1. Overview and Purpose

The Commodity Futures Trading Commission (CFTC or the Commission) will use Twitter, a third-party website located at www.twitter.com, to disseminate information to the public. Twitter allows any individual who has subscribed to Twitter to widely disseminate microblogs known as “tweets”; tweets are text-based posts of up to 140 characters. A subscriber types a “tweet” into his or her profile page on www.twitter.com, or through his or her mobile phone or other Internet-enabled device. The tweet is displayed on the subscriber’s Twitter profile page and is also electronically disseminated to other Twitter subscribers who had previously elected to “follow” the posting subscriber’s tweets. The subscribers who sign up to receive other subscribers’ tweets are known as “followers.” Only registered subscribers may post tweets on Twitter.

The CFTC will create a primary CFTC account (“@CFTC”), in addition to other accounts by specifically designated CFTC staff members. These accounts will be coordinated by the CFTC’s Office of Public Affairs and/or by the Chief Privacy Officer and Chief Information Officer. The CFTC Twitter profiles will be public, allowing anyone to visit the profile pages and read the CFTC’s tweets, including visitors to the Twitter website who are not registered Twitter users.

The CFTC Twitter accounts will provide an additional means for the CFTC to notify the public about CFTC upcoming events, press releases, newsworthy stories, CFTC reports, enforcement actions or comments on Commission related issues. CFTC tweets will either be content that exists on www.cftc.gov, or non-substantive content that is time-sensitive, for example, a notice that a press release will be posted on the website at a particular time. To understand the attention that the CFTC generates and to improve the CFTC’s understanding of the issues it regulates, the CFTC also will use Twitter to review tweets that are available to the public on the Internet or that are made available to the CFTC by its followers.

The CFTC generally does not intend to collect, maintain, or disseminate personally identifiable information (“PII”) from individuals who follow CFTC tweets, with two exceptions. One, the tweets of reporters may be included in internally-circulated daily news clips with the reporter’s name and affiliated organization. Two, in unusual circumstances, for example, a threat of violence against the Commission or tweets that suggest a violation of the Commodity Exchange Act (“the Act”), in accordance with the Privacy Act and other applicable laws, for purposes of investigation, the CFTC may collect, maintain or disseminate tweets and the name and profile information of an individual that such individual has voluntarily published about him or herself on Twitter or has voluntarily made available to the CFTC by following the CFTC.¹

¹ Nothing herein shall be construed to limit the CFTC’s ability to use all applicable legal authorities and powers to investigate and prosecute violations of the Commodity Exchange Act.
2. Data Collected and Stored

2.1. What information will be collected, used, disseminated, or maintained or will become accessible to the CFTC through the new or modified use? Specifically describe any personally identifiable information (“PII”) to be collected, used, disseminated or maintained.

Twitter requires that its registered subscribers provide their first name, last name, a valid email address, and a password, with the option to provide a photograph and additional biographical or other information in their profiles. If a Twitter user voluntarily “follows” CFTC tweets, designated CFTC staff members will have access to information in the followers’ profiles that the followers have made accessible to the public or to those they choose to follow. Despite this access, the CFTC generally will not collect, maintain or disseminate any PII from followers, except that a reporter’s name and organization may be used with internally-circulated news clips, and, except that, if needed for investigative purposes as explained above, the CFTC would collect, maintain or disseminate PII that the individual being investigated has posted on his or her Twitter account and made accessible to the public or to those that he or she follows, such as his or her name, email address or biographical information.

2.2. What will be the sources of the information in any new or modified use of third-party websites or applications?

Twitter collects PII from individuals who register with Twitter and who may ultimately visit or indicate that they “follow” the CFTC Twitter account. The sources of information collected by Twitter are the individuals who provide such information. To the extent the CFTC accesses or uses information by other Twitter users for the limited purposes stated herein, the sources of information are other Twitter users. Note: Information in a CFTC investigation of a violation of the Act becomes part of the CFTC Investigatory Records System, described under System of Record Notice (“SORN”) CFTC-10, Investigatory Records (Exempted); such records are exempted by the Commission from certain provisions of the Privacy Act of 1974 pursuant to the terms of the Privacy Act, 5 U.S.C. 552a(k)(2), and the Commission’s rules promulgated thereunder, 17 CFR 146.12, including the requirement that the sources of records in the system be described.

