MEMORANDUM
February 5, 2015

TO: Jeffery Heslop, Chief Operating Officer, Office of the Chief Operating Officer

FROM: Carl W. Hoecker, Inspector General, Office of Inspector General


Attached is the Office of Inspector General’s (OIG) final report detailing the results of the fiscal year 2014 evaluation of the U.S. Securities and Exchange Commission’s (SEC) information security program and practices. Networking Institute of Technology, Inc., under a contract issued by the OIG, performed the evaluation.

On January 15, 2015, we provided you with a draft of the report for your review and comment. Based on management’s response and our review of information provided by the Office of Information Technology, we deleted one recommendation (draft report Recommendation 3) that was in the draft report. As a result, the attached final report contains seven recommendations for corrective action that, if fully implemented, should strengthen the SEC’s information security posture. Management fully concurred with these seven recommendations. We have included management’s response as Appendix IV in the final report.

Within the next 45 days, please provide the OIG with a written corrective action plan that addresses the recommendations. The corrective action plan should include information such as the responsible official/point of contact, timeframe for completing required actions, and milestones identifying how your office will address the recommendations.

We appreciate the courtesies and cooperation extended to us during the evaluation. If you have questions, please contact me or Rebecca L. Sharek, Deputy Inspector General for Audits, Evaluations, and Special Projects.

Attachment

cc: Mary Jo White, Chair
    Erica Y. Williams, Deputy Chief of Staff, Office of the Chair
    Luis A. Aguilar, Commissioner
    Paul Gumagay, Counsel, Office of Commissioner Aguilar
    Daniel M. Gallagher, Commissioner
    Benjamin Brown, Counsel, Office of Commissioner Gallagher
Executive Summary

Report No. 529
February 5, 2015

Why We Did This Evaluation
The U.S. Securities and Exchange Commission's (SEC) information systems process and store significant amounts of sensitive, nonpublic information including information that is personally identifiable, commercially valuable, and market-sensitive. The SEC's information security program protects the agency from the risk of unauthorized disclosure, modification, use, and disruption of this sensitive, nonpublic information. Without these protections, the agency's ability to accomplish its mission could be inhibited and privacy laws and regulations that protect such information could be violated. To comply with the Federal Information Security Management Act of 2002 (FISMA), the SEC Office of Inspector General (OIG) contracted the services of Networking Institute of Technology, Inc. (referred to as "we" in this report) to independently evaluate the SEC's implementation of FISMA information security requirements.

What We Recommended
To provide reasonable assurance that the SEC's information security program is effective, we urge management to take action on all outstanding recommendations from the fiscal year 2011, 2012, and 2013 FISMA evaluations. We also made seven new recommendations that address:

(a) outdated ATOs and controls over the ATO process;
(b) developing and implementing insider threat training;
(c) developing a PIV card policy;
(d) ensuring the method of access is defined for external systems; and
(e) conducting reviews of user accounts.

In response to a draft of this report, management concurred with the recommendations. Also, based on management's response, we deleted one recommendation that was in the draft report.

What We Found
The SEC Office of Information Technology (OIT) has overall management responsibility for the SEC's information technology (IT) program, including information security. Since last year, OIT has made progress in key areas of information security, including in the agency's management of its continuous monitoring, configuration, and identity and access controls. However, we found that:

- three production systems did not always have a current authorization to operate (ATO); and
- the SEC's security awareness training did not include the required insider threat component.

These weaknesses existed, in part, because OIT management did not establish adequate controls or ensure that ATOs were up-to-date and risks were accepted, and that security awareness training included training on insider threats.

In addition, OIT has not addressed several areas of potential risk identified in prior FISMA evaluations. These include:

(1) failure to implement personal identity verification (PIV) cards for logical access to the maximum extent practicable;
(2) a lack of full implementation of continuous monitoring;
(3) a lack of multi-factor authentication for external systems;
(4) outdated procedures and inconsistencies with policy; and
(5) improper review of user accounts.

Thus, these areas continue to be weaknesses in the fiscal year 2014 FISMA evaluation.

Also, while evaluating the SEC's compliance with FISMA, we identified two other matters of interest related to the agency's IT environment. Specifically, we identified that system security assessment may not be comprehensive or adequately address system and subsystem risks. Also, OIT did not take action to address some known vulnerabilities (recorded on plan of action and milestone documents) within established timeframes. In some cases, these items — which represent both moderate and low risk — have been open for 2 to 6 years beyond established remediation dates. Although these matters did not result in findings within this report, we encourage OIT management to consider these matters and ensure that sufficient controls exist.

For additional information, contact the Office of Inspector General at (202) 551-6061 or www.sec.gov/about/offices/inspector_general.shtml.
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ABBREVIATIONS

   ALJ  Administrative Law Judges
   AO  authorizing official
   ATO  authorization to operate
   CIO  chief information officer
   DHS  U.S. Department of Homeland Security
Background and Objectives

Background

The Federal Information Security Management Act of 2002 (FISMA) provides the framework for securing the Federal government’s information technology (IT) and ensuring the effectiveness of security controls over information resources that support Federal operations and assets. Failure to meet FISMA information security requirements could lead to unauthorized access to information systems and the unauthorized disclosure of sensitive, nonpublic information, including personally identifiable information (PII), which may inhibit agencies' ability to accomplish their missions. FISMA requires agency program officials, chief information officers (CIO), privacy officers, and Inspectors General to conduct annual reviews of agency information security and privacy programs and report the results to the Office of Management and Budget (OMB) and the U.S. Department of Homeland Security (DHS).

The U.S. Securities and Exchange Commission’s (SEC) Office of Inspector General (OIG) contracted the services of Networking Institute of Technology, Inc. (NIT) to independently evaluate the SEC’s implementation of FISMA information security requirements; and determine the adequacy and effectiveness of the SEC’s information security program’s policies, procedures, and practices. The results of the evaluation supported the OIG’s fiscal year (FY) 2014 Cyberscope submission to OMB and DHS.

Federal Laws and Guidance. Federal information security laws establish security controls to prevent unauthorized access to information systems and to protect sensitive, nonpublic information from compromise and unauthorized disclosure. FISMA establishes government-wide requirements for Federal departments and agencies, including the SEC.

