Mailroom Package Tracking System (MPTS)
PRIVACY IMPACT ASSESSMENT (PIA)

February 24, 2013
Privacy Impact Assessment
Mailroom Package Tracking System

General Information

1. Name of Project or System.
   Mailroom Package Tracking System (MPTS)

2. Describe the project and its purpose or function in the SEC’s IT environment.
   MPTS facilitates the tracking of mail and packages that require delivery acknowledgement
   and which are received at the SEC/Station Place Mailroom. MPTS consists of a database,
   report generator and the user interface. The database has essentially 2 components, an
   address book and a delivery status component. The address book provides delivery and
   contact information to the mail clerks, while the delivery status component tracks package
   delivery from the time of entry into the Mailroom through delivery to the addressee. The
   report generator component provides the user with performance statistics via both pre-
   formatted and customized forms. The MPTS uses new hardware (Barcode scanner)
   integration that facilitates capture of package identifiers for the purposes of package tracking,
   consequently improving accountability and traceability of packages being delivered and
   supporting the SEC administrative infrastructure. The new hardware will work with
   MPTS/SCLogic's SCLintra. The scanner reads and transmits identification barcodes for
   packages to MPTS; it does not retrieve or transmit any PII.

3. Requested Operational Date? 3/19/2013

   Information System; and SEC-46, Identification Cards, Press Passes, and Proximity Access
   Control Cards.

5. Is this an Exhibit 300 project or system? ☒ No ☐ Yes

6. What specific legal authorities, arrangements, and/or agreements allow the collection of this
   information? 5 U.S.C. 302

Specific Questions

SECTION I - Data in the System

1. What data about individuals could be collected, generated, or retained?
   Name, office address, mailstop, telephone number and work email address

2. Does the project/system use or collect the social security number (SSN)? (This includes
   truncated SSNs)
   ☒ No. ☐ Yes. If yes, provide the function of the SSN and the legal authority to collect.

3. What are the sources of the data?
   The MPTS will process contact data received via an MS Excel or CSV file extraction from
   the Active Directory. This process will be manual.

4. Why is the data being collected?
The data is required for the Station Place Mailroom personnel to know where an individual is located in order to deliver SEC mail addressed to the individual.

5. What technologies will be used to collect the data?
The address book data will be uploaded manually via an MS Excel or CSV file extraction from the Active Directory provided to the Mailroom weekly or bi-weekly probably via email or manual secured FTP transfer. Although data can be updated at the MPTS consoles, this method is not likely to be used due to the frequency of the AD updates; however, entered data for transactions from the workstation client will not be encrypted by the software but will be transmitted using SSL v.3 and HTTPS protocols.

SECTION II - Attributes of the Data (use and accuracy)
1. Describe the uses of the data.
The location data will be used to determine the room number and mailstop for employees when packages arrive. The telephone number will be used to contact the employee regarding received or sent packages. The email address will be used to notify employees when packages addressed to them have arrived.

2. Does the system analyze data to assist users in identifying previously unknown areas of note, concern or pattern?  No  Yes  If yes, please explain:

3. How will the data collected from individuals or derived by the system be checked for accuracy?
Data will be corrected when Mailroom clerks discover that individuals are not at the location indicated by the address book; however, the SEC/OIT will be requiring individuals to maintain their own location and contact data in the Active Directory which will be the Mailroom's data source.

SECTION III - Sharing Practices
1. Will the data be shared with any internal organizations?  No  Yes  If yes, please list organization(s):

2. Will the data be shared with any external organizations?  No  Yes  If yes, please list organizations(s): How is the data transmitted or disclosed to external organization(s)?

3. How is the shared data secured by external recipients?  N/A

4. Does the project/system process or access PII in any other SEC system?  No  Yes. If yes, list system(s). The MPTS will manually upload contact data received via an MS Excel or CSV file extraction from the Active Directory.

