Enterprise Data Warehouse 2.0 **PRIVACY IMPACT ASSESSMENT (PIA)**



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Office of Information Technology

Publication History

Revision	Date	Changes Made
Initial	06/10/2013	Original Document
1	2019	Review and Update
2 03/10/2022		Review and Update
3	03/10/2025	Updated for compliance with E.O. 14168

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			Section 1: System Overview
1.1	Nan	ne of Project or System	
	Ente	erprise Data Warehouse 2.0	
1.2	Is th	ne system internally or ext	ernally hosted?
		Internally Hosted (SEC)	
	\boxtimes	Externally Hosted (Contractor or other agency/organization)	Cloud Environment
1.3	Reas	son for completing PIA	
		New project or system	
	\boxtimes	This is an existing system	undergoing an undate
		~ .	5/10/2013
		*	03/10/2025
			Updated for compliance with E.O. 14168
		Description of aparts.	Speaked for compliance with 2.0. 11100
1.4	Does	s the system or program e	mploy any of the following technologies?
	\boxtimes	Enterprise Data Warehous	
		Social Media	
		Mobile Application (or G	PS)
	\boxtimes	Cloud Computing Service	es
		Web Portal	
		None of the Above	

Section 2: Authority and Purpose of Collection

2.1 Describe the project and its purpose or function in the SEC's IT environment

The SEC maintains over 250 enterprise datasets with more than 100 datasets stored in the Enterprise Data Warehouse (EDW). EDW 2.0 implements a data lake (storage repository) and analytics environment in the cloud and consists of four areas of priority:

- 1. **Retire Hadoop, otherwise known as Enterprise Data Warehouse (EDW) 1.0** Replace on premise EDW 1.0 infrastructure with a cloud environment with cluster computing capabilities. This gives SEC a more reliable working environment and removes the need for maintaining systems/software updates.
- 2. **Enable data access and security** Establish an automated mechanism within EDW 2.0 that allows business owners to assign the appropriate level of access of data to users, down to the column level. This eliminates the need for the business owners to submit a ServiceNow request to manually add users to the datasets for which they need access.
- 3. **Deliver prioritized capabilities** Fulfill requests by business owners for data analytic capabilities to improve execution of day-to-day work activities. Examples include standing up a scratch space and

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notebooking capabilities, which provides data developers an area of temporary storage for their code and data to collaborate with peers and showcase their code and results.

2.2	What specific le	gal authorities,	arrangements,	and/or agreements	allow the i	nformation to	be collected?

EDW does not collect information directly from individuals and no new information is created on individuals. However, the underlying legal authorities and SORNs for the source data sets are identified in Section 2.4 below.

2.3 Does tl	e project use, collect	, or maintain Social Securi	ity numbers (SSN:	s)? This includes truncat	ed SSNs.
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☐ No

⊠ Yes

If yes, provide the purpose of

collection:

If yes, provide the legal authority:

SSN is not collected by EDW. However, SSN may be contained in data stored in the repository from other systems and may be used by the end user as a part of their analysis based on a specific use case. EDW does not collect information directly from individuals and no new information is created on individuals. Therefore, the underlying SORNs for the various data sets provide the legal authority for the collection of the data.

2.4 Do you retrieve data in the system by using a personal identifier?

- □ No
- ☐ Yes, a SORN is in progress
- \boxtimes Yes, there is an existing SORN

The following SORNs are identified as applicable to EDW datasets:

- SEC-01 "SEC's Division of Corporation Finance Records"
- SEC-02 "SEC's Division of Investment Management Records"
- SEC-03 SEC's Division of Trading and Markets Records
- SEC-05 "Office of Municipal Advisor Records"
- SEC-07 "Payroll, Attendance, Retirement, and Leave Records"
- SEC-10 "Personnel Management Employment and Staffing/Training Files"
- SEC-17 "Enforcement Files"
- SEC-25 "Information Pertaining or Relevant to SEC Registrants and Their Activities"
- SEC-26 "Mailing, Contact and Other Lists"
- SEC-29 "Tips, Complaints, and Referrals Records"
- GSA/GOVT- 7 "Personal Identity Verification Identity Management System (PIV IDMS)"
- OPM/GOVT-1 "General Personnel Records"
- OPM/GOVT-5 "Recruiting, Examining, and Placement Records"

2.5 Is the information covered by the Paperwork Reduction Act of 1995 (PRA			
25 Is the information covered by the Panerwork Reduction Act of 1995 (PRA			

- No
- ☐ Yes

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2.6 Considering the purpose of the collection, what privacy risks were identified and how were those risks mitigated?