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2. 5 C.F.R. § 2635.703(b), Standards of Ethical Conduct for Employees of the Executive Branch, defines “nonpublic information” as “information that the employee gains by reason of Federal employment and that he knows or reasonably should know has not been made available to the general public. It includes information that he knows or reasonably should know . . . [i]s designated as confidential by an agency; or [h]as not actually been disseminated to the general public and is not authorized to be made available to the public on request.”
3. Office of Management and Budget Memorandum M-07-16, Safeguarding Against and Responding to the Breach of Personally Identifiable Information, May 22, 2007, defines PII as “information which can be used to distinguish or trace an individual's identity, such as their name, social security number, biometric records, etc. alone, or when combined with other personal or identifying information which is linked or linkable to a specific individual, such as date and place of birth, mother's maiden name, etc.”
4. Beginning FY 2010, Cyberscope is the platform CIOs, privacy officers, and Inspectors General are to use to meet FISMA reporting requirements. The SEC OIG completed its FY 2014 Cyberscope submission on November 14, 2014.
OMB has also established guidance to minimize the risk of unauthorized access to Federal agencies' information systems. Specifically, OMB Memorandum M-11-11, *Continued Implementation of Homeland Security Presidential Directive (HSPD) 12 - Policy for a Common Identification Standard for Federal Employees and Contractors*, includes a plan of action for agencies that will expedite the Executive Branch’s full use of personal identity verification (PIV) credentials to access Federal facilities and information systems. OMB Memorandum M-14-03, *Enhancing the Security of Federal Information and Information Systems*, further emphasizes ensuring the confidentiality, integrity, and availability of Federal information and information systems.

Finally, in furtherance of its statutory responsibilities under FISMA, the National Institute of Standards and Technology (NIST) publishes Federal guidelines specific to IT security. NIST special publication (SP) 800-53, Revision (Rev.) 4, *Security and Privacy Controls for Federal Information Systems and Organizations* (April 2013) prescribes information system security controls that are designed to: (i) protect the confidentiality, integrity, and availability of information that is processed, stored, and transmitted by those systems/organizations; and (ii) satisfy a set of defined security requirements. NIST organizes the security requirements into 18 security and 8 privacy families of controls.


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7 NIST develops standards and guidelines, including minimum requirements, for adequate information security for all Federal agency operations and assets, excluding national security systems.

8 NIST SP 800-53, Rev. 4, p. 1, Chapter 1, Introduction, paragraph 1.

9 The 18 security control families are access control; awareness and training; audit and accountability; security assessment and authorization; configuration management; contingency planning; identification and authentication; incident response; maintenance; media protection; physical and environmental protection; planning; personnel security; risk assessment; system and services acquisition; system and communications protection; system and information integrity; and program management. NIST SP 800-53, Rev. 4, p. 9, Chapter 2, Security Control Structure.

The 8 privacy control families are authority and purpose; accountability, audit, and risk management; data quality and integrity; data minimization and retention; individual participation and redress; security; transparency; and use limitation. NIST SP 800-53, Rev. 4, pp. J-2 – J-3.
• the agency head ensures that an information security program is developed, documented, and implemented to provide security for all systems, networks, and data that support the operations of the SEC;

• the CIO develops and maintains an agency-wide information security program;

• the chief information security officer coordinates, develops, implements, and maintains an organization-wide information security program;

• information system owners are responsible for the technical operation of systems and support; and

• information owners (business owners) have operational authority for the specified information and are responsible for establishing controls for the information’s generation, collection, processing, dissemination, and disposal.¹⁰

Objectives

The overall objective of the evaluation was to assess the SEC’s implementation of the FY 2014 FISMA OIG Reporting Metrics issued by OMB and DHS and listed below:

• Configuration Management
• Contingency Planning
• Continuous Monitoring Management
• Contractor Systems
• Identity and Access Management
• Incident Response and Reporting
• Plan of Action and Milestones (POA&M)
• Remote Access Management
• Risk Management
• Security Capital Planning
• Security Training

To assess the SEC's compliance with FISMA, we judgmentally selected and reviewed a non-statistical sample of 8 out of 61 FISMA-reportable information systems (approximately 13 percent) at the SEC's headquarters. The systems selected were:

Appendices I and II include additional information on our scope and methodology (including sampled systems); review of management controls; prior coverage; and applicable Federal laws and guidance and SEC regulations, policies, and procedures.

11 We selected the information systems based on the SEC's compliance workbook (inventory of information systems), dated July 3, 2014. The inventory included 60 major information systems and 1 general support system that were FISMA-reportable. OMB Memorandum A-130, Section 6.u (Revised) defines a "major information system" as "an information system that requires special management attention because of its importance to an agency mission; its high development, operating, or maintenance costs; or its significant role in the administration of agency programs, finances, property, or other resources." A FISMA-reportable system is an information system that supports the operations and assets of the agency, and FISMA requires the agency to implement an agency-wide program for information security for those systems.
Results

Improvements Are Needed in the SEC’s Information Security Program

To prevent the risk of unauthorized access to information systems and compromise of sensitive, nonpublic information, the OIT established an overarching policy for information security. This policy is generally consistent with applicable Federal laws and guidance. However, based on guidance issued by the OMB, DHS, and NIST, we evaluated the OIT’s information security posture and identified needed improvements in the agency’s information security practices. Specifically, we found that:

- three production systems did not always have a current authorization to operate (ATO); and
- the SEC’s security awareness training did not include the required insider threat component.

These weaknesses existed, in part, because OIT management did not establish adequate controls or ensure that ATOs were up-to-date and risks were accepted, and security awareness training included training on insider threats.

In addition, OIT has not addressed several areas of potential risk identified in prior FISMA evaluations. These include (1) failure to implement PIV cards for logical access to the maximum extent practicable; (2) a lack of full implementation of continuous monitoring; (3) a lack of multi-factor authentication for external systems; (4) outdated procedures and inconsistencies with policy; and (5) improper review of user accounts. Thus, these areas continue to be weaknesses in the FY 2014 FISMA evaluation.

