management of the HCBP system, including USAC’s records management activities. After a Participant window for filing replies to Stakeholder information closes, access to the electronic files is restricted to the FCC staff and its contractors and subcontractors, as well as USAC and its contractors and subcontractors who carry out ELAP functions and activities. Other FCC employees and contractors and USAC employees, contractors, and subcontractors may be granted access only on a need-to-know basis. The data are protected by the FCC and USAC security safeguards, a comprehensive and dynamic set of information technology (IT) safety and security protocols and features that are designed to meet all Federal IT standards, including, but not limited to, those required by the Federal Information Security Modernization Act of 2014 (FISMA), the Office of Management and Budget (OMB), and NIST.

Employees of the FCC and USAC may print paper copies of these ELAP electronic records for various short-term uses, as necessary. Paper copies will be stored in locked file cabinets when not in use. Physical entry by unauthorized persons where this information is stored is restricted through use of locks, passwords, and other security measures. Only authorized FCC and USAC employees may have access to these documents. Participants receiving access to the ELAP portion of the HCBP system will be prohibited from printing paper copies when such information contains PII, although they will be permitted to download redacted versions of such information.

2. Non-ELAP data: The electronic records, files, and data are stored within FCC accreditation boundaries. Access to the electronic files is restricted to IT staff, contractors, and vendors who maintain the networks and services. Other FCC employees, contractors, vendors, and users may be granted access on a need-to-know basis. The FCC’s data are protected by the FCC and privacy safeguards, a comprehensive and dynamic set of IT safety and security protocols and features that are designed to meet all Federal IT privacy standards, including those required by FISMA, OMB, and NIST. Paper copies will be stored in locked file cabinets when not in use. Physical entry by unauthorized persons where this information is stored is restricted through use of locks, passwords, and other security measures. Only authorized FCC employees and contractors may have access to these documents.

RECORDS ACCESS PROCEDURES:
Individuals wishing to request access to and/or amendment of records about themselves should follow the Notification Procedure below.

CONTESTING RECORDS PROCEDURES:
Individuals wishing to request access to and/or amendment of records about them should follow the Notification Procedure below.

NOTIFICATION PROCEDURES:
Individuals wishing to determine whether this system of records contains information about them may do so by writing to Margaret Drake at privacy@fcc.gov or Federal Communications Commission, 45 L Street NE, Washington, DC 20554, 202–418–1707. Individuals requesting access must also comply with the FCC’s Privacy Act regulations regarding verification of identity and access to records (47 CFR part 0, subpart E).

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
None.

HISTORY:
This is a new system of records.
Federal Communications Commission.
Marlene Dortch, Secretary.
[FR Doc. 2021–04857 Filed 3–8–21; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION
[CC Docket No. 92–237; FRS 17543]
Next Meeting of the North American Numbering Council
AGENCY: Federal Communications Commission.
ACTION: Notice.

SUMMARY: In this document, the Commission released a public notice announcing the meeting of the North American Numbering Council (NANC), which will be held via video conference and available to the public via live internet feed.

DATES: Thursday, April 15, 2021. The meeting will come to order at 9:30 a.m.

ADDRESSES: The meeting will be conducted via video conference and available to the public via the internet at http://www.fcc.gov/live.


SUPPLEMENTARY INFORMATION: The NANC meeting is open to the public on the internet via live feed from the FCC’s web page at http://www.fcc.gov/live. Open captioning will be provided for this event. Other reasonable accommodations for people with disabilities are available upon request. Requests for such accommodations should be submitted via email to fcc504@fcc.gov or by calling the Consumer & Governmental Affairs Bureau at (202) 418–0530 (voice), (202) 418–0432 (TTY). Such requests should include a detailed description of the accommodation needed. In addition, please include a way for the FCC to contact the requester if more information is needed to fill the request. Please allow at least five days’ advance notice for accommodation requests; last minute requests will be accepted but may not be possible to accommodate. Members of the public may submit comments to the NANC in the FCC’s Electronic Comment Filing System, ECFS, at www.fcc.gov/ecfs. Comments to the NANC should be filed in CC Docket No. 92–237. This is a summary of the Commission’s document in CC Docket No. 92–237, DA 21–253 released March 2, 2021.

Proposed Agenda: At the April 15 meeting, the NANC will hear routine status reports from the North American Portability Management, LLC, the Secure Telephone Identification Governance Authority, and the Numbering Administration Oversight Working Group. This agenda may be modified at the discretion of the NANC Chair and the Designated Federal Officers (DFO).

(5 U.S.C. App 2 section 10(a)(2))
Federal Communications Commission
Daniel Kahn,
Associate Bureau Chief, Wireline Competition Bureau.
[FR Doc. 2021–04797 Filed 3–8–21; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL HOUSING FINANCE AGENCY
No. 2021–N–4
Privacy Act of 1974; System of Records
ACTION: Notice of amendments and additions to the routine uses for FHFA–OIG’s Privacy Act systems of records
ensure timely receipt by the agency. Please include “Comments/FHFA–OIG SORN” in the subject line of the message.

- Courier/Hand Delivered Letters or Packages: For security reasons, courier/hand delivered letters or packages cannot be accepted.

See SUPPLEMENTARY INFORMATION for additional information on posting of comments.

FOR FURTHER INFORMATION CONTACT:
Leonard DePasquale, Chief Counsel, Office of Inspector General, Federal Housing Finance Agency, 400 7th Street SW, Washington, DC 20219, or at (202) 730–2380. Hearing impaired individuals may utilize the Federal Relay Service by dialing 1–800–877–8339. A Communications Assistant will dial FHFA–OIG’s number and relay the conversation between a standard (voice) telephone user and text telephone (TTY).

