsoft Access and Excel for analysis. ENF uses CFIS to automate and expedite processing and integration of brokerage and bank statements. CFIS consists of two components, an application server and a structured query language (SQL) server. ENF and the Division of Exams (EXAMS) staff provide customer financial statements to CFIS technicians via email or shared folders accessible to the technicians. CFIS provides a fully automated Index-Process-Reconcile capability used to process the financial statements and return reconciled and validated data in Microsoft Excel or comma-separated values (CSV) files to ENF and EXAMS staff.
2.2	What specific legal authorities, arrangements, and/or agreements allow the information to be collected?
	15 U.S.C. 77s, 77t, 78u, 77uuu, 80a-41, and 80b-9
2.3	Does the project use, collect, or maintain Social Security numbers (SSNs)? This includes truncated SSNs.
	No□ Yes
	

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	If yes, provide the purpose of				
	collection:				
	If yes, provide the legal authority:				
2.4	Do you retrieve data in the system by	usin	g a personal identifier?		
	⊠ No				
	☐ Yes, a SORN is in progress				
	☐ Yes, there is an existing SORN				
2.5	Is the information covered by the Do-		and Dadmation Ast of 1005 (DD	A \ Q	
2.5	Is the information covered by the Pap ⋈ No	erw(ork Reduction Act of 1995 (FRA	A):	
	☐ Yes				
2.6	Considering the purpose of the collec	tion.	what privacy risks were identif	fied a	nd how were those risks
	mitigated?	,	The state of the s		
	The privacy risk related to the purpose of				
	purpose or without clear legal authority			ntorm	ation as authorized and in
	accordance with the collection purpose	identi	ified in SORN SEC-1/.		
	Section 3: Data	Colle	ction, Minimization, and Retention	on	
3.1	What information is collected, maintained				Check all that apply.
	☐ The system does not collect, maint				11.
	Identifying Numbers				
	☐ Social Security Number		Alien Registration	\boxtimes	Financial Accounts
	☐ Taxpayer ID		Driver's License Number	\boxtimes	Financial Transactions
	☐ Employee ID		Passport Information		Vehicle Identifiers
	☐ File/Case ID	\boxtimes	Credit Card Number		Employer ID
	☐ Other: Click here to enter text.				•
	General Personal Data				
	Name		Date of Birth		Marriage Records
	☐ Maiden Name		Place of Birth	\boxtimes	Financial Information
	☐ Alias		Home Address		Medical Information
	☐ Gender		Telephone Number		Military Service
	☐ Age		Email Address		Mother's Maiden Name
	☐ Race/Ethnicity		Education Records		Health Plan Numbers
	☐ Civil or Criminal History		Zip Code		
	☐ Other: Click here to enter text.		•		
	Work-Related Data				
	☐ Occupation		Telephone Number		Salary
	☐ Job Title		Email Address		Work History
	☐ Work Address		Certificate/License Number		Business Associates
	☐ PIV Card Information		Fax Number		
	☐ Other: Click here to enter text.				
	Distinguishing Features/Biometrics				
	☐ Fingerprints		Photographs		Genetic Information
	☐ Voice Recording		Video Recordings		Voice Signature

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_	☐ Other: Click here to enter text.				
	System Administration/Audit Data				
	□ User ID		Date/Time of Access		ID Files Accessed
	☐ IP Address		Queries Ran		Contents of Files
	☐ Other: Click here to enter text.				
2.0	William Burner 11 Oct 21				
3.2	Why is the PII listed in Question 3.1 c	collec	ted, used, shared, or maintained	a by	the system or project?
	CFIS is not used to collect personally id			om in	dividuals. PII maintained in
	CFIS is used for SEC examinations, inv	estiga	ations, and hugation purposes.		
3.3	Whose information may be collected,	used	, shared, or maintained by the s	ystei	m?
	☐ SEC Employees				
	Purpose:				
	☐ SEC Federal Contractors				
	Purpose:				
	\square Interns				
	Purpose:				
	•	CFIS i	s from individuals or companies	undei	r investigation by the SEC.
	☐ Employee Family Members				
	Purpose:				
	☐ Former Employees				
	Purpose:				
	☐ Job Applicants				
	Purpose:				
	☐ Vendors				
	Purpose:				
	☐ Other:				
	Purpose:				
3.4	Describe the PII minimizing mechanitraining, and/or research efforts.	sms a	and if the PII from the system is	bein	ig used for testing,
	g ,				
	PII is minimized as only case-related da				
	investigative team and is targeted data f				
	cases is used for training, and/or research				tcomes of the analyses
	generated in real time. Data used for tra	ınıng	is public and non-sensitive PII da	ita.	
3.5	Has a retention schedule been establis	shed	by the National Archives and R	ecor	ds Administration
	(NARA)?		·		
	⊠ No.				
	☐ Yes.				
	If ves. provide the retention period	and o	cite to the NARA schedule		