Three Systems Remained in Operation Without Current ATOs. According to NIST\textsuperscript{12} and SEC policy, the Authorizing Official (AO) grants an ATO and authorizes an information system to operate. Specifically, SEC policy states that an ATO is granted “to authorize operation of an information system and to explicitly accept any residual risk to organizational operations (including mission, functions, image, or reputation), organizational assets, individuals, other organizations, and the Nation”.\textsuperscript{13} The organization’s AO makes the determination to authorize each system. Section 8.2 of SECR 24-04 requires that the CIO, serving as the SEC’s AO,


\textsuperscript{13} SECR 24-04, p. 8, Section 7.10 and p. 11, Section 8.2.
formally assum[e] responsibility and accountability for operating
information systems at an acceptable level of risk to operations, assets,
and individuals. 14

After reviewing the risks identified in each system's security assessment package and
determining that these risks are at an acceptable level and would not negatively impact
the agency's operations, assets, or individuals, the AO (in coordination with the
business and system owners) grants an ATO. Once signed by the AO, the ATO is
effective for 3 years. In accordance with SEC policy, when an ATO expires, a new
security assessment should be completed and the AO should sign a new ATO. 15

While the SEC's policy for authorizing systems to operate is consistent with NIST
standards, OIT is not consistently following the policy. Specifically, the ATOs for three
systems expired but the systems continued to operate. Without a current ATO, the AO should have
removed such systems from production because OIT had not reassessed the risks to
agency operations that could have occurred due to changes in system environments
since the last security assessment. Instead, in one instance, the CIO relied on multiple
ATO extensions as a stop-gap measure without reassessment or testing of system
security controls. In two other instances, systems operated for as long as 2 years
without an ATO.

Since OIT had not reassessed the security controls for the systems, new vulnerabilities
could be present. As a result, the systems may have operated with unknown risks to
the SEC and could have been exposed to unauthorized disclosure, modification, use,
and disruption.

The three systems we reviewed without current ATOs were (1)
Each system is discussed in detail below.

AO authorized the (2) to operate on (3) and the ATO expired
3 years later on (4). Prior to the expiration of the ATO, OIT should have
completed a security assessment for the (5) which would have potentially
identified any new risks. Then, the AO should have either (1) deemed the risks
acceptable and issued a new ATO, or (2) removed the system from production until the
risks were remediated and the system was approved to operate. However, OIT did not

14 SEC 24-04, p. 11.
15 Section 7.10 of SEC 24-04 states, “The system security assessment and authorization (SA&A)
process is essential to ensuring system compliance with security controls throughout the lifecycle. The
SA&A process begins during system development and continues even after authorization to operate is
granted....”
perform the security assessment before the ATO expired and had not completed a system risk assessment as of \[ \text{Date} \]. Instead of conducting the security assessment and identifying potential risks posed by \[ \text{Vulnerability} \], OIT allowed the system to remain operational for approximately 4½ months without a current ATO. In addition, although OIT did not conduct a security assessment, on \[ \text{Date} \] the AO issued the ATO extensions for \[ \text{Description} \].

The first ATO extension expired 180 days from the expiration of the original ATO (or on \[ \text{Date} \]). As shown in Figure 1, the AO signed the second ATO extension for \[ \text{Duration} \]. Then, on \[ \text{Date} \] the second ATO extension for \[ \text{Duration} \] expired. On the same day, OIT officials signed and issued another ATO extension, which expired on \[ \text{Date} \]. As reported in \[ \text{Source} \], OIT officials were planning to conduct a targeted system risk assessment and review known system vulnerabilities recorded on POA&M documents for \[ \text{Start Date} \] beginning in \[ \text{End Date} \]. Since \[ \text{Date} \], OIT completed the targeted risk assessment (consisting of conducting penetration testing and vulnerability scanning) and issued an ATO on \[ \text{Date} \]. The ATO expires on \[ \text{Date} \].

Since the first ATO expired in \[ \text{Date} \], the AO continued to provide ATO extensions without assessing system security controls or risks to agency operations, or ensuring that such risks were mitigated while the system remained operational. In addition, although \[ \text{System} \] had one period where the system was not approved to operate and three ATO extensions without a current security assessment, the system remained in production and operational without the proper authorization. (See Figure 1.)

**Figure 1:**

![ATOs Diagram](image-url)

Source: NIT Generated.

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\[ \text{17} \] The first interim ATO for \[ \text{System} \] states, “Accordingly, I am issuing a 180-day extension to the previous [ATO] dated \[ \text{Date} \] for the information system in its existing operating environment.” However, as noted, the previous ATO was dated \[ \text{Date} \].
OIT officials informed us that the OIT issued ATO extensions for the AO authorized to operate on and the ATO expired 3 years later on . On OIT completed a system risk assessment and identified moderate and low risk concerns. Based on the results of the system risk assessment, the AO did not sign a new ATO or an ATO extension although the system remained operational.

According to documents received from OIT, an “[ATO] meeting was held to discuss the results of the system risk assessment, but the decision was made not to issue an ATO until progress was made in closing the more serious findings. [Testing was performed] and determined all five of the Moderate risk findings had been remediated. Five of the seven remaining (Low risk) findings were closed in the period between the ATO meeting and .”

In fact, the AO did not sign a new ATO approximately 2 years after the initial ATO expired and 8 months after OIT remediated the findings from the system risk assessment. The new ATO expires on (See Figure 2.)

**Figure 2: ATOs**

![Figure 2: ATOs](image_url)

Source: NIT Generated.

OIT informed us that the AO did not sign an ATO based on the risks identified as a result of the system risk assessment; however, due to the business impact of shutting down the system, the system remained operational for 2 years although the system was not authorized to operate. In addition, although OIT remediated the risks identified in the system risk assessment, the AO did not issue a new ATO until . Because of such an extended length of time between identifying and remediating risks and issuing a new ATO, the system may have operated with unknown risks due to possible changes in the system environment.
is an external, cloud system\textsuperscript{18} that allows the
AO to access the system. However, as of the date of our testing, the AO had not signed a new ATO although the system remained operational. According to OIT officials, they were waiting for the SEC’s vendor to complete a required Federal Risk and Authorization Management Program (FedRAMP)\textsuperscript{19} evaluation before re-authorizing the system to operate. Although the vendor completed the FedRAMP system security plan on \textsuperscript{20} the SEC has not conducted a system risk assessment or evaluated the risks in order to issue a new ATO. (See Figure 3.)