The sources of information posted by the CFTC will be the CFTC staff members specifically authorized to use Twitter, for example, Office of Public Affairs personnel.

2.3. Why will the information be collected, used, disseminated or maintained?

The CFTC generally will not collect, maintain or disseminate PII from other Twitter users, with two exceptions. One, the CFTC may collect, maintain and disseminate internally the name and organization of a reporter of a tweet, for the purpose of attribution in internally-circulated news clips, just as the CFTC would identify the name of a reporter for a printed news article used in news clips. Two, in unusual circumstances, for example, a threat of violence against the Commission or tweets that suggest a violation of the Act, in accordance with the Privacy Act and other applicable laws, for purposes of investigation, the CFTC may collect, maintain or disseminate tweets and the name and profile information of an individual that such individual has voluntarily published about him or herself on Twitter or has voluntarily made available to the CFTC by following the CFTC.

2.4. How will the information be collected and used by the Commission?

In the two exceptions noted above, the information will be collected electronically through Twitter on the Internet and generally stored in electronic and paper form. The names and organizations of reporters will be used by the CFTC in an electronic news clip service by posting the reporter’s
name and organization along with his or her tweet. This information is posted on the CFTC intra-net, printed for record-keeping purposes, and emailed to CFTC staff. If a possible violation of law arises, the records collected from Twitter – i.e., the information posted publicly on Twitter or made accessible to the CFTC by its followers – would be used for investigative purposes. The records could lead to enforcement action by the CFTC or other governmental authorities, including possible civil, criminal or administrative penalties. The records would become part of SORN CFTC-10, Investigatory Records (Exempted), used as stated in CFTC-10, and exempted by the Commission from certain provisions of the Privacy Act of 1974 pursuant to the terms of the Privacy Act, 5 U.S.C. 552a(k)(2), and the Commission’s rules promulgated thereunder, 17 CFR 146.12. Such records are exempt from the notification procedures, records access procedures, and record contest procedures set forth in the system notices of other systems of records, and from the requirement that the sources of records in the system be described.

2.5. Is the third-party website or application being used in ways that the CFTC has not previously employed (e.g., monitoring software)?

Creation of CFTC Twitter accounts will not require the CFTC to use new technologies. Administrators of the account will access it by visiting Twitter.com using a standard Web browser and logging in with an email address and a password.

2.6. What specific legal authorities authorize the collection of the information?

The legal authority for the limited collection of PII described in this PIA is the Commodity Exchange Act, 7 U.S.C. 1 et seq., and the rules and regulations promulgated thereunder.

3. Data and Records Retention

3.1. How will the information maintained through this new or modified use be managed throughout its lifecycle? For what period of time will data collected be maintained and in what form will it be retained? What are the plans for destruction and/or disposition of the information?

The name and organization of a reporter will be maintained in electronic and paper form as part of daily files of news clips, which are retained for five (5) years or longer if needed for research purposes. When the news clips are no longer needed, electronic and paper copies will be destroyed.

In the unusual situation requiring an investigation of a possible violation of law, the information would be handled and retained in accordance with SORN CFTC-10, Investigatory Records (Exempted). PII would be collected from Twitter in electronic form through tools that facilitate copying of Internet/Web pages. PII would be maintained in electronic and paper form. Paper records would be stored in file folders, binders, computer files (such as the Commission’s “eLaw” system) and computer disks. Electronic records, including computer files, would be stored on the Commission’s network and on various other electronic media as needed, such as encrypted hard drives.

As explained in SORN CFTC-10, if an investigatory matter is closed without institution of a case, the files are maintained in off site storage for five (5) years, and then destroyed. When the Commission moves forward from an investigation to litigation:

(a) investigatory records that are disclosed by the Commission in the administrative, court or other proceedings become part of non-exempt SORN CFTC-16, Enforcement Case Files and/or SORN CFTC-17, Litigation Files-OGC, and are retained and disposed of pursuant to CFTC-16 and/or CFTC-17; and
(b) Investigatory records not disclosed in such proceedings are retained in exempt SORN CFTC-10, Investigatory Records, and disposed of on the same schedule as the related non-exempt records under CFTC-16 or CFTC-17.

