Privacy Impact Assessment for Business Information System (BIS)

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System/Business Owner

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Reviewing Official

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Chief Privacy Officer
I. SYSTEM OVERVIEW

1) Describe the purpose of the system/collection:

The Commodity Futures Trading Commission’s ("CFTC" or "Commission") Financial Management Branch (FMB) and Office of Financial Management (OFM) use the Business Information System (BIS) in the preparation of budget requests and submissions. FMB prepares budget requests for resources required by each division and outlines how the CFTC intends to spend its Congressionally-approved appropriation during a given fiscal year. OFM formulates budgets for biannual submission to the Office of Management and Budget and Congress.

In order to account for payroll data in budget submissions, BIS receives salary-related information for all CFTC staff via an automated flat file downloaded from the National Finance Center (NFC) on a weekly basis.

2) Provide a data map or model illustrating how information is structured or is processed by the system throughout its life cycle. Include a brief description of the data flows.

1. Salary-related information for all CFTC staff is automatically received on a weekly basis from NFC via secure transfer and stored in the Amazon Web Service (AWS) cloud. The NFC file is then uploaded onto a segregated BIS database within the Oracle EPM cloud.

2. FMB and OFM end users access information using the BIS application.
II.  AUTHORITY AND PURPOSE

1) What is the legal authority to collect, use, maintain, and share information in the system?

GPRA Modernization Act (formerly Government Performance and Results Act)
Office of Management and Budget (OMB) Circular A-11 “Preparation, Submission and Execution of the Budget”
Budget and Accounting Act
Congressional Budget Act
Balanced Budget and Emergency Deficit Control Act, as amended (BBEDCA)

III.  INFORMATION TYPES

1) What information relating to CFTC employees will be collected, maintained, used, and/or disseminated?

<table>
<thead>
<tr>
<th>Identifying Numbers</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>☐ Student ID Number</td>
<td>☐ Health Plan Beneficiary Number</td>
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<tr>
<td>☐ Passport Number</td>
<td>☐ Federal Student Aid Number</td>
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<tr>
<td>☒ Employee Identification Number</td>
<td>☐ Taxpayer Identification Number</td>
</tr>
<tr>
<td>☐ Professional License Number</td>
<td>☐ Legal Entity Identifier</td>
</tr>
<tr>
<td>☐ Credit/Debit Card Number</td>
<td>☐ National Futures Association ID</td>
</tr>
<tr>
<td>☐ Personal Bank Account Number</td>
<td>☐ Other ID if it can be traced back to an individual</td>
</tr>
<tr>
<td>☐ Personal Device Identifiers or Serial Numbers</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
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<th></th>
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<td>☐ Business Phone Number</td>
</tr>
<tr>
<td>☐ Personal E-mail Address</td>
<td>☒ Business E-mail Address</td>
</tr>
<tr>
<td>☐ Home Phone Number</td>
<td>☐ Personal or Business Fax Number</td>
</tr>
<tr>
<td>☐ Home Mailing Address</td>
<td>☐ Business Mailing Address</td>
</tr>
</tbody>
</table>

<table>
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<th>Sole Proprietors</th>
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</thead>
<tbody>
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<td>☐ Business Mailing Address</td>
</tr>
<tr>
<td>☐ Business Credit Card Number</td>
<td>☐ Business Phone or Fax Number</td>
</tr>
<tr>
<td>☐ Business Bank Account Number</td>
<td>☐ Business Mobile Numbers</td>
</tr>
<tr>
<td>☐ Business Device identifiers or Serial Numbers</td>
<td></td>
</tr>
</tbody>
</table>

<table>
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<td>☐ Gender</td>
</tr>
<tr>
<td>☐ Date of Birth</td>
<td>☐ City or County of Birth</td>
</tr>
<tr>
<td>☐ Country of Birth</td>
<td>☐ Zip Code</td>
</tr>
<tr>
<td>☐ Citizenship</td>
<td>☐ Military Service Information</td>
</tr>
<tr>
<td>☐ Spouse Information</td>
<td>☐ Academic Transcript</td>
</tr>
<tr>
<td>☐ Group/Org. Membership</td>
<td>☐ Resume or Curriculum Vitae</td>
</tr>
<tr>
<td>☒ Location Data (i.e., regional office)</td>
<td>☐ Nationality</td>
</tr>
</tbody>
</table>
Employment Information ☒
☐ Marital Status
☐ Children Information
☒ Other: Employee Income Information

Mother’s Maiden Name ☐

Children Information ☐

Other: Employee Income Information ☒

Biometrics/Distinguishing Features/Characteristics

Fingerprints ☐
Height ☐
Retina/Iris Scans ☐
Voice/Audio Recording ☐
Hair Color ☐
Eye Color ☐
Video Recording ☐
Photos ☐
Weight ☐
Signatures ☒

2) What information relating to BIS users will be collected, maintained, used, and/or disseminated?

Active Directory/Device Information

IP Address ☒
MAC Address ☐
CFTC Asset Number ☐
Device Identifiers or Serial Numbers ☐
User Name ☒
Log data ☒

Contact Information

Business E-mail Address ☒

IV. COLLECTING INFORMATION

1) How is the information in this system collected?

CFTC Employee Information:
CFTC employee information from NFC includes: Name, Federal Accession Date, CFTC Accession Date, Series Pay Plan, Base Salary, Locality Code, Standard Pay Period Hours, Appointment Type, Retirement Code Type, Date within Grade, and Full Performance Level. The collection of this information is automated via a flat file transferred from the NFC to the AWS cloud and from there loaded into the Salary database within the Oracle EPM Cloud. BIS receives data files each week, alternating between a flat file that contains full NFC salary information for the previous two-week pay period and an adjustment the following week. The entire process is scheduled, maintained, and executed via an Extract, Transform, and Load (ETL) process run in Oracle Data Integrator (ODI).