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3.6	What are the procedures for identification and disposition at the end of the retention period?			
	Not applicable.			
3.7	Will the system monitor members of the public, employees, and/or contractors?			
	 N/A Members of the Public Purpose: If the system or project monitors the members of the public, explain the purpose of the monitoring. Employees Purpose: If the system or project monitors employees, explain the purpose of the monitoring. □ Contractors 			
	Purpose: If the system or project monitors contractors, explain the purpose of the monitoring.			
3.8	Considering the type of information collected, what privacy risks were identified and how were those risks mitigated?			
	The primary risk is inadvertent or unauthorized disclosure of financial information. This risk is mitigated by limiting access to such information to CFIS technicians; which use CFIS to process the financial records received from EXAMS and ENF staff. Section 4: Openness and Transparency			
4.1	What forms of privacy notice were provided to the individuals prior to collection of data? <i>Check all that</i>			
	apply. □ Privacy Act Statement			
	 apply. □ Privacy Act Statement ☑ System of Records Notice SEC-17 Enforcement Files 			
	 apply. □ Privacy Act Statement ☑ System of Records Notice 			
	 apply. □ Privacy Act Statement ☑ System of Records Notice SEC-17 Enforcement Files ☑ Privacy Impact Assessment Date of Last Update: 9/30/2013 Financial Investigative Software (FIS) 			
4.2	 apply. □ Privacy Act Statement System of Records Notice SEC-17 Enforcement Files ☑ Privacy Impact Assessment Financial Investigative Software (FIS) Date of Last Update: 9/30/2013 □ Web Privacy Policy ☑ Other notice: Data is associated with cases involving subpoenas. ENF provides privacy notice as part of the subpoena process. ☑ Notice was not provided. 			

There is no privacy risk regarding adequate collection notice because CFIS processes information received from electronic discovery only and not directly from the public. However, for subpoenas, notice is provided in SORN SEC-17, *Enforcement Files*, PIA, and privacy notice.

Section 5: Limits on Uses and Sharing of Information

5.1 What methods are used to analyze the data?

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Parsers (templates) are used to remove extraneous information during processing of financial statements. The Intelligent Document Analyzer capability within CFIS processes and reconcile financial statements to zero, captures data, and provides query and reporting capabilities to show the source and destination for all transactions. CFIS transfers data in PDF to Microsoft Excel for data analysis that is performed by ENF and EXAMS staff.

5.2	Will internal organization	s have access to the data?
	□ No	
	⊠ Yes	
	•	ata is shared and limited to investigative staff in ENF and EXAMS. ENF receives
		cial productions on a weekly basis and submits data to be processed by CFIS.
	EXA	MS receives exam data from examiners.
<i>5</i> 2	D 9 d 11	
5.3	Describe the risk to privac	y from internal sharing and describe how the risks are mitigated.
	The primary privacy risk w	th internal sharing is inadvertent or unauthorized disclosure of PII to individuals
		re not authorized to use CFIS. The risk is mitigated because access controls are in
		authorized individuals who need to use CFIS to perform their job duties. In
	addition, PII is not stored in	1
	,	
5.4	Will external organization	s have access to the data?
	⊠ No	
	□ Yes	
	Organizations:	
5.5	Describe the risk to privace	y from external sharing and describe how the risks are mitigated.
	The second secon	CEIC 14 in a 1 in a 1 in a 1 in a 2 in a 1 in a
	I here is no risk to privacy i	rom external sharing because CFIS data is not shared with external organizations.
		Section 6: Data Quality and Integrity
6.1	Is the information collected	d directly from the individual or from another source?
	☐ Directly from the indiv	
		ncial institutions and parties to a subpoena are sources of financial data extrapolated
	fror	bank and brokerage statements.
()	W/h - 4 4h - J 20 h	14
6.2	What methods will be use	to conect the data?
	Data is collected and receiv	ed from eDiscovery (electronic format) or in hardcopy. Hardcopy data is scanned
		ge file format (TIFF) images.
		8
(2	TT 11141 14 11 4	
6.3	now will the data collecte completeness?	I from individuals, or derived by the system, be checked for accuracy and
	completeness:	
	CFIS verifies the accuracy	of the output file through reconciliation and validation of all transactions on financial
		vide an output file unless all data is reconciled.
	1	•
6.4		process, or access, PII in any other SEC system?
	⊠ No	
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System(s):

