ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Access to SEC facilities, data centers, and information or information systems is limited to authorized personnel with official duties requiring access. SEC facilities are equipped with security cameras and 24 hour security guard service. The records are kept in limited access areas during duty hours and in locked file cabinets and/or locked offices or file rooms at all other times. Computerized records are safeguarded in a secured, encrypted environment. Security protocols meet the promulgating guidance as established by the National Institute of Standards and Technology (NIST) Security Standards from Access Control to Data Encryption and Security Assessment & Authorization (SA&A). Records will be maintained in a secure, password-protected electronic system that will utilize commensurate safeguards that may include: Firewalls, intrusion detection and prevention systems, and role-based access controls. Additional safeguards will vary by program. All records are protected from unauthorized access through appropriate administrative, operational, and technical safeguards. These safeguards include: Restricting access to authorized personnel who have a “need to know”; using locks; and password protection identification features. Contractors and other recipients providing services to the Commission shall be required to maintain equivalent safeguards.

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 FOIA/PA Officer, Securities and Exchange Commission, 100 F Street NE, Mail Stop 5100, Washington, DC 20549–2736.

CONTESTING RECORD PROCEDURES:
See Record Access Procedures above.

NOTIFICATION PROCEDURES:
All requests to determine whether this system of records contains a record pertaining to the requesting individual may be directed to the FOIA/PA Officer, Securities and Exchange Commission, 100 F Street NE, Mail Stop 5100, Washington, DC 20549–2736.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
None.

HISTORY:
This SORN was last published in full in the Federal Register at 40 FR 39253 (August 27, 1975). Subsequent notices of revision can be found at the following citations:
—41 FR 5318 (February 5, 1976)
—41 FR 11631 (March 19, 1976)
—41 FR 41591 (September 22, 1976)
—42 FR 36333 (July 14, 1977)
—46 FR 63439 (December 31, 1981)
—50 FR 37750 (September 17, 1985)
—62 FR 47884 (September 11, 1997)
—72 FR 2036 (January 17, 2007)

By the Commission.

Dated: February 9, 2018.

Brent J. Fields,
Secretary.

[FR Doc. 2018–03100 Filed 2–14–18; 8:45 am]

BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION
[Release No. PA–54; File No. S7–02–18]

Privacy Act of 1974; System of Records

AGENCY: Securities and Exchange Commission.

ACTION: Rescindment of system of records notice.

SUMMARY: Pursuant to the Privacy Act of 1974 and Office of Management and Budget (OMB) Circular No. A–108, the Securities and Exchange Commission (Commission or SEC) purposes to rescind 33 existing systems of records. The Notice of Rescindment identifies the system of records, explains why the SORN is being rescinded, and provides an account of what will happen to the records previously maintained in the system.

DATES: The rescindments will become effective on March 27, 2018.

ADDRESSES: Comments may be submitted by any of the following methods:

Electronic Comments

• Use the Commission’s internet comment form (http://www.sec.gov/rules/other.shtml); or
• Send an email to rule-comments@sec.gov. Please include File Number S7–02–18 on the subject line.

Paper Comments

Send paper comments in triplicate to Brent J. Fields, Secretary, U.S. Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549–1090. All submissions should refer to S7–02–18. This file number should be included on the subject line if email is used. To help process and review your comments more efficiently, please use only one method. The Commission will post all comments to the Commission’s internet website (http://www.sec.gov/rules/other.shtml). Comments are also available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549, on official business days between the hours of 10 a.m. and 3 p.m. All comments received will be posted without change; we do not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly.

FOR FURTHER INFORMATION CONTACT: Ronnette McDaniel, Privacy and Information Assurance Branch Chief, 202–551–8378 or privacyhelp@sec.gov.

SUPPLEMENTARY INFORMATION: Thirty-three systems were identified for rescindment from the SEC’s Privacy Act systems of records inventory. SORNs were identified for rescindment for one of four reasons: The records (1) are not Privacy Act records; (2) will be maintained as part of a new or modified system of records; (3) are duplicative, and covered by another SEC system of records; or (4) are obsolete and no longer maintained by the SEC. A description of each rescindment justification, the applicable SORNs, and an account of what happened to the records is as follows:

1. Not a Privacy Act System of Records

Mere maintenance of personal information about an individual is not enough to create a Privacy Act system of records. To satisfy the elements of a system of records, there must be (1) a group of records; (2) under the control of a government agency; and (3) those records must be retrieved by a name or other personal identifier. When one condition is no longer met, the collection ceases to qualify as a system of records. Accordingly, the following SORNs were identified for rescindment as they no longer qualify as a Privacy Act system of records.