The privacy risk related to the collection include personal information is collected without a clear purpose or without clear legal authority. This risk is mitigated by collecting information as authorized and in accordance with the collection purpose identified in the underlying SORNs listed in Section 2.4.

W	hat information is collected, maintain	ed, us	ed, or disseminated about indivi	iduals	? Check all that apply.
	The system does not collect, maint	ain, u	se, or disseminate information a	bout i	ndividuals.
Id	entifying Numbers				
\boxtimes	Social Security Number	\boxtimes	Alien Registration	\boxtimes	Financial Accounts
\boxtimes	1 0	\boxtimes	Driver's License Number	\boxtimes	Financial Transactions
\boxtimes	Employee ID	\boxtimes	Passport Information	\boxtimes	Vehicle Identifiers
\boxtimes	File/Case ID	\boxtimes	Credit Card Number	\boxtimes	Employer ID
	Other: Click here to enter text.				
	eneral Personal Data				
\boxtimes		\boxtimes	Date of Birth	\boxtimes	Marriage Records
\boxtimes		\boxtimes	Place of Birth	\boxtimes	Financial Information
\boxtimes	Alias	\boxtimes	Home Address		Medical Information
\boxtimes	Sex	\boxtimes	Telephone Number	\boxtimes	Military Service
\boxtimes	Age	\boxtimes	Email Address	\boxtimes	Mother's Maiden Name
\boxtimes	Race/Ethnicity	\boxtimes	Education Records		Health Plan Numbers
\boxtimes	Civil or Criminal History	\boxtimes	Zip Code		
	Other:				
W	ork-Related Data				
\boxtimes	•	\boxtimes	Telephone Number	\boxtimes	Salary
\boxtimes	Job Title	\boxtimes	Email Address	\boxtimes	Work History
\boxtimes	Work Address	\boxtimes	Certificate/License Number	\boxtimes	Business Associates
\boxtimes	PIV Card Information	\boxtimes	Fax Number		
	Other:				
Di	stinguishing Features/Biometrics				
\boxtimes		\boxtimes	Photographs		Genetic Information
	Voice Recording		Video Recordings		Voice Signature
	- : 				
•	stem Administration/Audit Data				
\boxtimes		\boxtimes	Date/Time of Access	\boxtimes	ID Files Accessed
\boxtimes		\boxtimes	Queries Ran	\boxtimes	Contents of Files
	Other: Click here to enter text.				
W	Thy is the PII listed in Question 3.1	collec	ted. used. shared. or maintain	ed by	the system or project?

PII is collected, used, shared, and maintained in EDW for business intelligence and analyzing data across disparate systems to identify patterns and trends which are difficult or impossible to discern via manual processes.