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{figure3.png}
\caption{Figure 3: ATOs}
\end{figure}

\textbf{Lack of Required Insider Threat Training.} NIST SP 800-53, Rev. 4 requires that security awareness training programs for moderate information systems, which includes the SEC’s FISMA-reportable systems\textsuperscript{20} address how to recognize and report potential indicators of insider threats.\textsuperscript{21} Consistent with NIST guidance, the SEC’s overarching security policy and accompanying manual require that the agency’s security awareness training (conducted by OIT) include “recognizing and reporting potential indicators of insider threat.”\textsuperscript{22} However, we found that the SEC’s security awareness training does not address recognizing and reporting possible precursors of insider threats. Such precursors include:

- long-term job dissatisfaction;
- attempts to gain access to information not required for job performance;
- unexplained access to financial records; and

\textsuperscript{18} Cloud systems are systems that are stored off premises and managed by a service provider in a shared pool of configurable resources (e.g., networks, servers, storage, applications, and services) or cloud. NIST SP 800-145, \textit{The NIST Definition of Cloud Computing}, p. 2, Section 2.

\textsuperscript{19} FedRAMP is a government-wide program that provides a standardized approach for evaluating cloud systems, and Federal agencies and cloud service providers are required to conduct evaluations for cloud systems based on the FedRAMP-established security controls baselines.

\textsuperscript{20} Of the SEC’s 61 FISMA-reportable systems included in the agency’s July 3, 2014, inventory of information systems, \textsuperscript{21} are moderate systems.

\textsuperscript{21} NIST SP 800-53, Rev. 4, p. F-38, Appendix F, AT-2(2).

\textsuperscript{22} \textit{SEC Information Security Control Manual}, p. 12, Section 5.2.2.
• other serious violations of organizational policies, procedures, directives, rules, or practices.  

Without completing insider threat training consistent with NIST requirements, SEC staff may be unaware of how to identify and report instances of potential insider threats to the agency’s information resources. Therefore, the SEC may not be able to adequately protect itself or its employees from the release of sensitive, nonpublic information, including PII, or from disruptions in its information systems.

During our evaluation, we determined that the SEC’s Office of Support Operations is responsible for developing an insider threat program for the agency. As reported in our November 14, 2014, submission in Cyberscope, the Office of Support Operations expected to complete a project plan for the program by January 15, 2015.  

The Office of Support Operations plans to work with OIT to develop insider threat training content for the security awareness training taken by all SEC staff (employees and contractors). The new content will address recognizing and reporting possible precursors of insider threats.

**Areas of Potential Risk Identified in Prior FISMA Evaluations.** OIT has not addressed several areas of potential risk identified in prior FISMA evaluations. These include (1) failure to implement PIV cards for logical access to the maximum extent practicable; (2) a lack of full implementation of continuous monitoring; (3) a lack of multi-factor authentication for external systems; (4) outdated procedures and inconsistencies with policy; and (5) improper review of user accounts. Thus, these areas, discussed further below, continue to be deficiencies in the FY 2014 FISMA evaluation.

**PIV Card for Logical Access Not Implemented to Maximum Extent Practicable.** HSPD-12 requires that, to the maximum extent practicable, Federal employees and contractors meet the government-wide PIV card standard to gain logical access to information systems. In addition, OMB identified the HSPD-12 PIV requirements for logical access as an administration priority and recommended that Federal agencies focus their resources on implementing the requirements. However, we found that most SEC staff (employees and contractors) still do not use PIV cards for logical access to information systems, as previously reported by the OIG in the FY 2011, 2012, and 2013 FISMA evaluations.

24 On January 12, 2015, the Office of Support Operations informed us that, due to delays, the project plan for the insider threat program is expected to be completed by February 13, 2015.
26 HSPD-12, paragraph 4.
The SEC issues PIV cards to staff. Although, its desktop and laptop computers are equipped with card readers with HSPD-12 capability, the SEC generally uses PIV cards for physical access identification purposes rather than to access the agency's information systems. We were informed that while use of the PIV card for logical access has not been fully deployed, a select group of SEC staff are participating in a pilot program and use the PIV card for logical access to information systems based on their specific roles and responsibilities. For example, the Chief Information Security Officer uses a PIV card for logical access to information systems and to sign documents electronically. While the PIV card pilot program was initiated in April 2014, it was delayed due to workstation image incompatibility issues. As reported in our November 14, 2014, submission in Cyberscope, OIT was working to address these issues and planned to implement PIV cards for logical access to information systems for both SEC’s headquarters and the regional offices by December 2014. As a result of not implementing the PIV card, where practicable, the SEC is not in compliance with Federal requirements and is at a higher risk for unauthorized access to its information systems.

Because we previously recommended that the SEC implement PIV cards for logical access to agency information systems, we are not making a new recommendation. However, we strongly encourage OIT to take steps to mitigate the deficiencies in this area, as identified in the OIG’s FY 2011, 2012, and 2013 FISMA evaluations.

We also determined that, despite OMB requirements, the current SEC policy, SEC 24-04, and accompanying manual do not require the use of PIV cards for logical access to the SEC’s information systems, where practicable. OMB Memorandum 11-11 requires the agency to “develop and issue an implementation policy, by March 31, 2011, through which the agency will require the use of the PIV credentials as the common means of authentication for access to that agency’s facilities, networks, and information systems.” Therefore, the SEC should develop and issue the required implementation policy prior to requiring staff to use PIV cards to access the agency’s information systems.

Continuous Monitoring Not Fully Implemented. As previously reported in the OIG’s FY 2012 and 2013 FISMA evaluations, we found that OIT has developed an information system continuous monitoring (ISCM) strategy in accordance with OMB Memorandum M-14-03, but has not fully implemented it. We evaluated whether OIT has implemented its ISCM strategy, as required by OMB for Cyberscope submission. While OIT is following many of the required actions and deadlines in accordance with OMB Memorandum M-14-03, such as developing the ISCM strategy based on

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28 As of December 26, 2014, OIT had implemented the technology to support PIV card utilization at the SEC for logical access to information systems at the agency’s headquarters and regional offices. However, the SEC is not requiring, where practicable, PIV cards for logical access to its information systems.

