System name:
Name Relationship Search Index (NRSI)

System location:
Securities and Exchange Commission, Operations Center, 6432 General
Green Way, Mail, Stop O-4, Alexandria, VA 22312-2413.

Categories of individuals covered by the system:
Records are maintained on principals and other individuals listed in
filings by corporate issuers of securities; principals and other
individually listed in applications for registration and amendments
therefor filed by broker-dealers, investment advisers, transfer agents
(non-bank), municipal securities dealers (which are banks or separately
identifiable departments or divisions of banks), clearing agencies
(non-bank), and securities information processors; individuals who are
required to file ownership reports as corporate insiders; individuals
who are the subjects of matters under inquiry; individuals including
defendants, respondents and witnesses, named in investigations and
enforcement actions relating to securities violations; and individuals
listed in filings by self-regulatory organizations regarding the entry
or re-entry of statutorily disqualified persons into the securities
business. Records are also maintained on persons who are the focus of
general inquiries or complaints to the Commission.

Categories of records in the system:
The records are computerized and are used to cross-reference data by
name that is contained in multiple internal and external automated SEC
systems that relates the names of the individual to the docketed name
of the formal filing or the case name when an enforcement or litigation
proceeding is involved. The records from the multiple internal and
external automated SEC systems include the SEC file numbers, date,
information on the relationship, the social security number of the
individual (if available), disposition of cases (if available), and
violations alleged (if any).

Authority for maintenance of the system:
Title 15, United States Code, sections 77e, 77f, 77j, 77g, and 77o;
78f, 78l, 78m, 78e, 78o-1, 78p, 78q-1, and 78u; 79c, 79f, 79g, 79r, and
79s; 77eee, 77mmm, 77nnn, 77ttt, and 77uuu; 80a-8, 80a-20, 80a-29, 80a-
32; 80a-40; 80a-44, and 80a-45; 80b-3, 80b-4, 80b-12, and 80b-16.

Routine uses of records maintained in the system, including categories
of users and the purposes of such uses:

These records may be used as follows:

1. By authorized SEC personnel in connection with their official
functions including, but not limited to, the processing of documents
filed with the Commission, the conduct of investigations into possible
violations of the Federal securities laws, and other matters relating
to the Commission's regulatory and law enforcement functions.

2. To conduct name searches upon the request of authorized individuals
in other governmental agencies (Federal, State, local or foreign), or
securities self-regulatory organizations for purposes of carrying out their designated functions.

3. Where there is an indication of a violation or potential violations of law, whether civil, criminal or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule or order issued pursuant thereto, the relevant records in the system of records may be referred, as a routine use, to the appropriate agency, whether Federal, State, local, foreign or a securities self-regulatory organization charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, or rule, regulation or order issued pursuant thereto.

4. In any proceeding where the Federal securities laws are in issue or in which the Commission or past or present members of its staff is a party or otherwise involved in an official capacity.

5. In connection with investigations or disciplinary proceedings by a State securities regulatory authority or by a securities self-regulatory organization involving one or more of its members.

6. When considered appropriate, records in this system may be referred to a bar association or similar Federal, State or local licensing authority for possible disciplinary action.

7. A record from this system of records may be disclosed as a ''routine use'' to a Federal, State or local governmental authority maintaining civil, criminal or other relevant enforcement information or other pertinent information, such as current licenses, if necessary to obtain information relevant to any agency decision concerning the hiring or retention of any employee, the issuance of a security clearance, the letting of a contract, or the issuance of a license, grant or other benefit.

8. A record from this system of records may be disclosed to a Federal, State or local governmental authority, in response to its request, in connection with the firing or retention of an employee, the issuance of a security clearance, the reporting of an investigation of an employee, the letting of a contract or the issuance of a license, grant, or other benefit by the requesting agency, to the extent that the information is relevant and necessary to the requesting agency's decision on the matter.

9. As a data source for management information for production of summary descriptive statistics and analytical studies in support of the function for which the records are collected and maintained or for related personnel management functions or manpower studies; may also be utilized to respond to general requests for statistical information (without personal identification of individuals) under the Freedom of Information Act or to locate specific individuals for personnel research or other personnel management functions.

10. To aid in responding to inquiries from Members of Congress, the press and the public concerning matters that are within the Commission's jurisdiction.
11. In connection with the regulatory and enforcement responsibilities mandated by the Federal securities laws, or State or foreign laws regulating securities or other related matters, records in this system of records may be disclosed to national securities exchanges and national securities associations that are registered with the Commission, the Municipal Securities Rulemaking Board, the Securities Investor Protection Corporation, the Federal Banking authorities, including but not limited to the Board of Governors of the Federal Reserve System, the Comptroller of the Currency, and the Federal Deposit Insurance Corporation, State Securities regulatory or law enforcement agencies or organizations, or regulatory or law enforcement agencies of a foreign government.