SECTION IV - Notice to Individuals to Decline/Consent Use
1. What privacy notice was provided to the different individuals prior to collection of data?
Privacy Impact Assessment
Mailroom Package Tracking System

(Check all that apply)
☐ Privacy Act Statement ☒ System of Records Notice ☒ Privacy Impact Assessment
☐ Web Privacy Policy ☐ Notice was not provided to individuals prior to collection

2. Do individuals have the opportunity and/or right to decline to provide data?
☐ Yes ☐ No ☐ N/A
Please explain: Information in this system is not collected directly from individuals. The SEC-37, Automated Personnel Management Information System and SEC-46, Identification Cards, Press Passes, and Proximity Access Control Cards Systems of Records Notices adequately cover how information is used. No additional notice or consent is required.

3. Do individuals have the right to consent to particular uses of the data?
☐ Yes ☐ No ☐ N/A
Please explain: Information in this system is not collected directly from individuals. The SEC-37, Automated Personnel Management Information System and SEC-46, Identification Cards, Press Passes, and Proximity Access Control Cards Systems of Records Notices adequately cover how information is used. No additional notice or consent is required.

SECTION V - Access to Data (administrative and technological controls)
1. Has the retention schedule been established by the National Archives and Records Administration (NARA)?
☐ No If no, please explain:
☒ Yes If yes, list retention period: These records will be maintained until they become inactive, at which time they will be retired or destroyed in 1 year in accordance with records schedules of the United States Securities and Exchange Commission as approved by the National Archives and Records Administration. (GRS 12, item 5 & 6).

2. Describe the privacy training provided to users, either generally or specifically relevant to the program or system?
All SEC staff and contractors receive annual privacy awareness training, which outlines their roles and responsibilities for properly handling and protecting PII. They are also required to read and certify the SEC Rules of the Road.

3. Has a system security plan been completed for the information system(s) supporting the project?
☒ Yes If yes, please provide date C&A was completed: OIT has performed security testing on MPTS. The C&A documents are expected to be delivered by February 15, 2013 and an Authorization to Operate (ATO) may be issued by February 22, 2013.
☐ No If the project does not trigger the C&A requirement, state that along with an explanation

4. Is the system exposed to the Internet without going through VPN?
☒ No
☐ Yes If yes, Is secure authentication required? ☐ No ☒ Yes; and
Is the session encrypted? ☐ No ☒ Yes
Privacy Impact Assessment
Mailroom Package Tracking System

5. Are there regular (ie. periodic, recurring, etc.) PII data extractions from the system?
   ☑ Yes If yes, please explain: SEC Station Place Mailroom personnel will conduct daily
   lookups and make address labels containing individual name and location to put on the
   packages being delivered. There is no retention of PII extractions.

6. Which user group(s) will have access to the system?
   SEC Station Place Mailroom personnel, OIT/BOS

7. How is access to the data by a user determined? Access and Capability privileges are defined
   by the MPTS Administrator in the SEC Station Place Mailroom.
   Are procedures documented? ☑ Yes ☐ No

8. How are the actual assignments of roles and rules verified.
   Annual and periodic reviews are conducted to ensure that privileges assigned to users are
   correct. Upon departure of a user from the mailroom, the account is to be immediately
   suspended by the application/system administrator. Access is granted after the administrator
   receives a written request from the user which is then approved by the unit’s supervisor or
   manager. The user is notified by email as to user ID and, separately, regarding a password.

9. What auditing measures/controls and technical safeguards are in place to prevent misuse
   (e.g., unauthorized browsing) of data? The application maintains both system access and
   activity logs. Additionally, all users are authenticated using passwords at login and data
   transactions are transmitted via SSL v.3 and HTTPS protocols.

SECTION VI - Privacy Analysis
Given the amount and type of data being collected, discuss what privacy risks were identified
and how they were mitigated.

The likely privacy risk for this data collection is unauthorized or inadvertent disclosure of non-
public data. The controls in place minimize this risk. Access to the data is controlled via limited
access to the MPTS/SCLIntra using logon IDs and passwords. Data transactions are transmitted
via SSL v.3 and HTTPS protocols. Although the system is maintained by the vendor, the
physical system is located onsite at the SEC. Therefore additional physical controls such as 24
hour guards and limited access to the facilities are in place.