1. SEC–12: Hearings, Proceedings and Studies. These records are no longer retrieved by a personal identifier. Records are now retrieved using a date or the name of an event.

2. SEC–13: No-action and Interpretative Letters. These records are no longer retrieved by a personal identifier. Records are now retrieved by company name and law firm name.

3. SEC–21: Division of Investment Management Correspondence and Memoranda Files. These records are no longer retrieved by a personal identifier. Records are now retrieved by date, title, or company name.

4. SEC–27: Name-Relationship Search Index (NRSI). Under the Privacy Act, a record is defined as “any item, collection, or grouping of information
about an individual that is maintained by an agency." Since 2000, the NRSI has stopped maintaining records on individuals. NRSI is used as a search tool, to search records in other SEC systems; it does not store or maintain data within the system.

2. Maintained as Part of a New or Modified Systems of Records

In accordance with the directive of OMB, "if records in a system of records will be combined with another system of records or maintained as part of a new system of records, agencies shall draft a notice of rescindment [and] shall direct members of the public to the SORN for the system that will include the relevant records." Accordingly, the following SORNs were identified for rescindment. The records will be maintained as part of a new or modified system of records as described below:


2. SEC–02: Applications for Registration or Exemption under the Investment Company Act of 1940. Records collected, maintained and used to assist the Division of Investment Management would be consolidated into new SORN SEC–69.

3. SEC–03: Notification of Exemption from Registration under the Securities Act of 1933. Records collected, maintained and used to assist the Division of Corporation Finance would be consolidated into new SORN SEC–68.

4. SEC–04: Beneficial Ownership, Acquisition, Tender Offer, and Solicitation Records Filed under the Securities Exchange Act of 1934. Records collected, maintained and used to assist the Division of Corporation Finance would be consolidated into new SORN SEC–68.


7. SEC–07: Proposed Sale of Securities Records Filed under the Securities Act of 1933. Records collected, maintained and used to assist the Division of Corporation Finance would be consolidated into new SORN SEC–68.


9. SEC–09: Correspondence Files Pertaining to Registered Broker-Dealers. Records collected, maintained and used to assist the Division of Trading and Markets would be consolidated into new SORN SEC–70.

10. SEC–10: Correspondence Files Pertaining to Registered Investment Companies. Records collected, maintained and used to assist the Division of Investment Management would be consolidated into new SORN SEC–69.

11. SEC–11: Correspondence Files Pertaining to Registered Investment Advisers. Records collected, maintained and used to assist the Office of General Counsel would be consolidated into modified SORN SEC–31.

12. SEC–18: Applications for Relief from Disqualification Filed Under the Securities Act of 1933 and the Commission’s Rules of Practice. Records in this system will be consolidated in multiple systems of records. Records collected, maintained and used to assist the Office of General Counsel would be consolidated into modified SORN SEC–31.

13. SEC–20: Division of Corporation Finance Index for Filings on Schedule 13D and Filings under Regulations A and B. Records collected, maintained and used to assist the Division of Corporation Finance would be consolidated into new SORN SEC–68.


15. SEC–32: Rule 102(e) of the Commission’s Rules of Practice—Appearance and Practice Before the Commission. Records collected, maintained and used to assist the Office of General Counsel would be consolidated into modified SORN SEC–31.


17. SEC–40: Office of Personnel Training Files. Records collected, maintained and used to assist the Office of Human Resources would be consolidated into modified SORN SEC–39.

18. SEC–49: Broker-Dealer Records. Records collected, maintained and used to assist the Division of Trading and Markets would be consolidated into new SORN SEC–70.


3. Duplicative of Another SEC SORN

OMB requires that each agency provide assurance that systems of records do not duplicate any existing agency or government-wide systems of records. Accordingly, the following SORNs were identified for rescindment. The records in SEC–23 are duplicative of and share the same purpose as the records in SORN SEC–15: Payroll, Attendance, Retirement and Leave Records, 75 FR 17978 (April 8, 2010).

1. SEC–23: Staff Time and Activity Tracking System (STATS). The records in SEC–23 are duplicative of and share the same purpose as the records in SORN SEC–15: Payroll, Attendance, Retirement and Leave Records, 75 FR 17978 (April 8, 2010).

2. SEC–28: Office of Public Affairs, Policy Evaluation and Research Records. The following records in SEC–25 are no longer used or maintained by the Office of Public Affairs and are
recommended for elimination from the notice: Speeches by Commissioners and other Commission officials. The remaining item in the categories of records is a contact list, which contains the names, telephone numbers and addresses of news reporters and editors. The contact list is essential and necessary in order to conduct official business and is duplicative of records maintained in SEC–56: Mailing, Contact and Other Lists, 74 FR 36281 (July 22, 2009).