3.3 Whose information may be collected, used, shared, or maintained by the system?

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		Purpose:	Employment and training data analysis
	\boxtimes	SEC Federal	
		Purpose:	Employment and training data analysis
	\boxtimes	Interns	
		Purpose:	Employment and training data analysis
	\boxtimes	Members of	
		Purpose:	Data analysis of Registered entities submitting filings to the SEC
			amily Members
		Purpose:	
	\boxtimes	Former Emp	loyees
		Purpose:	Employment and training data analysis
	\boxtimes	Job Applicar	nts
		Purpose:	Employment and training data analysis
	\boxtimes	Vendors	
		Purpose:	Employment and training data analysis
	\boxtimes	Other:	Company executives, Reuters reporters, financial advisors
		Purpose:	Data analysis to enforce securities laws and regulations
	_		
3.4			minimizing mechanisms and if the PII from the system is being used for testing, training,
	ana	or research	enorts.
	DII :	ingested from	other internal SEC systems is minimized at the source collection point. Real public data
			used for testing purposes in the development and stage (lower) environments and PII is
			ain cases, EDW will use dummy data instead of real data to minimize the existence of PII in the
			nts. PII is not used for training or research purposes. EDW 2.0 has approved ATT-00042.
3.5			schedule been established by the National Archives and Records Administration
	(NA	RA)?	
		No.	
		W. Official	1 1 1 1 DAA 266 2017 0002 "Data Marta and Wandana"
	\boxtimes	Yes. Official	l records are retained under DAA-266-2017-0002 "Data Marts and Warehouses"
3.6	Wh	at ara tha nr	ocedures for identification and disposition at the end of the retention period?
3.0	VV 11	at are the pro	occurres for fuentification and disposition at the end of the retention period:
	The	Technical Ar	chitecture team keeps records of all data within the EDW 2.0 data lake until superseded by
			odate or when system is discontinued or obsolete, at which point the Technical Architectural
			he data from the corresponding Amazon S3 buckets.
3.7	Wil	l the system i	monitor members of the public, employees, and/or contractors?
	\boxtimes	N/A	
		Members of	the Public
		Purpose:	
		Employees	
	Ш		
		Purpose:	

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3.8 Considering the type of information collected, what privacy risks were identified and how were those risks mitigated?

There is risk of inadvertent or unauthorized disclosure of PII. This risk is mitigated by implementing access controls to limit access to those staff with a business need-to-know and by implementing encryption technology for stored and transmitted data.

Section 4: Openness and Transparency

4.1	Wh	at forms of privacy notice were provided to the individuals prior to collection of data? <i>Check all that</i> lv.
		Privacy Act Statement
	\boxtimes	System of Records Notice The SORNs listed in Section 2.4 are not provided to individuals prior to collection, but are published in the Federal Register and available on the SEC's website.
		Privacy Impact Assessment The EDW PIA is not provided to individuals prior to collection, but is available on the SEC's website Date of Last Update: 5/31/2020
		Web Privacy Policy
		Other notice:
		Notice was not provided.

4.2 Considering the method(s) of notice provided, what privacy risks were identified regarding adequate notice and how were those risks mitigated?

The primary privacy risk identified is that individuals may not be aware that their information is being collected in EDW 2.0 without an opportunity for them to consent to use of their information. This risk is mitigated by the publishing of privacy impact assessments for systems listed in Section 6.4. Also, there is minimal risk for adequate notice because the SORNs listed in section 2.4 and other notices identified in section 4.1 provide adequate notice to individuals.

Section 5: Limits on Uses and Sharing of Information

5.1 What methods are used to analyze the data?

The following tools are used to analyze data in EDW:

- Starburst Presto a distributed query engine that enables users familiar with SQL to execute queries across the data lake.
- AWS S3 object storage service that serves as the main data repository for the data lake
- Amazon Elastic MapReduce (EMR) cloud big-data platform for processing vast amounts of data using products such as Spark, Hive, and HBase
- Privacera manages policies for access to the data lake
- Neo4j graph database platform that used for artificial intelligence, fraud detection and recommendations

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- Linkurious used with Neo4j to provide graph visualization and analysis for fraud detection, antimoney laundering, intelligence, and cybersecurity.
- Business Intelligence Tools MicroStrategy, Tableau, Power BI, etc.