6.5 Consider the sources of the data and methods of collection and discuss the privacy risk for this system related to data quality and integrity? How are these risks mitigated?

The identified risk is poor data quality. If the quality of the data in the PDF provided by a financial institution is poor, the application may read incorrect numbers for transactions. The risk is mitigated because CFIS attempts to reconcile all financial transactions, produces an error, and alerts ENF staff if reconciliation fails. ENF staff must review the output, identify the error, and manually fix the transaction. In addition, ENF personnel maintain chain of custody records for the documents to demonstrate how they were received and processed, and verify the accuracy of the documents and data through testimony and litigation.

Section 7: Individual Participation

7.1 What opportunities are available for individuals to consent to uses, decline to provide information, or opt out of the project? If no opportunities are available to consent, decline or opt out, please explain.

There is no opportunity for an individual to consent, decline, or opt out of data collection because CFIS does not collect information directly from individuals but receives information from eDiscovery or hardcopy.

7.2 What procedures are in place to allow individuals to access their information?

Individuals undergoing investigation do not have an opportunity to access information about themselves in CFIS.

7.3 Can individuals amend information about themselves in the system? If so, how?

Individuals may not access or correct information about themselves in CFIS because information about individuals under investigation for law enforcement purposes is exempt from access and correction provisions of the Privacy Act.

7.4 Discuss the privacy risks related to individual participation and redress. How were these risks mitigated?

The primary risks are lack of access to information and inability to seek redress and correction. CFIS is exempt from Privacy Act provisions for individual access to information for correction because CFIS contains investigatory materials compiled for law enforcement purposes.

		Section	8: Secu	rity		
8.1	Can the syst	em be accessed outside of a connec			ork?	
	•	s secured authentication required?		No No	□ Yes □ Yes	ot Applicable ot Applicable
8.2	Does the pro	ject or system involve an online col	lection	of per	sonal data?	
	⋈ No☐ YesPublicURL:	Click here to enter text.		•		

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8.3	Does the site have a posted privacy notice?
	\square No
	□ Yes
	Section 9: Accountability and Auditing
9.1	Describe what privacy training is provided to users, either general or specific to the system or project.
	All SEC users complete the Privacy and Information Security Awareness training prior to being granted access to SEC information and information systems. In addition, users are trained on SEC Rules of the Road governing their activities related to safeguarding SEC information. Privacy and Information Security Awareness is provided on a continuous basis to keep users alert to the privacy and security requirements and safeguards.
9.2	Does the system generate reports that contain information on individuals?
	⊠ No
	□ Yes
9.3	Do contracts for the system include Federal Acquisition Regulation (FAR) and other applicable clauses
	ensuring adherence to the privacy provisions and practices?
	□ No
	☐ Yes
	☐ This is not a contractor operated system
9.4	Does the system employ audit logging or event logging?
	□ No
	⊠ Yes
9.5	Given the sensitivity of the PII in the system, manner of use, and established safeguards, describe the expected residual risk related to access.

Although access to this system is limited only to authorized SEC staff, the expected residual risk related to access, given the sensitivity of the PII in the system, can include the inadvertent handling or misuse of data. To mitigate this risk, user accounts for employees are synched with SEC's Active Directory and system privileges are granted based on defined roles.