29 OMB Memorandum M-11-11, p. 2, paragraph 1.

evaluation of risk assessments, acquiring staff and resources, providing training, and preparing to submit information to the Federal dashboard, OIT is not fully implementing its ISCM strategy. Specifically, OIT is not conducting "periodic re-assessment of security controls selected for monitoring" in accordance with its ISCM strategy. OMB, and NIST guidance. OMB Memorandum M-14-03 states, while four initial information security capability areas have been identified on which agencies must automate and automatically report to DHS for integration to the Federal dashboard, this does not eliminate the need for agencies to monitor all security controls documented in their security plans and implemented within agency information systems and environments of operation.

Although OIT conducts penetration testing and vulnerability scanning on a continuous basis to monitor the effectiveness of critical security controls, it is not assessing security controls based on the SEC ISCM strategy.

We further found that OIT has not developed procedures for continuous monitoring, in accordance with its ISCM strategy. In September 2014, the SEC awarded a contract to a vendor to perform security assessment and authorization services, among other services. While a portion of the contract is to develop continuous monitoring procedures and implement the SEC ISCM strategy, the procedures have not yet been developed and the ISCM strategy has not been fully implemented as of the OIG's Cyberscope submission date. Further, OIT currently assesses security controls on a periodic basis but intends to conduct periodic re-assessment of its security controls on a continuous basis based on the SEC ISCM strategy.

Lack of Multi-factor Authentication for External Systems. According to the FY 2014 IG Annual FISMA Reporting Metrics, "A single-factor authentication mechanism, such as a username and password, is insufficient to block even basic attackers."


OMB Memorandum M-14-03, p. 10, Section: Implement ISCM.


however, we found that two-factor authentication was not being employed by SEC users (both privileged and non-privileged) accessing system over the Internet, as required by NIST. Additionally, the following weaknesses:

- NIST requires that moderate-impact systems accessed remotely over untrusted networks have appropriate two-factor authentication; and
- [s]ince is accessed over the Internet, it should employ some kind of two-factor authentication.

On September 17, 2014, we tested the single-factor login/password authentication for system and found that a non-privileged user was able to log in to over the Internet. Subsequently, OIT worked with the vendor for the system to restrict access, which requires two-factor authentication. We tested access to system on October 27, 2014, and confirmed that This issue was previously reported by the SEC OIG in the FY 2013 FISMA evaluation.

As a result of the FY 2013 finding, OIT recently updated the SEC policy requiring that

Outdated Procedures and Inconsistencies with Policy. As previously reported by the SEC OIG in the FY 2011, 2012, and 2013 FISMA evaluations, OIT has not updated

NIST SP 800-53, Rev. 4, states that multi-factor authentication is "authentication using two or more factors to achieve authentication. Factors include: (i) something you know (e.g., password/PIN); (ii) something you have (e.g., cryptographic identification device, token); or (iii) something you are (e.g., biometric)." NIST SP 800-53, Rev. 4, p. B-14, Glossary.

NIST SP 800-53, Rev. 4, p. F-91, Appendix F.
all of its IT security procedures in accordance with NIST guidelines\(^{40}\) and its own policy or procedures.\(^{41}\) Specifically, as shown in Appendix III, we reviewed OIT’s IT security procedures and found that the agency has not updated 41 out-of-date security procedures, and

- approximately 95 percent (39 of the 41) still remained in the OIT policy library even though they were no longer consistent with the IT security policy;
- the 41 procedures were out of date by as many as 5 to 9 years; and
- approximately 56 percent (23 of the 41) were no longer relevant and/or have been recommended for retirement or partial retirement.

For example, the SEC’s Security Configuration of Windows 2000 Server Checklist procedure refers to an operating system that is no longer in use at the SEC. The OIG previously reported this issue and management agreed to take corrective action. However, OIT has not yet updated all of its security procedures. According to OIT officials, OIT is in the process of updating its security procedures; however, OIT has not provided draft copies of the procedures for review or an expected completion date. Based on prior FISMA evaluations, OIT reported it has limited resources available to update its IT security procedures.

As a result of not updating the IT security procedures, OIT staff has not received adequate guidance to implement security procedures identified in NIST and management’s expectations for implementing security controls throughout the SEC, which could result in OIT staff not acting in accordance with NIST standards.

**Improper Review of User Accounts.** As previously reported by the SEC OIG in the FY 2013 FISMA evaluation, OIT management improperly reviewed user accounts for the [system]. In FY 2014, OIT management did not conduct an overall review of the user account review and recertification forms for its information systems. Specifically, OIT did not properly review user accounts for the [internal user accounts], we found (or about 9 percent) were identified as users needing access, but those accounts were no longer active. Once we notified OIT officials, they reviewed [user accounts that were not required]. The [accounts were instances of

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\(^{41}\) The SEC is required to update procedures to reflect the agency defined frequency of 3 years as noted in the SEC Information Security Controls Manual, April 4, 2014, p. 1, Section 3.1.1, Revision Schedule; or the individual policy’s or procedure’s defined frequency as noted in the specific policy or procedure.

\(^{42}\) NIST SP 800-53, Rev. 4, pp. F-7 – F-8.

\(^{43}\) SEC Information Security Controls Manual, pp. 4 - 6, Sections 5.1.1 and 5.1.2.
personnel who changed their name, but did not complete the proper paperwork for the name changes. Because of our evaluation, the paperwork process has been initiated for personnel with name changes.

We also found that system owners and business owners are required to review user accounts for their particular access area (SEC region, office, division, etc.) and complete a user account review and recertification form. Out of all access areas, we found that 62 were reviewed and 44 were not reviewed, although 2 of the reviews were completed after we requested them. (See Figure 4.)

Figure 4: Access Areas

For example, the San Francisco regional office completed the user review and recertification form 5 days after we requested it and 2 months after the user list was produced. Similarly, the Los Angeles regional office completed the user review and recertification form 1 day after it was requested.