5.2	Wil	ll internal organiz	zations have access to the data?
		No	
	\boxtimes	Yes	
		Organizations:	All Commission Offices and Divisions, including Division of Economic and Risk
			Analysis (DERA), Division of Examinations (EXAMS), Division of Enforcement (ENF),
			Division of Trading and Markets (TM), Division of Investment Management (IM), Office
			of Information and Technology (OIT).
5.3	Des	scribe the risk to	privacy from internal sharing and describe how the risks are mitigated.
		•	hared with SEC personnel who do not have a need-to-know the information in the course
			nimize this risk, EDW 2.0 uses Privacera (formerly Apache Ranger) application to
	auto	omate data access	and security based on a user's role in SEC's Active Directory.
5.4			zations have access to the data?
	\boxtimes	No	
	Ш	Yes	
		Organizations:	
5.5	Das	aniba 4ha niale 4a	wive on from automal sharing and describe how the risks are witigeted
5.5	Des	scribe the risk to	privacy from external sharing and describe how the risks are mitigated.
	The	ora is na risk ta pri	vacy from external sharing because data is not shared externally.
	1 110	are is no risk to pri	vacy from external sharing because data is not shared externally.
			Section 6: Data Quality and Integrity
6.1	Is t	he information co	ollected directly from the individual or from another source?
		Directly from the	
	\boxtimes	Other source(s):	EDW does not collect information directly from individuals. Information collected and
			stored in EDW is gathered from internal SEC source systems. Information is also
			provided from the commercially-available services providing public and social media
			data described in Section 2.1.
()	XX71.	4 41	J 4 W4 4b - J-4-9
6.2	VV II	iat metnous wiii t	be used to collect the data?
	ΕM	R and AWS Glue	, cloud-based platform and data integration tools, are mainly used to collect data. In
			ots on Amazon's Elastic Cloud Computing (EC2) platform may be used.
		, - <i>J</i>	
6.3	Ho	w will the data co	ollected from individuals, or derived by the system, be checked for accuracy and
	con	npleteness?	
			m data quality checks for accuracy and completeness but relies on the source system from
	whi	ch data is ingested	d to check for data quality.
<i>(</i>)	ъ	41	NH: d CDC / 2
6.4			system process, or access, PII in any other SEC system?
	1 1	No	

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⊠ Yes.

System(s): EDW receives PII from various SEC source systems including BSS (FINRA Bluesheet), TCR, TRENDS, HUB, EDGAR, IARD, LEAP, PTCS, DERA FINRA DataMart, DERA data sets, Security Master Entity DB, Active Directory

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?

There is a risk that the SEC may receive outdated or inaccurate information. This risk is minimized because data integrity and quality control checks are performed by SEC source systems before data is ingested into EDW. However, data collected from social media is ingested as-is and not checked for data quality as discussed in section 6.3 above.

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 individuals using this system to opt out or decline to provide information because EDW does not directly collected from individuals. Opportunities to consent, decline, or opt out of EDW are addressed at the point of collection of the information and in accordance with the applicable SORNs for the source systems.

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

Individuals seeking access to their information in a source system that provides information to EDW, may submit a request in writing to the FOIA/PA Officer, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-2736 or email request to foiapa@sec.gov.

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

Individuals seeking to amend their information in a source system that provides information to EDW, cannot directly amend information about themselves in EDW. However, individuals may submit a request in writing to the FOIA/PA Officer, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-2736 or email request to foiapa@sec.gov.

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. This risk is mitigated by providing individual access or correction of the records as expressly permitted by the Privacy Act. Requests for privacy redress may be submitted to the FOIA/PA Officer, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-2736 or emailed to foiapa@sec.gov.

		Section 8	8: Secu	rity		
8.3	Can	the system be accessed outside of a connect	ed SEC	network?		
	\boxtimes	No				
		Yes				
		If yes, is secured authentication required?		No	Yes	Not Applicable
		Is the session encrypted?		No	Yes	Not Applicable

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8.5	Does the project or system involve an online collection of personal data?
	⊠ No
	□ Yes
	Public
	URL:
8.6	Does the site have a posted privacy notice?
0.0	No No
	□ Yes
	\bowtie N/A
	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 staff and contractors receive initial and annual privacy awareness training, which outlines roles and responsibilities for proper handling and protection of PII. SEC Rules of the Road ensure that employees and contractors are aware of their security responsibilities and how to fulfill them.
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
	☐ Tes ☐ This is not a contractor operated system
	Into to not a contractor operated system
9.4	Does the system employ audit logging or event logging?
	□ No
	⊠ Yes
0.5	Civan the consitivity of the DII in the existent manner of use and established safeguards describe the
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 EDW is limited only to authorized SEC staff, the expected residual risk related to access to PII in the system can include the inadvertent handling or misuse of data. To mitigate this risk, user accounts for employees are synched with Active Directory and system privileges are granted based on defined roles.