SUPPLEMENTARY INFORMATION:

I. Comments

Instructions: FHFA–OIG seeks public comments on the amended and additional routine uses and will take all comments into consideration. See 5 U.S.C. 552a(o)(4) and (11).

Posting and Public Availability of Comments: All comments received will be posted without change on the FHFA–OIG website at http://www.fhfaoig.gov, and will include any personal information provided, such as name, address (mailing and email), and telephone numbers.

II. Background


The Reform Act also requires the appointment of an Inspector General within FHFA, in accordance with section 3a of the Inspector General Act of 1978 (the IG Act). See Public Law 110–289, section 1105, 122 Stat. 2668 (codified at 12 U.S.C. 4517(d)). FHFA–OIG is responsible for, among other things, conducting audits, investigations, and evaluations of FHFA’s programs and operations; recommending policies that promote economy and efficiency in the administration of FHFA’s programs and operations; and preventing and detecting fraud and abuse in FHFA’s programs and operations. See IG Act, Public Law 95–452, 92 Stat. 1101 (codified at 5 U.S.C. App.).

FHFA–OIG began its operations in October of 2010. Although FHFA’s SORs covered many of FHFA–OIG’s records, some of those records were unique to FHFA–OIG’s work. As a result, on March 2, 2011, FHFA–OIG issued a Federal Register notice establishing five SORs (76 FR 11465). On November 1, 2013, FHFA–OIG issued another Federal Register notice adding a new SOR and amending and updating the existing SORs (78 FR 65644). In the five years since the last update, FHFA–OIG’s approach to implementing its mission has evolved and matured. To better reflect where our work is taking us and how we conduct our business some aspects of the earlier SORs should be amended.

Certain updates, rewording, and technical changes are being made to one or more of the following sections of the existing SORs: System name, system location, categories of individuals covered by the system, categories of records in the system, purpose(s), retrievability, safeguards and retention and disposal, system manager(s) and address, notification procedures, record source categories, and exemptions claimed for one or more of FHFA–OIG’s existing systems, and the creation of a new Privacy Act system of records (SOR).

SUMMARY: In accordance with the Privacy Act of 1974, as amended and the Office of Management and Budget (OMB) Circular A–108 System of Records Notice template, FHFA–OIG gives notice of amendments and additions to the routine uses for FHFA–OIG’s Privacy Act systems of records (SORs) and technical changes thereto, updates to system name, system location, categories of individuals covered by the system, categories of records in the system, purpose(s), retrievability, safeguards, retention and disposal, system manager(s) and address, notification procedures, record source categories, exemptions claimed for one or more of FHFA–OIG’s existing systems of record, and the creation of a new Privacy Act SOR for the Office of Counsel. The six existing SORs are being re-published in their entirety to conform their formats to the Circular A–108 SORN template. The amendments and additions to the existing systems and the new system are described in detail below.

DATES: Comments must be received on or before April 8, 2021. The amended and additional routine uses and the technical revisions to FHFA–OIG’s existing SORs, and the new SOR, will become effective without further notice on April 19, 2021, unless comments received on or before that date result in revisions to this notice.

ADDRESSES: Submit comments to FHFA only once, identified by “FHFA–OIG SORN,” using any one of the following methods:
- Email: Leonard.DePasquale@fhfaoig.gov. Comments may be sent by email to Leonard DePasquale, FHFA–OIG Chief Counsel. Please include “Comments/FHFA–OIG SORN” in the subject line of the message. Comments will be made available for inspection upon written request.
- Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments. If you submit your comment to the Federal eRulemaking Portal, please also send it by email to FHFA at Leonard.DePasquale@ fhfaoig.gov to be posted on the Federal Register.

See SUPPLEMENTARY INFORMATION for additional information on posting of comments.
FHFA–OIG’s Office of Investigations are already housed in the Office of Investigations’ two existing SORs—FHFA–OIG–2 and FHFA–OIG–3. Thus, with regard to these types of complaints and inquiries, the existing Hotline Database (FHFA–OIG–4) is superfluous. FHFA–OIG is making minor modifications to reflect that hotline complaints and inquiries undertaken by the Office of Investigations are already covered by the two existing SORs (FHFA–OIG–2 and FHFA–OIG–3).

Rather than eliminating the existing Hotline Database SOR (FHFA–OIG–4), FHFA–OIG is repurposing it to house records pertaining to non-criminal administrative inquiries conducted by any FHFA–OIG operational division other than the Office of Investigations. FHFA–OIG has assigned responsibility for non-criminal administrative inquiries to its operational divisions and desires records pertaining to these matters to be stored in a SOR separate from any SOR that contains investigative records generated and/or collected by FHFA–OIG’s Office of Investigations. Thus, to better align its SORs with its multidisciplinary approach to these inquiries, FHFA–OIG is designating the existing Hotline Database (FHFA–OIG–4) to store records pertaining to non-criminal administrative inquiries that are conducted by any FHFA–OIG operational division other than the Office of Investigations.