5. SEC–59: Office of Interpretation and Guidance Log: Office of Broker-Dealer Finances NRSRO Log: Office of Financial Responsibility Log. The records related to broker-dealer finances were consolidated into the new SORN SEC–70. All remaining records in SEC–59 are duplicative of and share the same purpose as the records in SORN SEC–56: Mailing, Contact and Other Lists, 74 FR 36281 (July 22, 2009).

4. Obsolete Systems

The Privacy Act provides that an agency may only collect or maintain in its records information about individuals that is relevant and necessary to accomplish a purpose that is required by a statute or executive order. If a system of records is comprised of records that no longer meet this standard, the Privacy Act may require agencies to stop maintaining the system and expunge the records in accordance with the requirements in the SORN and the applicable record retention or disposition schedule approved by the National Archives and Records Administration. System managers have deemed the following systems obsolete and have declared that the records are no longer relevant to accomplish an agency mission/purpose. Accordingly, the following SORNs were identified for rescindment:

1. SEC–22: Executive/Congressional Personnel Referrals
2. SEC–26: Confidential Treatment Request Imaging System
3. SEC–35: Securities Violations Records and Bulletin
4. SEC–44: Ridesharing System
5. SEC–47: Disgorgement and Penalties Tracking System

**SYSTEM NAME AND NUMBER**

2. SEC–02 Applications for Registration or Exemption under the Investment Company Act of 1940.
3. SEC–03 Notification of Exemption from Registration under the Securities Act of 1933.
7. SEC–07 Proposed Sale of Securities Records Filed under the Securities Act of 1933.
9. SEC–09 Correspondence Files Pertaining to Registered Broker-Dealers.
10. SEC–10 Correspondence Files Pertaining to Registered Investment Advisers.
11. SEC–11 Correspondence Files Pertaining to Registered Investment Companies.
15. SEC–20 Division of Corporation Finance Index for Filings on Schedule 13D and Filings under Regulations A and B.
16. SEC–21, Division of Investment Management Correspondence and Memoranda Files.
18. SEC–23: Staff Time and Activity Tracking System (STATS).
20. SEC–26, Confidential Treatment Request Imaging System.
21. SEC–27, Name-Relationship Search Index (NRSI).
22. SEC–30 Office of General Counsel Work Files.
29. SEC–47, Disgorgement and Penalties Tracking System.

**HISTORY:**

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<tr>
<th>System No.</th>
<th>Federal Register No. and publication date</th>
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<tr>
<td>SEC–01</td>
<td>40 FR 39253 (August 27, 1975)</td>
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<td>SEC–02</td>
<td>40 FR 39253 (August 27, 1975); 64 FR 69051 (December 9, 1999); and 66 FR 7820 (January 25, 2001).</td>
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<td>SEC–03</td>
<td>40 FR 39253 (August 27, 1975) and 46 FR 44328 (September 3, 1981).</td>
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<td>SEC–05</td>
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<td>SEC–06</td>
<td>40 FR 39253 (August 27, 1975) and 59 FR 27626 (May 27, 1994).</td>
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<td>SEC–07</td>
<td>40 FR 39253 (August 27, 1975) and 59 FR 27626 (May 27, 1994).</td>
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<td>SEC–08</td>
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SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request Copies Available From: Securities and Exchange Commission, Office of FOIA Services, 100 F Street NE, Washington, DC 20549–2736.

The Commission plans to submit this existing collection of information to the Office of Management and Budget for extension and approval. Rule 17g–8 contains certain requirements for Nationally Recognized Statistical Rating Organizations ("NRSROs") to have policies and procedures with respect to the procedures and methodologies the NRSRO uses to determine credit ratings, with respect to the symbols, numbers, or scores it uses to denote credit ratings, to address instances in which a look-back review determines that a conflict of interest influenced a credit rating, and to consider certain prescribed factors for an effective internal structure. Rule 17g–9 contains requirements for NRSROs to ensure that any person employed by an NRSRO to determine credit ratings meets standards necessary to produce accurate ratings. Currently, there are 10 credit rating agencies registered as NRSROs with the Commission. The Commission estimates that the total burden for respondents to comply with Rule 17g–8 is 1,450 hours and to comply with Rule 17g–9 is 25,004 hours.

Written comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission’s estimates of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information on respondents; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted in writing within 60 days of this publication.

SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request Copies Available From: Securities and Exchange Commission, Office of FOIA Services.