As demonstrated in Figure 4 by an asterisk (*), the names of some of the SEC offices were inaccurate in the list. Because OIT is not updating the SEC offices within the system, the system inaccurately associates user names with offices that no longer exist. In addition, user access review sheets signed by the

REDAC TED FOR PUBLIC RELEASE
system/business owners do not include an accompanying list of users to ensure that the correct users have access. System/business owners are not conducting a thorough review of the user accounts and do not have adequate evidence of the user accounts they reviewed. As a result, unauthorized users may have access to the system/business owner’s accounts and is responsible for security administration, in terms of user accounts. We reviewed a list of accounts, along with the user account review and recertification form dated for 2013, and found that accounts (or about 13 percent) were identified as users needing access to those accounts were no longer active accounts at the SEC as of March 31, 2015. We notified OIT officials who stated that the accounts have since been removed.

Additionally, we were unable to obtain a user account review and recertification form for 2014; however, we did obtain one for 2013. Finally, the user access review and recertification form and accompanying user list for was completed on February 16, 2015, after our second request for the information.

Because system owners and business owners are not reviewing or are incorrectly reviewing user accounts, and accounts are not being deactivated or terminated as needed, it may be possible for unauthorized users to gain access to the SEC systems.

**OIT Management Did Not Establish Adequate Controls**

The weaknesses that we observed existed, in part, because OIT management did not establish adequate controls or ensure that the systems in production had an up-to-date ATO and risks were accepted, and security awareness training included training on insider threats. In addition, OIT has not addressed several areas of potential risk identified in prior FISMA evaluations. For example, as previously stated and as reported in prior FISMA evaluations, while OIT has overall management responsibility for the SEC’s IT program, including information security, many of the agency’s IT security procedures have not been updated to support the overarching IT security policy.

The SEC’s information systems process and store significant amounts of sensitive, nonpublic information including PII related to SEC employees and contractors, and commercially valuable and market-sensitive investor information. Based on guidance issued by the OMB, DHS, and NIST, we evaluated the SEC’s information security posture and identified needed improvements in the agency’s information security practices. If implemented, such improvements will help minimize the risk for the unauthorized disclosure, modification, use, and disruption of sensitive, nonpublic
information that could inhibit the SEC’s ability to accomplish its mission as well as violate privacy laws and regulations that protect such information.
Recommendations, Management’s Response, and Evaluation of Management’s Response

To improve the SEC’s IT security program, OIT should take steps to immediately address the outstanding recommendations from the FYs 2011, 2012, and 2013 evaluations, and the SEC should implement the following new recommendations:

Recommendation 1: The Office of Information Technology should take all required steps, including performing security assessments, to determine whether systems in operation without a current authorization to operate – including the systems should be re-authorized, and then either authorize or deactivate the systems as appropriate.

Management’s Response. The Office of Information Technology concurs with the recommendation. The Office of Information Technology plans to identify FISMA-reportable systems operating without a current, valid Authorization to Operate. Once identified, those systems will be assessed and then authorized with a new Authorization to Operate or deactivated as appropriate.

OIG’s Evaluation of Management’s Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 2: The Office of Information Technology should develop and implement internal controls to ensure that (a) authorizations to operate do not expire, and (b) appropriate rationale is documented for issuing authorization to operate extensions.

Management’s Response. The Office of Information Technology concurs with the recommendation. The Office of Information Technology plans to implement an automated system for notification when an Authorization to Operate approaches its expiration date. In addition, a section will be added to the Authorization to Operate that will detail the rationale for issuing an extension.

OIG’s Evaluation of Management’s Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 3: The Office of Support Operations should coordinate with the Office of Information Technology to develop and implement the required insider threat training component of the agency’s security awareness training program.

Management’s Response. The Office of Support Operations concurs with the recommendation and will work with the Office of Information Technology on implementation of insider threat training.
OIG's Evaluation of Management's Response. Management's proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 4: The Office of Information Technology should develop and implement a policy requiring, to the maximum extent practicable, the use of the personal identity verification card for logical access.

Management's Response. The Office of Information Technology concurs with the recommendation and will develop a policy and supporting procedures establishing the proper use of personal identity verification authentication for logical access, to the maximum extent practical. The ability to leverage personal identity verification cards for logical access to the SEC’s network will be made available to all users.

OIG's Evaluation of Management's Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 5: The Office of Information Technology should review and update open Memorandums of Understanding, Interconnection Agreements, and/or contracts for externally-hosted systems, including [REDACTED FOR PUBLIC RELEASE] to ensure the method of remote access is defined and documented.

Management's Response. The Office of Information Technology concurs with the recommendation and will review and update Memorandums of Understanding, Interconnection Agreements, and/or contracts for externally-hosted systems to ensure the method of remote access is defined and documented.

OIG's Evaluation of Management's Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 6: The Office of Information Technology should coordinate with the business and information system owners to ensure that the [REDACTED FOR PUBLIC RELEASE] accurately identifies the office names assigned to each active user.

Management's Response. The Office of Information Technology concurs with the recommendation and will work with the business and information system owners to validate the office names assigned to active [REDACTED FOR PUBLIC RELEASE] users are accurate.
OIG's Evaluation of Management's Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.

Recommendation 7: The Office of Information Technology should develop a process to annually review all system user access and recertification forms to (a) ensure the accuracy of the SEC office names, and (b) require an accompanying list of user names for each system reviewed.

Management's Response. The Office of Information Technology concurs with the recommendation. The forms used for system access and recertification will be updated to include an SEC office name where applicable. In addition, the form will include a list of users on the system being reviewed.

OIG's Evaluation of Management's Response. Management’s proposed actions are responsive; therefore, the recommendation is resolved and will be closed upon completion and verification of the action taken.
Other Matters of Interest

Assessment May Not be Comprehensive or Adequately Address System and Subsystem Risks

We reviewed the system as it relates to the FISMA reporting requirements.

Source: NIT Generated.
OIT Did Not Adhere to Established Milestone Remediation Dates for Some POA&M Items

As part of our evaluation of the OMB/DHS FY 2014 IG FISMA Reporting Metrics, we were tasked to evaluate whether OIT “establishes and adheres to milestone remediation dates” for POA&M items. According to OIT, they have closed approximately 280 POA&M items in the past year.

While evaluating this metric, we determined that OIT tracks POA&M items for the SEC’s systems and closed the OIG’s prior recommendation concerning remediating POA&M items for systems sampled during that audit. However, OIT did not close any POA&M items for did not take action to address some POA&M items for the within the established timeframes. For these systems, some POA&M items remained open beyond their established remediation dates. In some cases, these items have been open for 2 to 6 years beyond established remediation dates. These include POA&M items of both moderate and low risk.