BIS User Information:
Business email addresses are collected from users during the account approval and creation process. Users are required to fill out a User Access Request form (UAR) that includes the request for business email (ending in @cftc.gov). The UAR must be reviewed and signed by three parties: the user, a business manager, and a representative from OFM. Once the form is signed, reviewed, and loaded to the SharePoint UAR repository, BIS administrators create the user account using the business email and assign a username.
V. INFORMATION USE

1) Will information in the system be retrieved using one or more of the data elements listed in Section III?

CFTC Employee Information:
No, information cannot be searched or retrieved using an employee’s name or other personal identifiers. Information is only displayed alphabetically by name.

BIS User Information:
Yes, the list of end users and action logs can be searched and filtered by username or employee name.

2) If the information in the system is retrieved using one or more of the identifiers, what CFTC System of Records Notice (SORN) covers the information?

Information retrieved about BIS users is covered by CFTC-35, *General Information Technology Records*.

VI. ACCESS AND SHARING

1) With which internal CFTC Offices or Divisions is the information shared? For each Office or Division, what information is shared and for what purpose?

CFTC Employee Information:
CFTC employee information is stored exclusively in the Salary Module of the Oracle EPM Cloud. Only specific FMB users with a business need are authorized to view employee names and other personal information stored in the Salary Module. Other CFTC offices and divisions do not have access to the Salary Module.

BIS User Information:
BIS user information is only visible to system administrators with access to the Shared Services module for user authentication and management.

2) How is the information shared internally?

FMB users with a business need, as defined by the system administrator, are able to access the information via the web interface.

3) With which external organization(s) is the information shared?
CFTC Employee Information:
CFTC employee information is not shared outside of the Salary Module within the Oracle EPM Cloud.

BIS User Information:
BIS user information is not shared outside of the Shared Services Module within the Oracle EPM Cloud.

4) How is the information shared externally?

AWS and Oracle will provide routine server-level support and maintenance functions but will not have access to data residing within BIS.

VII. TRANSPARENCY

1) How are individuals notified as to how their information will be collected, used, and/or shared within this system?

This assessment provides notice of how CFTC employee information is collected and processed by BIS. BIS users are notified when logging in to the system that their activity will be monitored.

2) Is a SORN is required? If so, explain how the use of the information in this system is limited to the use specified in the SORN?

Retrieval of BIS user information is covered by CFTC-35, General Information Technology Records.

VIII. INDIVIDUAL PARTICIPATION

1) Is the information collected directly from the individual?

CFTC Employee Information:
No, CFTC employee information is collected from the NFC.

BIS User Information:
Yes, this information is collected directly from the user via the UAR Form.

2) Is the collection mandatory or voluntary? If voluntary, what opportunities do the individuals have to decline to provide information?

CFTC Employee Information:
Use of CFTC employee information is mandatory and is required to formulate and prepare budget requests.
BIS User Information:
The collection of BIS user information is mandatory in order to access the application.

3) Do individuals have an opportunity to consent to a particular use of the information? If so, how do they provide consent for a particular use?

No.

IX. DATA MINIMIZATION

1) What steps were taken to minimize the collection of PII in the system?

Data fields and values within the system are collected via source systems external to BIS. BIS developers specifically map and load data fields into the application containing only the personal information necessary for FMB and OFM to complete their mission.

X. DATA QUALITY AND INTEGRITY

1) How is data quality ensured throughout the information lifecycle and business processes associated with the use of the information?
☐ Cross referencing data entries with other systems
☐ Third party data verification
☐ Data taken directly from individuals
☐ Character limits on text submissions
☐ Numerical restrictions in text boxes
☒ Other: Information maintained in the system is refreshed weekly, ensuring the accuracy of the information over time.

XI. RETENTION

1) What are the retention periods for the information?

Information related to CFTC employees will be retained for two years after the close of the fiscal year to which the records relate, but longer retention is authorized if required for business. This retention period derives from General Records Schedule 1.3, Item 040, Budget Preparation Background Records.
XII. SECURITY

1) What types of administrative safeguards protect the information?
☒ Contingency Plan
☒ User manuals for the system
☐ Rules of Behavior
☐ Non-Disclosure or other contractual agreement
☐ Other:

2) What types of physical safeguards protect the information?
☐ Guards
☐ Identification Badges
☐ Biometric
☐ Cameras
☐ Physically secured space with need to know access
☐ Other:

3) What types of technical safeguards protect the information?
☒ User Identification
☒ Firewall
☒ Virtual Private Network (VPN)
☐ Multi-factor Authentication (MFA)
☒ Passwords
☐ Encryption
☐ De-Identification
☐ Anonymization
☐ Other:

4) What monitoring, recording, and auditing safeguards are in place to prevent or detect unauthorized access or inappropriate use of the information?

The firewall and VPN safeguards placed on the networking layer allow for the prevention and detection of unauthorized attempts to access the Oracle EPM Cloud. The only traffic allowed to make requests to the Oracle EPM cloud is that from the specific CFTC VPN Source IP address. All events and actions in BIS are logged. Logs are viewable by system administrators.

5) Is this system hosted by a Cloud Service Provider (CSP)? Yes
   a. If yes, which one? Yes, AWS and Oracle EPM Cloud
   b. If yes, has the system obtained a FedRAMP Authorization? Yes
XIII. TRAINING

1) What privacy training is provided to users of the system?

All BIS end users are employees of the CFTC, and annual privacy and cybersecurity training is mandatory for all CFTC staff. In addition, the BIS system administrator is responsible for documenting and monitoring BIS-specific user training, including role-based security training, for the BIS system.