Finally, a SOR is being added for FHFA–OIG’s Freedom of Information Act (FOIA), Privacy Act (PA), and Freedom of Information Act/Privacy Act (FOPA) records. Although FHFA–OIG’s FOIA, PA, and FOPA records are covered under FHFA’s FOIA and PA SOR, FHFA–OIG has decided to adopt its own SOR for FOIA, PA, and FOPA records so that the routine uses for these records are aligned with the routine uses for FHFA–OIG’s other SORs. Because documents FHFA–OIG produces in response to FOIA, PA, and FOPA requests are often records that are contained in FHFA–OIG’s other SORs, it is more logical for FHFA–OIG’s FOIA, PA, and FOPA routine uses to mirror those of the SORs from which these records may originate. Thus, the main reason FHFA–OIG is creating a SOR for its FOIA, PA, and FOPA records is to achieve this symbiosis. FHFA–OIG is also creating this SOR to make clear that some requests are processed under both the FOIA and PA. FHFA–OIG believes it is more appropriate that its SOR reflect this hybrid category of records (i.e., FOIA, PA, FOPA).

Sections 552a(e)(4) and (11) of title 5, United States Code, require that an agency publish a notice of the establishment or revision of a SOR which affords the public a 30-day period in which to submit comments. To meet this requirement, FHFA–OIG’s SORs are set forth in their entirety below. Further, a report of FHFA–OIG’s intention to amend and supplement its routine uses, update other portions of its existing SORs, and add a new SOR has been submitted to the Committee on Oversight and Government Reform of the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate, and to OMB, as required by the Privacy Act, 5 U.S.C. 552a(r) and pursuant to section 7 of OMB Circular A–108, “Federal Agency Responsibilities for Review, Reporting, and Publication under the Privacy Act,” dated December 23, 2016 (81 FR 94424 (Dec. 23, 2016)).

III. Proposed Systems of Records

The proposed changes to the existing SORs are described in detail below:

**FHFA–OIG–1**

**SYSTEM NAME AND NUMBER:**

FHFA–OIG Audit Files Database (FHFA–OIG–1).

**SECURITY CLASSIFICATION:**

Sensitive but unclassified.

**SYSTEM LOCATION:**

FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG.

**RECORD SOURCE CATEGORIES:**

The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system may have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

**CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:**

Employees of and detailees to the Office of Audits and subjects or potential subjects of audit activities and individuals who may be, are, or have been witnesses, complainants, informants, subjects, or otherwise involved in circumstances pertaining or relating to official activities conducted by FHFA–OIG’s Office of Audits.

**RECORD SOURCE CATEGORIES:**

DRAFTS AND FINAL DOCUMENTS OF THE FOLLOWING TYPES: (1) Audit reports; (2) working papers, which may include copies of correspondence, evidence, subpoenas; and (3) other documents collected and/or generated by the Office of Audits during the course of official duties, including information from FHFA–OIG’s other systems of records.

**AUTHORITY FOR MAINTENANCE OF THE SYSTEM:**

The system is established and maintained pursuant to 12 U.S.C. 4517(d) and 5 U.S.C. App. 3.

**PURPOSE(S) OF THE SYSTEM:**

This system is maintained to enable Office of Audits’ employees to access, share, restrict, or maintain information that has been collected and/or generated as part of an audit, as appropriate. Materials relating to an audit may or may not become part of the official audit file. The system also serves as a storage and filing system for working copies, drafts, and final versions of documents collected and/or generated by the Office of Audits in the performance of other official duties.

These records may be disclosed:

1. To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities;

2. To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with any criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the
proceeding, to the extent that the information is determined to be relevant and necessary;
(3) To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record;
(4) To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency or entity, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records;
(5) To the Department of Justice, outside counsel retained by FHFA–OIG, or another Federal agency’s legal representative when seeking legal advice, including, but not limited to, whether to release information covered by the Freedom of Information (5 U.S.C. 552) and Privacy Acts (5 U.S.C. 552a) or when the Department of Justice or outside counsel retained by FHFA–OIG is representing FHFA–OIG or any FHFA–OIG employee in his or her official or individual capacity; or when FHFA–OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA–OIG and FHFA–OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations;
(6) To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal unit of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations;
(7) To the National Archives and Records Administration for use in records management inspections;
(8) To appropriate agencies, entities, and persons when (1) FHFA–OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA–OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA–OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to appropriate agencies, entities, and persons is reasonably necessary to assist in connection with FHFA–OIG’s efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm;
(9) To another Federal agency or Federal entity, when FHFA–OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.
(10) To any person or entity, either private or governmental, that FHFA–OIG has reason to believe possesses information regarding a matter within the jurisdiction of FHFA–OIG, to the extent deemed to be necessary by FHFA–OIG to elicit information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA–OIG audit, evaluation, investigation, or inquiry;
(11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, other inquiries, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties;
(12) In situations involving an imminent danger of death or physical injury to an individual or individuals in danger;
(13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external peer reviews of FHFA–OIG;
(14) To the public or to the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA–OIG’s audit, review, evaluation, investigative, or inquiry processes or is necessary to demonstrate the concern of FHFA–OIG’s employees, officers or individuals covered by the system, unless the Inspector General or his/her delegatee determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy;
(15) To Congress, congressional committees, or the staffs thereof, once an FHFA–OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978;
(16) To contractors, experts, consultants, students, and others engaged by FHFA–OIG, when necessary to accomplish an agency function related to this system of records;
(17) To a Federal agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or deployment of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or suitability investigation; the adjudication of liability; or coverage under FHFA–OIG’s liability insurance policy;
(18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906, OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation;
(19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 2014), to the extent appropriate;
(20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and
(21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with matters referred to the recipient by the Inspector General or by designated FHFA–OIG staff members.
POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

Records are retrieved by name of the auditor, support staff, subject of or witness to the subject matter involving the audit, unique audit number, or job code.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

Records in this system will be retained in accordance with approved retention schedules, including: FHFA’s Comprehensive Records Schedule Item 7 (N1–543–11–1, approved 01/11/2013), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper format, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:

Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Officer, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:

The original version of this SORN was published in the Federal Register on March 2, 2011 (76 FR 11465). It was amended on November 1, 2013 (78 FR 65644).