Although OIT did not always adhere to POA&M remediation dates for the OIT staff meet weekly to review POA&M items and update the status or progress on outstanding POA&M items. OIT also told us that it uses a risk based approach when determining which POA&M items to remediate.

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Appendix I. Scope and Methodology

Scope. The OIG contracted with NIT to evaluate the SEC's information security policies, practices, and procedures. The evaluation included a review of the SEC's IT security program and an assessment of how the SEC met the FY 2014 FISMA reporting requirements. In addition, the evaluation provided recommended responses for the OIG's FY 2014 Cyberscope submission to OMB and DHS.

NIT conducted the evaluation from July 2014 to January 2015. The scope of the evaluation consisted of the following 11 areas specified in DHS's FY 2014 FISMA reporting instructions:

1. configuration management;
2. contingency planning;
3. continuous monitoring management;
4. contractor systems;
5. identity and access management;
6. incident response and reporting;
7. POA&M;
8. remote access management;
9. risk management;
10. security capital planning; and
11. security training.

Appendix II lists the Federal laws and guidance and SEC regulations, policies, and procedures for information security that we reviewed.

Methodology. To assess the SEC's systems and provide the OIG with input for its Cyberscope submission, we interviewed key personnel, including personnel from OIT's Policy and Compliance Branch and Security Operations Branch, as well as from the agency's Office of Support Operations. We also examined documents and records applicable to the SEC's information security processes, including security assessment packages, related memos, security change requests, and third-party vendor contracts.

We conducted a limited-scope review of the SEC's information security posture. Specifically, to assess system security controls, we reviewed the security assessment packages for a non-statistical, judgmentally selected...
The sample consisted of the internally- and externally-hosted systems shown in Table 2.49

### Table 2: Sample of SEC Systems Evaluated

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Source: NIT Generated.

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49 We selected the information systems based on the SEC's compliance workbook (inventory of information systems), dated July 3, 2014.
Management Controls. Consistent with the objectives of this evaluation, we did not assess OIT's management control structure. We reviewed the SEC's controls specific to the 2014 FISMA OIG questionnaire. To understand thoroughly OIT's management controls pertaining to its policies, procedures, and methods of operation, we relied on information requested from and supplied by OIT staff and information from interviews with various OIT personnel.

Prior Coverage. NIT reviewed the OIG’s 2013 FISMA report, which included nine recommendations for corrective action, respectively. As of the date of this report, OIT had implemented three of those nine recommendations. We also reviewed the OIG’s 2011 and 2012 FISMA reports. While OIT is working to address the outstanding recommendations, as we noted in this report, weaknesses still exist. Unrestricted SEC OIG reports can be accessed at www.sec.gov/about/offices/inspector_general.shtml.

Appendix II. Federal Laws and Guidance and SEC Regulations, Policies, and Procedures

We reviewed the following during the course of our fieldwork:

Federal Laws and Guidance:

- Executive Order 13587, Structural Reforms to Improve the Security of Classified Networks and the Responsible Sharing and Safeguarding of Classified Information, October 7, 2011.


- Standards of Ethical Conduct for the Employees of the Executive Branch, February 24, 2014, 5 C.F.R. § 2635.703 (b) (2).


- OMB Memorandum, M-03-19, Reporting Instructions for the Federal Information Security Management Act and Updated Guidance on Quarterly IT Security Reporting, August 6, 2003,


• NIST SP 800-53, Revision 3, Recommended Security Controls for Federal Information Systems and Organizations, August 2009.

• NIST SP 800-53, Revision 4, Security and Privacy Controls for Federal Information Systems and Organizations, April 2013.


• NIST SP 800-145, The NIST Definition of Cloud Computing, September 2011.

• NIST SP 800-157, DRAFT Guidelines for Derived Personal Identity Verification (PIV) Credentials, March 2014.

• Draft NIST Interagency Report 7981, Mobile, PIV, and Authentication, March 2014.


• FedRAMP Security Controls Preface and Baseline Workbook, Revision 4, 2014.
SEC Regulations, Policies, and Procedures:


- SEC Administrative Regulation SECR 301-01, *Operational Risk Management (ORM) and Internal Control Program (Draft)*, August 2014.


We also reviewed the 41 SEC IT security control procedures shown in Appendix III.
Appendix III. Outdated IT Security Control Procedures

The 41 security control procedures shown in Table 3 below were outdated as of October 2014. According to SEC policy, OIT should have updated these procedures between 5 and 9 years ago.

Table 3: OIT Procedures, Date of Last Update, and Status

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50 NIT last accessed OIT’s security procedures site on October 6, 2014.
51 This status is based on the policy status roadmap provided by OIT and dated September 2, 2014.
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52 IT Security Policy refers to Section 3.1.1, "Revision Schedule," of SECR 24-04, overarching IT security policy manual, version 2.0.
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53 This procedure was no longer in the OIT Library as of October 6, 2014.

54 This procedure was no longer in the OIT Library as of October 6, 2014.
MEMORANDUM
January 23, 2015

To: Rebecca Sharek, Deputy Inspector General for Audits, Evaluations, and Special Projects
Office of Inspector General

From: Jeffery Heslop, Chief Operating Officer

Subject: Management Response, 2014 FISMA Executive Summary, Report No. 529


Recommendation 1: "The Office of Information Technology should take all required steps, including performing security assessments, to determine whether systems in operation without a current authorization to operate – including should be re-authorized, and then either authorize or deactivate the systems as appropriate."

Management Response: OIT concurs with the recommendation. OIT will review the entire catalog of FISMA-reportable systems to identify any operating without a current, valid ATO. Those systems will be assessed and then authorized with a new ATO or deactivated as appropriate.

Recommendation 2: "The Office of Information Technology should develop and implement internal controls to ensure that (a) authorizations to operate do not expire, and (b) appropriate rationale is documented for issuing authorization to operate extensions."

Management Response: OIT concurs with the recommendation. To help ensure future authorizations do not expire, OIT is implementing an automated system for notification when ATOs approach their expiration date. For ATO extensions, a section will be included in the body of the ATO itself detailing the rationale for issuing an extension.