All Investigatory Records remain exempt from disclosure under the Privacy Act.

4. Access to and Sharing of the Data

4.1. Who will have access to the information in the system (internal and external parties), and with whom will the data be shared? If contractors will have access to the information, are Federal Acquisition Regulations (FAR) clauses 24.104 (Contract clauses), 52.224-1 (Privacy Act Notification), and 52.224-2 (Privacy Act), included in the contract?


For the narrow situations in which PII may be collected, all CFTC employees and many contractors have access to reporters names and organizations through the news clips posted on the intranet. Because the reporters’ names and organizations are publicly available information, no confidentiality restrictions apply. In the unusual situation of an investigation of a violation of law, information in the SORN CFTC-10 Investigatory Records (Exempted) system may be disclosed in accordance with the blanket routine uses that appear at the beginning of the Commission’s compilation of its systems of records notices, Federal Register notice 66 Fed. Reg. 41842 (2001), and any other specific routine uses identified for this SORN, as they may be amended.

4.2. If the data will be shared outside the Commission’s network, how will the data be transferred or shared?


In the only situations in which PII may be collected, maintained or disseminated by the CFTC, the names and organizations of reporters are publicly available and not subject to confidentiality restrictions. It may be shared with others by paper or electronic means, as publicly available news stories and tweets are generally shared. Any records used for purposes of an investigation of a violation of law would be subject to SORN CFTC-10, Investigatory Records (Exempted), which is exempt from certain provisions of the Privacy Act, as noted above.

4.3. Do other systems share the information or have access to the information? If yes, explain who will be responsible for protecting the privacy rights of the individuals affected by the interface (e.g., System Administrators, System Developers, or System Managers)?


In the only situations in which PII may be collected, maintained or disseminated by the CFTC, the names and organizations of reporters are publicly available and not subject to confidentiality restrictions. Other CFTC systems may access the news clips posted on the intranet. This information is available to CFTC employees and contractors on the CFTC intranet and through CFTC-wide email. Any records used for purposes of an investigation of a violation of law would be subject to SORN CFTC-10, Investigatory Records (Exempted), which is exempt from certain provisions of the Privacy Act, as noted above.
5. Notice, Consent and Access for Individuals

5.1. What notice will be provided to individuals about the collection, use, sharing and other processing of their personal data?


The CFTC's profiles for its Twitter accounts will refer users to www.cftc.gov which posts a privacy policy that explains the Commission’s collection, use, sharing and other processing of personal data.

5.2. What opportunities will exist for an individual to decline to provide information or to consent to particular uses of the information? If opportunities exist, how will this notice be given to the individual and how will an individual grant consent?

Twitter determines what information Twitter collects from an individual, and whether there is an opportunity or right not to provide that information, in order to obtain an account and become a registered user. By contrast, Twitter does not request or require any personal information from an individual who simply visits Twitter and views the CFTC's public Twitter profile or Tweets.

CFTC generally does not collect, use, disseminate or maintain PII on Twitter users, except the names and organizations of reporters, and as needed to investigate possible violations of law. In either case, individuals could not use Twitter or Twitter users could elect not to make available to the public or to the CFTC, by following the CFTC, any information that may relate to the CFTC or matters it regulates.

5.3. What procedures will exist to allow individuals to gain access to their information and request amendment/correction, and how will individuals be notified of these procedures?

Twitter requires registered users to enter their login ID (i.e., Twitter handle or email address) and password at the Twitter home page to gain access to their Twitter account and change or update their account information. Twitter explains on www.twitter.com in its privacy policy and screen language how users may access and update their accounts.

CFTC does not generally collect, use, disseminate or maintain PII on a follower of CFTC’s tweets, except as noted above. Reporters may contact the CFTC’s Chief Privacy Officer at privacy@cftc.gov to attempt to gain access and request amendment to news clips that are attributed to them; however, the news clips are not retrieved by an individual identifier, which would complicate access or amendment requests. For any investigation being conducted using information obtained on or through Twitter, the records in the CFTC Investigatory Record system have been exempted by the Commission from certain provisions of the Privacy Act of 1974 pursuant to the terms of the Privacy Act, 5 U.S.C. 552a(k)(2), and the Commission’s rules promulgated thereunder, 17 CFR 146.12.