FHFA–OIG–2

SYSTEM NAME AND NUMBER:

FHFA–OIG Investigative Files Database (FHFA–OIG–2).

SECURITY CLASSIFICATION:

Sensitive but unclassified.

SYSTEM LOCATION:

FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG employees or by individuals assisting such employees.

SYSTEM MANAGER(S):


AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The system is established and maintained pursuant to 12 U.S.C. 4517(d) and 5 U.S.C. App. 3.

PURPOSE(S) OF THE SYSTEM:

The purpose of this system of records is to maintain information relevant to complaints received by FHFA–OIG and/or collected and/or generated as part of investigations or inquiries conducted by or under the direction of the Office of Investigations or Hotline, as well as other information collected and/or generated during the course of the Office of Investigations’ official duties.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Employees of and detailed to the Office of Investigations, subjects or potential subjects of investigative activities and individuals who may be, are, or have been witnesses, complainants, informants, subjects, or otherwise involved in circumstances pertaining or relating to a complaint, investigation, or hotline or other inquiry conducted by FHFA–OIG’s Office of Investigations.

CATEGORIES OF RECORDS IN THE SYSTEM:

(1) Reports of investigations or inquiries, which may include, but are not limited to, witness statements, affidavits, transcripts, police reports, photographs, documentation concerning requests and approval for consensual telephone and consensual non-phone monitoring, the subject’s prior criminal record, vehicle maintenance records, medical records, accident reports, insurance policies, police reports, and other exhibits and documents collected and/or generated as part of an investigation or inquiry; (2) status and disposition information concerning a complaint, investigation, or inquiry including executive action and/or administrative action; (3) complaints or requests to investigate; (4) subpoenas and evidence obtained in response to a subpoena; (5) evidence logs; (6) pen registers; (7) correspondence; (8) records of seized money and/or property; (9) reports of laboratory examination, photographs, and evidentiary reports; (10) digital image files of physical evidence; (11) documents generated for purposes of FHFA–OIG’s undercover activities; (12) documents pertaining to the identity of confidential informants; (13) grand jury material; (14) information or documents pertaining to weapons qualifications and/or use of force training; (15) information or documents pertaining relating to the processing of hotline complaints by, or under the direction of, FHFA–OIG’s Office of Investigations, including information from FHFA–OIG’s other systems of records; and (16) other documents collected and/or generated by the Office of Investigations during the course of official duties, including, but not limited to, information from FHFA–OIG’s other systems of records.

RECORD SOURCE CATEGORIES:

The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors,
contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system may have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

These records may be disclosed:

(1) To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities;

(2) To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary;

(3) To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record;

(4) To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency or entity, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records;

(5) To the Department of Justice, outside counsel retained by FHFA–OIG, or another Federal agency’s legal representative when seeking legal advice including, but not limited to, whether to release information covered by the Freedom of Information (5 U.S.C. 552) laws (5 U.S.C. 552a), or the Department of Justice or outside counsel retained by FHFA–OIG is representing FHFA–OIG or any FHFA–OIG employee in his or her official or individual capacity; or when FHFA–OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA–OIG and FHFA–OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations;

(6) To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal units of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations;

(7) To the National Archives and Records Administration for use in records management inspections;

(8) To agents, entities, and persons when (1) FHFA–OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA–OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA–OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with FHFA–OIG’s efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm;

(9) To another Federal agency or Federal entity, when FHFA–OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

(10) To any person or entity, either private or governmental, that FHFA–OIG has reason to believe possesses information regarding a matter within the jurisdiction of FHFA–OIG, to the extent deemed to be necessary by FHFA–OIG to elicit information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA–OIG audit, evaluation, investigation, or inquiry;

(11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, other inquiries, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties;

(12) In situations involving an imminent danger of death or physical injury to an individual or individuals in danger;

(13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external peer reviews of FHFA–OIG;

(14) To the public or the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA–OIG’s audit, review, evaluation, investigative, or inquiry processes or is necessary to demonstrate the accountability of FHFA–OIG employees, officers or individuals covered by the system, unless the Inspector General or his/her delegatee determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy;

(15) To Congress, congressional committees, or the staffs thereof, once an FHFA–OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978;

(16) To contractors, experts, consultants, students, and others engaged by FHFA–OIG, when necessary to accomplish an agency function related to this system of records;

(17) To a Federal agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or deployment of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or
suitability investigation; the adjudication of liability; or coverage under FHFA-OIG’s liability insurance policy;

(18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906, OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation;

(19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 20141), to the extent appropriate;

(20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and

(21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA–OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

Records are retrieved by name, Social Security Number, and/or case number.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

FHFA’s Comprehensive Records Schedule Item 7 (N1–543–11–1, approved 01/11/2013), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:

Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Official, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROcedures:

See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:

See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:

The original version of this SORN was published in the Federal Register on March 2, 2011 (76 FR 11465). It was amended on November 1, 2013 (78 FR 65644).

FHFA–OIG–3

SYSTEM NAME AND NUMBER:


SECURITY CLASSIFICATION:

Sensitive but unclassified.

SYSTEM LOCATION:

FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG employees or by individuals assisting such employees.