12. Records in this system may be disclosed as routine use to any trustee, receiver, master, special counsel, or other individual or entity that is appointed by a court of competent jurisdiction, or as result of an agreement between the parties in connection with litigation or administrative proceedings involving allegations of violations of the Federal securities laws or the Commission's rules of practice, 17 CFR 201.1 et seq. or otherwise, where such trustee, receiver, master, special counsel or other individual or entity is specifically designated to perform particular functions with respect to, or as result of, the pending action or proceeding or in connection with the administration and enforcement by the Commission of the Federal securities laws or the Commission's rules of practice.

13. Records in this system may, in the discretion of the Commission's staff, be disclosed to any person during the course of any inquiry or investigation conducted by the Commission staff, or in connection with civil litigation, if the staff has reason to believe that the person to whom the record is disclosed may have further information about the matters related therein, and those matters appeared to be relevant at the time to the subject matter of the inquiry.

14. A record or information in this system may be disclosed to any person with whom the Commission contracts to reproduce, by typing, photocopy or other means, any record within this system for use by the Commission and its staff in connection with their official duties or to any person who is utilized by the Commission to perform clerical or stenographic functions relating to the official business of the Commission.

15. Records or information from records in this system may be included in reports published by the Commission pursuant to authority granted in Federal securities laws.

16. Records or information in records contained in this system may be disclosed to members of advisory committees that are created by the Commission or by the Congress to render advice and recommendations to the Commission or to the Congress, to be used solely in connection with their official, designated functions.

17. Records or information in the records in this system may be disclosed as a routine use to any person who is or has agreed to be subject to the Commission's rules of conduct, 17 CFR 200.735-1 et seq., and who assists in the investigation by the Commission of possible violations of Federal securities laws, in the preparation or conduct of
enforcement actions brought by the Commission for such violations, or otherwise in connection with the Commission's enforcement or regulatory functions under the Federal securities laws.

18. Disclosure may be made to a Congressional office from the record of an individual in response to an inquiry from the Congressional office made at the request of that individual.

Policies and practices for storing, retrieving, accessing, retaining, and disposing of records in the system:

Storage:
The records are maintained on magnetic disk and tape.

Retrievability:
Information is retrieved by the name of the individual or by certain Commission identification numbers. Access for inquiry purposes is via a computer terminal. NRSI allows the viewing of cross referenced data from several SEC data bases, and several systems of records are separately published pursuant to the Privacy Act. The NRSI system is used to directly access the data in these other data bases or systems of records.

Safeguards:
Access to NRS must be authorized by the division or office head or by a member of the staff pursuant to delegated authority. Direct data access via computer terminals is restricted to certain authorized personnel.

Retention and disposal:
A record of search transactions is maintained on magnetic storage media. Computer tape and disk files, on which the data is stored, are available only through the librarian or chief of operations of the Office of Information Technology. Backup master files on tape are stored at a secured auxiliary SEC storage facility. Records are maintained indefinitely at this time.

System manager(s) and address:
Associate Executive Director, Office of Information Technology, Securities and Exchange Commission, Operations Center, 6432 General Green Way, mail Stop O-4, Alexandria, VA 22312-2413.

Notification procedure:
All requests to determine whether this system of records contains a record pertaining to the requesting individual may be directed to the Privacy Act Officer, Securities and Exchange Commission, Operations Center, 6432 General Green Way, mail Stop O-5, Alexandria, VA 22312-2413.

Record access procedures:
Persons wishing to obtain information on the procedures for gaining access to or contesting the contents of these records may contact the Privacy Act Officer, Securities and Exchange Commission, Operations Center, 6432 General Green Way, mail Stop O-5, Alexandria, VA 22312-2413.

Contesting record procedures:
See Record access procedures above.
Record source categories:
The sources include filings made by issuers, broker-dealers, investment advisers, insiders, self-regulatory organizations, and others; documents relating to matters under inquiry; and enforcement actions. The enforcement documents are comprised of SEC opinions and orders, recommendations from SEC enforcement officials for institution of docketed investigations, court pleadings, and findings and orders issued by State and Federal courts, State securities boards, national securities exchanges, and self-regulatory organizations, and individuals, including the individual to whom the information relates. Information may also be received from other State, local or foreign law enforcement or regulatory organizations, as well as complaint letters received by the Commission.