Recommendation 3: "The Office of Information Technology should assess the privacy impact assessment control for all systems assessed after April 2014, and include the assessment in the related system security documents."

REDACTED FOR PUBLIC RELEASE
Management Response: OIT does not concur with the recommendation. As part of NIST 800-53 rev 4, control PL-5 Privacy Impact Assessment was withdrawn as a security control. It exists as a privacy control in Appendix J as control AR-2.

Control CA-2 Security Assessments covers the SA&A process. The supplemental guidance for CA-2 states:

"Assessments are conducted on the implemented security controls from Appendix F (main catalog) and Appendix G (Program Management controls) as documented in System Security Plans and Information Security Program Plans."

Privacy controls are covered under Appendix J which speaks to assessment of these controls as a separate activity from the SA&A process:

"Organizational assessments of privacy controls can be conducted either by the SAOP/CPO alone or jointly with the other organizational risk management offices including the information security office."

Control AR-2 provides supplemental guidance calling out when PIAs are performed and updated, which is unlike the periodic assessments of the SA&A process:

"PIAs are performed before developing or procuring information systems, or initiating programs or projects, that collect, use, maintain, or share PII and are updated when changes create new privacy risks."

Finally, as for including PIAs in the System Security Plan (SSP) package, Appendix J gives leeway to the organization as to where they are maintained, stating:

"At the discretion of the implementing organization, privacy controls may be documented in a distinct privacy plan or incorporated into other risk management documents (e.g., system security plans)."

It is the opinion of management that OIT is conducting privacy impact assessments fully in accordance with the latest NIST guidance.

Recommendation 4: "The Office of Support Operations should coordinate with the Office of Information Technology to develop and implement the required insider threat training component of the agency's security awareness training program."

Management Response: OSO concurs with the recommendation and will work with OIT on implementation of insider threat training.

Recommendation 6: "The Office of Information Technology should develop and implement a policy requiring, to the maximum extent practicable, the use of the personal identity verification card for logical access."

OIG Note: After assessing management’s response and reviewing information provided by the Office of Information Technology, we deleted draft Recommendation 3 from the final report.
Management Response: OIT concurs with the recommendation and will develop a policy and supporting procedures establishing the proper use of PIV authentication for logical access, to the maximum extent practical considering some of the technical challenges of our increasingly mobile workforce. The ability to leverage PIV cards for logical access to SEC’s network will be made available to all users.

Recommendation 6: "The Office of Information Technology should review and update open Memorandums of Understanding, Interconnection Agreements, and/or contracts for externally-hosted systems, including [redacted], to ensure the method of remote access is defined and documented."

Management Response: OIT concurs and will review the entire catalog of FISMA-reportable, externally-hosted systems to review and update MOUs, IAs and contracts and ensure the method of remote access is defined and documented.

Recommendation 7: "The Office of Information Technology should coordinate with the business and information system owners to ensure [redacted] accurately identifies the office names assigned to each active user."

Management Response: OIT concurs with the recommendation and will work with the business and information system owners to validate the office names assigned to active users are accurate.

Recommendation 8: "The Office of Information Technology should develop a process to annually review all system user access and recertification forms to (a) ensure the accuracy of the SEC office names, and (b) require an accompanying list of user names for each system reviewed."

Management Response: OIT concurs with the recommendation. The forms used for system user access and recertification will be updated to include an SEC office name where applicable for those systems that contain that information, in addition to the list of users on the system being reviewed.

Other Matter of Interest: Assessment May Not be Comprehensive or Adequately Address System and Subsystem Risks

Management Response: [Redacted]
Other Matters of Interest 2: “OIT Did Not Adhere to Established Milestone Remediation Dates for some POA&M Items”

Management Response: OIT takes the issue of outstanding POA&Ms seriously. Quoting OMB Memorandum M14-04:

Q45. Can a POA&M process be effective even when correcting identified weaknesses is untimely?

"Yes. The purpose of a POA&M is to identify and track remediation plans for security weaknesses. A POA&M permits agency officials and oversight authorities to identify when documented corrective actions are both timely and untimely. In either circumstance, the POA&M has served its intended purpose. Agency managers can use the POA&M process to focus resources to resolve delays."

The report calls out that “Currently OIT meets weekly to review POA&Ms and update the status or progress on outstanding POA&Ms. Summaries of POA&M status are reported to OIT’s senior management in the monthly IT Risk Management meetings. Details of any POA&M are available during that meeting and individual issues are frequently discussed. OIT management uses a risk approach when determining which POA&Ms to remediate.

To further address the issue of aging POA&Ms, OIT Security is implementing an advanced Weakness Management process and is coordinating with both POA&M resolution teams and OIT management to better identify process issues as well as providing accountability.

In addition to the recommendations listed above, some prior-year recommendations were still outstanding and carried over from OIG’s 2011 FISMA Executive Summary Report, Report No. 501, issued in February 2012 and from the OIG’s 2012 FISMA Executive Summary Report, Report No. 512, issued on March 28, 2013.

OIT is actively working on all existing, open recommendations and is fully committed to resolving them as expeditiously and effectively as possible.
Appendix V. OIG’s Response to Management Comments

After assessing management’s response to a draft of this report and reviewing information provided by the Office of Information Technology, we deleted draft Recommendation 3 from the final report. We are pleased that SEC management concurred with the seven remaining recommendations for corrective action. Management’s proposed actions are responsive to the recommendations; therefore, the recommendations are resolved and will be closed upon completion and verification of the appropriate corrective action. Full implementation of our recommendations should assist the agency in its efforts to strengthen the SEC’s information security posture.
To Report Fraud, Waste, or Abuse, Please Contact:

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Email: oig@sec.gov

Telephone: (877) 442-0854

Fax: (202) 772-9265

Address: U.S. Securities and Exchange Commission
Office of Inspector General
100 F Street, N.E.
Washington, DC 20549-2736

Comments and Suggestions

If you wish to comment on the quality or usefulness of this report or suggest ideas for future audits, please contact Rebecca Sharek, Deputy Inspector General for Audits, Evaluations, and Special Projects at sharekr@sec.gov or call (202) 551-6061. Comments, suggestions, and requests can also be mailed to the attention of the Deputy Inspector General for Audits, Evaluations, and Special Projects at the address listed above.