SYSTEM MANAGER(S):


AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The system is established and maintained pursuant to 12 U.S.C. 4517(d) and 5 U.S.C. App. 3.

PURPOSE(S) OF THE SYSTEM:

The purpose of this system of records is to enable Office of Investigations’ employees to access, share, restrict, or maintain information that has been collected and/or generated during the course of an investigation or inquiry, as appropriate. Materials relating to an investigation or inquiry may or may not become part of the official case file. The system also serves as a storage and filing system for working copies, drafts, and final versions of documents collected and/or generated by the Office of Investigations in the performance of other official duties.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Employees of and detailees to the Office of Investigations, subjects or potential subjects of investigative activities and individuals who may be, are, or have been witnesses, complainants, informants, subjects, or otherwise involved in circumstances pertaining or relating to a complaint, investigation, or hotline or other inquiry conducted by FHFA-OIG’s Office of Investigations.

CATEGORIES OF RECORDS IN THE SYSTEM:

Working copies, drafts, and final documents that the Office of Investigations is considering or using, or has collected and/or generated while an investigation or inquiry is in progress including but not limited to: (1) Reports of investigations or inquiries, which may include, but are not limited to, witness statements, affidavits,
transcripts, police reports, photographs, documentation concerning requests and approval for consensual telephone and consensual non-telephone monitoring, the subject’s prior criminal record, vehicle maintenance records, medical records, accident reports, insurance policies, police reports, and other exhibits and documents collected and/or generated as part of an investigation or inquiry; (2) status and disposition information concerning a complaint, investigation, or inquiry including prosecutive action and/or administrative action; (3) complaints or requests to investigate; (4) subpoenas and evidence obtained in response to a subpoena; (5) evidence logs; (6) pen registers; (7) correspondence; (8) records of seized money and/or property; (9) reports of laboratory examination, photographs, and evidentiary reports; (10) digital image files of physical evidence; (11) documents generated for purposes of FHFA-OIG’s undercover activities; (12) documents pertaining to the identity of confidential informants; (13) grand jury materials; (14) information or documents pertaining or relating to the processing of hotline complaints by, or under the direction of, FHFA-OIG’s Office of Investigations, including information from FHFA-OIG’s other systems of records; and (15) any other documents collected and/or generated by the Office of Investigations during the course of official duties, including but not limited to, information from FHFA-OIG’s other systems of records, quality assurance reviews, A–123, peer reviews, training documents.

RECORD SOURCE CATEGORIES:

The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system may have originated in other FHFA/FHFA-OIG systems of records and subsequently transferred to this system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

These records may be disclosed: (1) To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities; (2) To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary; (3) To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record; (4) To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency or entity, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records; (5) To the Department of Justice, outside counsel retained by FHFA-OIG, or another Federal agency’s legal representative when seeking legal advice including, but not limited to, whether to release information covered by the Freedom of Information Act (5 U.S.C. 552) and Privacy Act (5 U.S.C. 552a), or the Department of Justice or outside counsel retained by FHFA-OIG is representing FHFA-OIG or any FHFA-OIG employee in his or her official or individual capacity; or when FHFA-OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA-OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations; (6) To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal units of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations; (7) To the National Archives and Records Administration for use in records management inspections; (8) To appropriate agencies, entities, and persons when (1) FHFA-OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA-OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA-OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with FHFA-OIG’s efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm; (9) To another Federal agency or Federal entity, when FHFA-OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach. (10) To any person or entity, either private or governmental, that FHFA-OIG has reason to believe possesses information regarding a matter within the jurisdiction of FHFA-OIG, to the extent deemed to be necessary by FHFA-OIG to elicit information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA-OIG audit, evaluation, investigation, or inquiry; (11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties; (12) In situations involving an imminent danger of death or physical
injury to an individual or individuals in danger;
(13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external peer reviews of FHFA-OIG;
(14) To the public or to the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA-OIG’s audit, review, evaluation, investigative, or inquiry processes or is necessary to demonstrate the accountability of FHFA-OIG employees, officers or individuals covered by the system, unless the Inspector General or his/her delegate determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy;
(15) To Congress, congressional committees, or the staffs thereof, once an FHFA-OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978;
(16) To contractors, experts, consultants, students, and others engaged by FHFA-OIG, when necessary to accomplish an agency function related to this system of records;
(17) To a Federal agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or deployment of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or suitability investigation; the adjudication of liability; or coverage under FHFA-OIG’s liability insurance policy;
(18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906, OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation;
(19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 20141), to the extent appropriate;
(20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and
(21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA-OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:
Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:
Records are retrieved by name, Social Security Number, and/or case number.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:
FHFA’s Comprehensive Records Schedule Item 7(N1–543–11–1, approved 01/11/2013), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:
Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Official, FHFA-OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROCEDURES:
See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:
See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA-OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:
The original version of this SORN was published in the Federal Register on March 2, 2011 (76 FR 11465). It was amended on November 1, 2013 (78 FR 65644).

FHFA–OIG–4

SYSTEM NAME AND NUMBER:
FHFA–OIG Non-Criminal Administrative Inquiries Database (FHFA–OIG–4).

SECURITY CLASSIFICATION:
Sensitive but unclassified.

SYSTEM LOCATION:
FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG employees or by individuals assisting such employees.