6. Maintenance of Controls

6.1. What controls will be in place to prevent the misuse of the information by those having authorized access and to prevent unauthorized access, use or disclosure of the information?

To ensure that only approved content is disseminated through the CFTC Twitter account, only a select group of OPA staff or other specifically designated staff will have login credentials (username and password) that allow them to access any CFTC account and make content edits.
In the unusual situation where PII is collected and maintained as stated herein, the records would be protected from unauthorized access and misuse through various administrative, technical and physical security measures. Technical security measures within CFTC include restrictions on computer access to authorized individuals, required use of strong passwords that are frequently changed, use of encryption for certain data types and transfers, and regular review of security procedures and best practices to enhance security. Physical measures include restrictions on building access to authorized individuals only and maintaining records in lockable offices and filing cabinets. Also, all employees are made aware of the sensitive nature of investigatory information.

6.2. While the information is retained, what will the requirements be for determining if the information is still sufficiently accurate, relevant, timely, and complete to ensure fairness in making determinations?

The news clips are not maintained in a Privacy Act “system of records” and are not retrieved by a reporter’s name, therefore, no requirements exist for determining continued accuracy of the information. No determinations affecting individuals are made by the CFTC based solely on news clips.

In the unusual situation where CFTC conducts an investigation based on Twitter information, the records involved in such investigation would become part of the Investigatory Record system and therefore, have been exempted by the Commission from certain provisions of the Privacy Act of 1974 pursuant to the terms of the Privacy Act, 5 U.S.C. 552a(k)(2), and the Commission’s rules promulgated thereunder, 17 CFR 146.12.

6.3. Will this system provide the capability to identify, locate, and monitor individuals? If yes, explain.

No.

6.4. Are all IT security requirements and procedures required by Federal law being followed to ensure that information is appropriately secured?

The CFTC follows all applicable Federal Information Security Management Act (FISMA) requirements to ensure that the information maintained is appropriately secured.

6.5. Describe the privacy training provided to users either generally or specifically relevant to the program or system.

All CFTC personnel are subject to CFTC agency-wide procedures for safeguarding PII. They receive annual privacy and security training, in addition to periodic training specific to roles and responsibilities.

7. Privacy Act

7.1. Will the data in the system be retrieved by a personal identifier in the normal course of business? If yes, explain. If not, can it be retrieved by a personal identifier?

No, news clips are not retrieved by a personal identifier in the normal course of business. In the unusual situation where CFTC conducts an investigation using Twitter, the investigation records may be retrieved by personal identifiers. See CFTC-10, Investigatory Records (Exempted).

7.2. Is the system covered by an existing Privacy Act System of Records Notice (“SORN”)? Provide the name of the system and its SORN number, if applicable.
The reporters names are not covered in a “system of records” as defined under the Privacy Act and therefore, no System of Records Notice applies. Investigation related records are covered under SORN CFTC-10, Investigatory Records (Exempted).

8. Privacy Policy

8.1. Confirm that the collection, use and disclosure of the information in this system have been reviewed to ensure consistency with the CFTC's Privacy Policy on CFTC.gov.

The www.cftc.gov privacy policy has been updated to reflect the CFTC’s use of Twitter.

9. Privacy Risks and Mitigation

9.1. What privacy risks are associated with the collection, use, dissemination and maintenance of the data? How have those risks been mitigated?

By its nature, the information posted by Twitter users is generally available publicly on the Internet to not only Twitter subscribers, but to any non-subscriber visitors to the Twitter website. In an unusual situation where information is not available to the public but is available to the CFTC because a person is following the CFTC, the information accessible to the CFTC will be protected and used only as stated herein. To mitigate the risk of unauthorized access to the profiles of CFTC followers on Twitter, only a select number of staff in the Office of Public Affairs or others specifically designated by OPA, or by the Chief Privacy Officer and Chief Information Officer, generally will have access to the CFTC Twitter accounts. If an investigation is needed, only a select number of staff with a true “need to know” the information to perform their job duties would be allowed to access information. Such staff will have received training concerning the sensitive nature of investigatory information.

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