SYSTEM MANAGER(S):
The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulated, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

Routine Uses of Records Maintained in the System, Including Categories of Users and the Purposes of Such Uses:

These records may be disclosed:

1. To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities;

2. To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary;

3. To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record;

4. To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records;

5. To the Department of Justice, outside counsel retained by FHFA–OIG, or another Federal agency’s legal representative when seeking legal advice including, but not limited to, whether to release information covered by the Freedom of Information Act (5 U.S.C. 552) and Privacy Acts (5 U.S.C. 552a), or the Department of Justice or outside counsel retained by FHFA–OIG is representing FHFA–OIG or any FHFA–OIG employee in his or her official or individual capacity; or when FHFA–OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA–OIG and FHFA–OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations;

6. To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal units of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations;

7. To the National Archives and Records Administration for use in records management inspections;

8. To appropriate agencies, entities, and persons when (1) FHFA–OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA–OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA–OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in preventing, minimizing, or remedying such harm;

9. To another Federal agency or Federal entity, when FHFA–OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.
(10) To any person or entity, either private or governmental, that FHFA–OIG has reason to believe possesses information regarding a matter within the jurisdiction of FHFA–OIG, to the extent deemed to be necessary by FHFA–OIG to elicit information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA–OIG audit, evaluation, investigation, or inquiry; (11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, other inquiries, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties; (12) In situations involving an imminent danger of death or physical injury to an individual or individuals in danger; (13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external peer reviews of FHFA–OIG; (14) To the public or to the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA–OIG’s audit, review, evaluation, investigatory, or inquiry processes or is necessary to demonstrate the accountability of FHFA–OIG employees, officers or individuals covered by the system, unless the Inspector General or his/her delegate determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy; (15) To Congress, congressional committees, or the staffs thereof, once an FHFA–OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978; (16) To experts, consultants, students, and others engaged by FHFA–OIG, when necessary to accomplish an agency function related to this system of records; (17) To a Federal agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or deployment of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or suitability investigation; the adjudication of liability; or coverage under FHFA–OIG’s liability insurance policy; (18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation; (19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 20141), to the extent appropriate; (20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and (21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA–OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:
Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:
Records are retrieved by name of the employee assigned to the non-criminal administrative inquiry, support staff, name of the complainant, witness, subject of the non-criminal OGE, administrative inquiry, unique inquiry number, or job code.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:
FHFA’s Comprehensive Records Schedule Item 7 (N1–543–11–1, approved 01/11/2013), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:
Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Officer, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROCEDURES:
See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:
See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5
U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:
The original version of this SORN was published in the Federal Register on March 2, 2011 (76 FR 11465). It was amended on November 1, 2013 (78 FR 65644).

FHFA–OIG–5
SYSTEM NAME AND NUMBER:
FHFA–OIG Correspondence Database (FHFA–OIG–5).
SECURITY CLASSIFICATION:
Sensitive but unclassified.
SYSTEM LOCATION:
FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG employees or by individuals assisting such employees.
SYSTEM MANAGER(S):
AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
The system is established and maintained pursuant to 12 U.S.C. 4517(d) and 5 U.S.C. App. 3.
PURPOSE(S) OF THE SYSTEM:
This system consists of correspondence received by FHFA–OIG from individuals and their representatives, oversight committees, and others who conduct business with FHFA–OIG and the responses thereto; it serves as a record of in-coming correspondence and the steps taken to respond thereto.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
(1) Correspondents; (2) persons upon whose behalf correspondence was initiated; and (3) FHFA–OIG personnel responding to correspondents or their representatives.

CATEGORIES OF RECORDS IN THE SYSTEM:
(1) Correspondence received by FHFA–OIG and responses generated thereto; and (2) records used to respond to incoming correspondence, including information included in FHFA–OIG’s other systems of records.

RECORD SOURCE CATEGORIES:
The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system may have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:
These records may be disclosed:
(1) To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities;
(2) To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary;
(3) To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record;
(4) To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency or entity, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records;
(5) To the Department of Justice, outside counsel retained by FHFA–OIG, or another Federal agency’s legal representative when seeking legal advice including, but not limited to, whether the record at issue is covered by the Freedom of Information (5 U.S.C. 552) and Privacy Acts (5 U.S.C. 552a), or the Department of Justice or outside counsel retained by FHFA–OIG is representing FHFA–OIG or any FHFA–OIG employee in his or her official or individual capacity; or when FHFA–OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA–OIG and FHFA–OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations;
(6) To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal units of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations;
(7) To the National Archives and Records Administration for use in records management inspections;
(8) To appropriate agencies, entities, and persons when (1) FHFA–OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA–OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA–OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with FHFA–OIG’s efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm; or
(9) To another Federal agency or Federal entity, when FHFA–OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, orremedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.
(10) To any person or entity, either private or governmental, that FHFA–OIG has reason to believe possesses information regarding a matter within the jurisdiction of FHFA–OIG, to the extent deemed to be necessary by FHFA–OIG to elicit information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA–OIG audit, evaluation, investigation, or inquiry;
(11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, other inquiries, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties; (12) In situations involving an imminent danger of death or physical injury to an individual or individuals in danger; (13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external performance reviews of FHFA–OIG; (14) To the public or to the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA–OIG’s audit, review, evaluation, investigative, or inquiry processes or is necessary to demonstrate the accountability of FHFA–OIG employees, officers or individuals covered by the system, unless the Inspector General or his/her delegate determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy; (15) To Congress, congressional committees, or the staffs thereof, once an FHFA–OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978; (16) To contractors, experts, consultants, students, and others engaged by FHFA–OIG, when necessary to accomplish an agency function related to this system of records; (17) To a Federal agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or promotion of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or suitability investigation; the adjudication of liability; or coverage under FHFA–OIG’s liability insurance policy; (18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906, OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation; (19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 20141), to the extent appropriate; (20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and (21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA–OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:
Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:
Records are retrieved by name of the correspondent and/or name of the individual(s) to whom the record applies.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:
FHFA’s Comprehensive Records Schedule Item 7 (N1-543-11-1), approved 01/11/2013, which provides the retention and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:
Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Official, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROCEDURES:
See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:
See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:
The original version of this SORN was published in the Federal Register on March 2, 2011 (76 FR 11462). It was amended on November 1, 2013 (78 FR 65644).

SECURITY CLASSIFICATION: Sensitive but unclassified.

SYSTEM LOCATION: FHFA–OIG, 400 7th Street SW, Washington, DC 20219, and any alternate work site utilized by FHFA–OIG employees or by individuals assisting such employees.


AUTHORITY FOR MAINTENANCE OF THE SYSTEM: The system is established and maintained pursuant to 12 U.S.C. 4517(d) and 5 U.S.C. App. 3.

PURPOSE(S) OF THE SYSTEM: This system is maintained to enable Office of Evaluations’ employees to access, share, restrict, or maintain information that has been collected and/or generated as part of an evaluation, as appropriate. Materials relating to an evaluation may or may not become part of the official evaluation file. The system also serves as a storage and filing system for working copies, drafts, and final versions of documents collected and/or generated by the Office of Evaluations in the performance of other official duties.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: Employees of and detailees to the Office of Evaluations and subjects or potential subjects of evaluation activities, and individuals who may be, are, or have been witnesses, complainants, informants, subjects, or otherwise involved in circumstances pertaining or relating to an evaluation conducted by FHFA–OIG’s Office of Evaluations.

CATEGORIES OF RECORDS IN THE SYSTEM: Drafts and final documents of the following types: (1) Evaluation reports, white papers, and other reports or studies; (2) working papers, which may include copies of correspondence, evidence, subpoenas, responses to evidence requests, memoranda of interviews conducted, statistical tables; and (3) other documents collected and/or generated by the Office of Evaluations during the course of official duties, including information in FHFA–OIG’s other systems of records.

RECORD SOURCE CATEGORIES: The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, and informants. Records in this system may have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES: These records may be disclosed: (1) To appropriate Federal, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities; (2) To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a subpoena, or in connection with criminal law proceedings, including plea agreements, when OIG is a party or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary; (3) To an individual member of Congress or a member of his/her staff in response to an inquiry made at the request of the individual who is the subject of the record; (4) To another Federal agency, state, local, foreign, territorial, tribal units of government, other public authorities, or self-regulatory organizations to (a) permit a decision as to access, amendment or correction of records to be made in consultation with or by that agency or entity, or (b) verify the identity of an individual or the accuracy of information submitted by an individual who has requested access to or amendment or correction of records; (5) To the Department of Justice or outside counsel retained by FHFA–OIG, or another Federal agency’s legal representative when seeking legal advice, including, but not limited to, whether to release information covered by the Freedom of Information (5 U.S.C. 552) and Privacy Acts (5 U.S.C. 552a) or when the Department of Justice or outside counsel retained by FHFA–OIG is representing FHFA–OIG or any FHFA–OIG employee in his or her official or individual capacity; or when FHFA–OIG is a party to litigation or settlement negotiations or has an interest in litigation or settlement negotiations being conducted by the Department of Justice or outside counsel retained by FHFA–OIG and FHFA–OIG has determined such information to be relevant and necessary to the litigation or settlement negotiations; (6) To another Federal Office of the Inspector General, law enforcement Task Force, or other Federal, state, local, foreign, territorial, or tribal units of government, other public authorities, or self-regulatory organizations for the purpose of preventing and/or identifying fraud, waste, or abuse related to FHFA’s programs or operations; (7) To the National Archives and Records Administration for use in records management inspections; (8) To appropriate agencies, entities, and persons when (1) FHFA–OIG suspects or has confirmed that there has been a breach of the system of records; (2) FHFA–OIG has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, FHFA–OIG (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with FHFA–OIG’s efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm; (9) To another Federal agency or Federal entity, when FHFA–OIG determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach; or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach. (10) To any person or entity, either private or governmental, that FHFA–OIG has reason to believe possesses information regarding a subject within the jurisdiction of FHFA–OIG, to the extent deemed to be necessary to elicit
information or cooperation from the recipient for use in the performance of an authorized activity relevant to an FHFA–OIG audit, evaluation, investigation, or inquiry;
(11) To the Equal Employment Opportunity Commission, Merit Systems Protection Board, Federal Labor Relations Authority, Office of Special Counsel, Office of Government Ethics (OGE), Office of Personnel Management, Government Accounting Office, Department of Justice, Office of Management and Budget, arbitrators, and any other Federal agencies or other entity responsible for conducting investigations, other inquiries, administrative actions, hearings, and/or settlement efforts relating to personnel, security clearance, security or suitability or other administrative grievances, complaints, claims, or appeals filed by an employee, or if needed in the performance of other authorized duties;
(12) In situations involving an imminent danger of death or physical injury to an individual or individuals in danger;
(13) To other Federal Offices of Inspector General or other entities, during the conduct of internal and external peer reviews of FHFA–OIG;
(14) To the public or to the media for release to the public when the matter under audit, review, evaluation, investigation, or inquiry has become public knowledge, or when the Inspector General determines that such disclosure is necessary either to preserve confidence in the integrity of FHFA–OIG’s audit, review, evaluation, investigatory, or inquiry processes or is necessary to demonstrate the accountability of FHFA–OIG employees, officers or individuals covered by the system, unless the Inspector General or his/her delegate determines, after consultation with counsel and the Senior Privacy Official, that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy;
(15) To Congress, congressional committees, or the staffs thereof, once an FHFA–OIG report or management alert has become final and the Inspector General determines that its disclosure is necessary to fulfill the Inspector General’s responsibilities under the Inspector General Act of 1978;
(16) To contractors, experts, consultants, students, and others engaged by FHFA–OIG, when necessary to accomplish an agency function related to this system of records;
(17) To an agency or other entity which requires information relevant to a decision concerning the hiring, appointment, or retention of an employee or contractor; the assignment, detail, or deployment of an employee or contractor; the issuance, renewal, suspension, or revocation of an employee’s or contractor’s security clearance; the execution of a security or suitability investigation; the adjudication of liability; or coverage under FHFA–OIG’s liability insurance policy;
(18) To Federal agencies and other public authorities for use in records management inspections, reporting requirements, information collection, including but not limited to, General Services Administration (GSA) as part of GSA’s responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906, OGE, as part of the agency’s reporting requirements set forth in 5 CFR 2638, Subpart F, and any other system, program, procedure or circumstance where such disclosure is mandated by Federal statute or regulation;
(19) To victims of a crime in accordance with the Victims’ Rights and Restitution Act of 1990 (34 U.S.C. 20141), to the extent appropriate;
(20) To a Federal agency in connection with a pending or prospective administrative enforcement process or mechanism, including but not limited to a suspension, debarment, or suspended counterparty designation; and
(21) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA–OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:
Records are maintained in electronic and paper formats. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:
Records are retrieved by name of the evaluator, support staff, subject of or witnesses to the evaluation, unique evaluation number, or job code.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:
FHFA’s Comprehensive Records Schedule Item 7 (N1–543–11–1, approved 04/11/2010), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:
Individuals seeking access to and/or notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Official, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR part 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROCEDURES:
See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:
See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.
The OIG collects information from a variety of sources, including FHFA, FHFA’s regulated entities, current and former employees of FHFA, other federal agencies/regulators, law enforcement agencies, vendors, contractors, subcontractors, subject individuals, complainants, witnesses, informants, and persons requesting agency records under the FOIA and the Privacy Act. Records in this system may have originated in other FHFA/FHFA–OIG systems of records and subsequently transferred to this system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

These records may be disclosed:

1. To appropriate Federal, state, local, and foreign authorities responsible for investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, or license, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto or is relevant to the recipient entity’s law enforcement responsibilities;

2. To a court, magistrate, grand jury, administrative tribunal, or adjudicative body in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a
to accomplish an agency function related to this system of records;  
(10) To appropriate Federal agencies and other public authorities for use in records management inspections; and  
(11) To the Council of the Inspectors General on Integrity and Efficiency and its committees, another Federal Office of Inspector General, or other Federal law enforcement office in connection with an allegation of wrongdoing by the Inspector General or by designated FHFA–OIG staff members.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:
Records are maintained in electronic and paper format. Electronic records are stored in computerized databases. Paper records are stored in locked offices, storage rooms, file cabinets, or safes.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:
Records in this SOR are retrieved by the requester’s name, representative’s name, or by unique log number assigned to the request. Records sometimes are retrieved by reference to the name of the requester’s firm or the representative’s firm, if any, or the subject matter of the request.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:
FHFA’s Comprehensive Records Schedule Item 7 (N1–543–11–1, approved 01/11/2013), which provides the cut-off and disposition schedules for Inspector General records. Additional approved schedules may apply. Destruction of records shall occur in the manner(s) appropriate to the type of record, such as shredding of paper records and/or deletion of computer records.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:
Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked offices, locked file rooms, locked file cabinets, or safes. Access to the records, whether in electronic or paper form, is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RECORD ACCESS PROCEDURES:
Individuals seeking access to and notification about any record contained in this system of records, or seeking to contest its content, may mail inquiries to the Senior Privacy Official, FHFA–OIG Privacy Office, 400 7th Street SW, 3rd Floor, Washington, DC 20219 or submit them electronically to https://www.fhfaoig.gov/privacy in accordance with instructions appearing at 12 CFR 1204. This system of records may contain records that are exempt from the notification, access, and contesting records requirements pursuant to the provisions of 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5).

CONTESTING RECORD PROCEDURES:
See “Record Access Procedures” above.

NOTIFICATION PROCEDURES:
See “Record Access Procedures” above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:
Some records contained within this system of records are exempt from 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), (e)(1), (e)(2), and (e)(3) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2); 5 U.S.C. 552a(c)(3), (d)(1), (d)(2), and (e)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(2); and 5 U.S.C. 552a(d)(1) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(5). See 12 CFR 1204.7(c), implementing the exemptions in 5 U.S.C. 552a(j)(2), (k)(2), and (k)(5) for FHFA–OIG records. These exemptions are hereby incorporated by reference and are an integral part of this SORN.

HISTORY:
FHFA–OIG was covered by FHFA’s Freedom of Information Act and Privacy Act Records (FHFA–13) which was published in the Federal Register on June 8, 2011 (76 FR 33286).

Leonard DePasquale,  
Chief Counsel.

[FR Doc. 2021–04796 Filed 3–8–21; 8:45 am]
BILLING CODE 8070–01–P

FEDERAL RESERVE SYSTEM

Notice of Proposals To Engage in or To Acquire Companies Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR part 225) to engage de novo, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely