

Accounting Principles and Standards Handbook

Chapter 6: Internal Controls

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### ***Section 1.0 - General***

This chapter describes the internal controls designed to protect resources against waste, loss, and misuse while ensuring that timely, reliable data are obtained, maintained, and fairly disclosed. Internal controls are safeguards built into a process or work flow to provide reasonable assurance to management that the system is working as intended and that resources are used in the most effective and efficient manner possible.

What constitutes an effective control system may vary with circumstances. Senior bureau management officials are responsible for adequate management controls in their bureaus. They should establish an environment that creates the appropriate control awareness, attitude, and discipline. Each management control system should be designed to fit the organization and its operating philosophy, focus on areas of inherent risk, and achieve a thoughtful balance between control costs and benefits. Management control systems should provide reasonable, but not absolute, assurance that the objectives of the system will be accomplished. This concept recognizes that the cost of management controls should not exceed the benefits to be derived from them, i.e., that the marginal costs of the planned controls do not exceed the marginal benefits to be derived.

### ***Section 2.0 - Authority***

In addition to this chapter, the following laws, regulations, and guidelines are relevant to the bureau’s system of internal control:

1. [Federal Managers’ Financial Integrity Act](https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/financial/fmfia1982.html) (P.L.97-255), (31 U.S.C. Secs. 1105, 1106, 1108, 1113, 3512);

1. [Government Performance and Results Act of 1993](http://govinfo.library.unt.edu/npr/library/misc/s20.html) (P.L. 103-62), (5

U.S.C. Sec. 306), (31 U.S.C. Secs. 1115-1119), (39 U.S.C. Secs. 28012805);

1. [GAO Standards for Internal Control in the Federal Government;](http://www.gao.gov/special.pubs/ai2131.pdf)

1. [Office of Management and Budget (OMB) Circular A-123, "Management Accountability and Control;"](https://www.whitehouse.gov/omb/information-for-agencies/circulars/) and

1. [Department Administrative Order (DAO) 216-15, "Internal Management Control."](http://www.osec.doc.gov/opog/dmp/daos.html)

### ***Section 3.0 Responsibility***

Bureau finance officers and program financial system managers are responsible for ensuring that adequate internal controls are established and maintained in all activities under their control. Accounting systems include all systems and subsystems that process and record transactions, track and control assets and other resources, make disbursements, receive payments, and/or produce financial reports.

Responsibility for preventing fraud and waste is not solely confined to financial or internal audit personnel. Each manager and supervisor, whether they are in accounting, administration, program, or budget, is responsible for management controls. A sound management control process is a dynamic, cost-saving management tool. Management control programs must anticipate and prevent (as well as detect and correct) errors, irregularities, and mismanagement.

The Accounting and Auditing Act of 1950 (P.L. 97-258, as amended by 32 U.S.C. Sec. 3512) requires the head of each agency to establish and maintain adequate systems of internal control. The Federal Managers Financial Integrity Act (FMFIA) of 1982 amended the former Act to require ongoing evaluations and reports on the adequacy of the systems of internal control of each executive agency. At the bureau level, the management controls should provide reasonable assurance that:

1. Obligations and costs are in compliance with applicable laws;

1. Funds, property, and other assets are safeguarded against waste, loss, unauthorized use, or misappropriation;

1. Revenues and expenditures applicable to agency operations are properly recorded and accounted for to permit the preparation of accounts and reliable financial and statistical reports, and to maintain accountability over the assets; and

1. Programs are efficiently and effectively carried out in accordance with law and management policy.

[OMB Circular A-123,](https://www.whitehouse.gov/omb/information-for-agencies/circulars/) as revised in December 2004, defines management's responsibility for internal control in Federal agencies. The circular emphasizes the need for agencies to integrate and coordinate internal control assessments with other internal control-related activities. Annually, management must provide assurances on internal control in its Performance and Accountability Report, including a separate assurance on internal control over financial reporting, along with a report on identified material weaknesses and corrective actions.

***Section 4.0 - Oversight***

The FMFIA requires each Department or agency head to provide reasonable assurance on the adequacy of the organization’s system of management controls in an annual FMFIA report to the President and the Congress. To comply with this requirement, each agency should conduct continuous evaluations of its management control systems and such evaluations will form the basis of the annual report. OMB Circular A-123 states that the head of each agency is responsible for designing, installing, evaluating, improving, and reporting on the agency’s management control systems. The agency head is specifically required to:

1. Designate a senior official who will be responsible for coordinating the overall agency wide efforts of evaluating, improving, and reporting on management control systems.

1. Issue management control directives to establish specific responsibilities for seeing that agency management control systems are developed, maintained, evaluated, improved, and reported.

1. Provide for coordination among principal participants, i.e., the designated management control official, heads of organization units including the Inspector General, and program and technical staff.

1. Assign responsibility for management control to appropriate levels of management in each agency component.

1. Perform (at least once every five (5) years or as program changes require) risk assessments providing a preliminary review of the susceptibility of a program or function to waste, loss, unauthorized use, or misappropriation of all agency components and assessable units.

1. Provide for detailed examination of the system of internal controls to determine whether adequate control measures exist and are implemented to prevent or detect the occurrence of potential risks in a cost effective manner.

1. Identify areas which have high inherent potential for waste, loss, abuse, unauthorized use, or misappropriation due to the nature of the activity itself, and give priority to designing and implementing timely corrective action for material weaknesses identified within those areas.

1. Establish a formal follow-up system to record and track the implementation of corrective actions associated with the resolution of material deficiencies.

The Inspector General (or the senior audit official if there is no Inspector General) should provide technical assistance in the agency effort to evaluate and improve internal controls. The Inspector General is also responsible for the review of management control systems as part of its normal audit process.

The Government Accountability Office (GAO) also audits the agencies’ efforts to comply with the FMFIA. OMB reviews the annual FMFIA reports of agencies and meets with appropriate agency personnel to ensure compliance with FMFIA and OMB Circulars A-123 and A-127. OMB works particularly close with those agencies reporting high risk areas.

Within the Department, the Director of Management and Organization is responsible for internal controls, audit follow-up, and liaison activities pursuant to DOO 20-7. The Director for Financial Management (Deputy CFO) is responsible for financial internal controls pursuant to DOO 20-27, as amended.

***Section 5.0 - General Standards***

The following standards, as prescribed by GAO’s Standards for Internal Control in the Federal Government, represent the minimum level of quality acceptance for internal control and provide the basis against which Departmental internal control is to be evaluated:

**5-1 Control Environment**

Management and employees should establish and maintain an environment throughout the department that sets a positive and supportive attitude toward internal control and conscientious management.

The following are key factors affecting the control environment:

1. Integrity and ethical values maintained and demonstrated by management and staff;

1. Management’s commitment to competence;
2. Management’s philosophy and operating style;

1. Agency’s organizational structure;

1. Delegation of authority and responsibility throughout the organization;

1. Human capital policies and practices;

1. External relationship, i.e., with Congress and central oversight agencies such as OMB, Treasury, etc.; and

1. Internal senior management councils and the Office of the Inspector General.

**5-2 Risk Assessment**

Internal control should provide for an assessment of the risks the agency faces from external and internal sources. Risk assessment can be accomplished through the following:

1. Establishment of clear, consistent agency objectives;
2. Identification and analysis of risks associated with achieving such agency objectives; and
3. Formation of a basis for determining how risks should be managed.

**5-3 Control Activities**

Internal control activities help ensure that management’s directives are carried out. The control activities should be effective and efficient in accomplishing the agency’s control objectives. Control activities include policies, procedures, techniques, and mechanisms put in place to ensure adherence to requirements established by these management directives.

Internal control activities also include special control activities for information systems. They apply to all information systems including mainframe, minicomputer, network, and end-user environments; and the processing of transactions within the application software.

**5-4 Information and Communications**

Information should be recorded and communicated to management and others within the entity who need it, and in a form and within a time frame that enables them to carry out their internal control and other responsibilities.

Information pertinent to external as well as internal events must be relevant, reliable, and timely. Information must be communicated effectively with data flowing down, across and up the organization. Management should ensure that means of communication are adequate.

**5-5 Monitoring**

Internal control monitoring should assess the quality of performance over time and ensure that the findings of audits and other reviews are promptly resolved. Monitoring should be performed continually and be ingrained in the agency operations.

Monitoring includes regular management and supervisory activities, comparisons, reconciliations, and other actions people take in performing their duties. It can take the form of self-assessment. It should include policies and procedures to ensure that audit findings are resolved in a timely manner and proper actions are taken to correct deficiencies, produce improvements, or demonstrate audit findings and recommendations do not warrant management actions.

***Section 6.0 - Accounting Control Activities***

The following accounting control activities are prescribed for bureau accounting systems, subsidiary accounting systems, and program financial systems:

**6-1 Documentation**

All transactions, processing procedures, and systems of administrative controls, and other internal controls (e.g., objectives, techniques) are to be fully documented so that a clear audit trail is established.

Controls should be established to assure that financial transaction documents are received and processed in a timely manner. Documents should be properly classified and filed for reference, and retained in accordance with records management standards (see Chapter 15, Records Management, of this Handbook).

Internal control requirements should be included in directives, policies, manuals, plans, flowcharts, and desk procedures.

**6-2 Recording Transactions and Events**

1. Transactions and other significant events are to be promptly and accurately recorded and classified.
2. An approved system of general ledger and subsidiary accounts shall be maintained for assets, liabilities, net position, revenues, expenses, budgetary accounts, and memorandum accounts.

**6-3 Execution of Transactions and Events**

1. Transactions and other significant events are to be authorized and executed only by persons acting within the scope of their authority.
2. Authorization should be clearly communicated to managers and employees and should include the specific terms under which the authority exists.
3. There should be a systematic, ongoing administrative review of disbursement transactions to ensure proper certification of vouchers and disbursement of Government funds.
4. Statistical sampling may be employed in the administrative review process.

**6-4 Reconciliation of Accounts**

1. Proper reconciliation of accounts shall consist of identification of differences between general ledger balances, subsidiary ledgers, and the detail. The reconciliation must include the timely processing (preferably in the following month) of the identified items constituting the difference between controlling accounts and the detail. Accounting records must be promptly brought into agreement with the results of audits or physical inventories when they are taken. Differences should be investigated to determine the causes. Procedures need to be implemented to prevent recurrence and, if applicable, to effect recoveries.
2. General ledger accounts must be reconciled to subsidiary ledgers and source documents as frequently as possible, but no less frequently than prescribed by the following schedule of reconciliations:

|  |  |
| --- | --- |
| General Ledger Account | Frequency |
| Fund Balance with Treasury | Monthly |
| Cash | Monthly |
| Imprest Funds | Monthly |
| Advances | Monthly |
| Loans Receivable | Monthly |
| Deposit Accounts | Monthly |
| Suspense Accounts | Monthly |
| Inventories | Annually |
| Fixed Assets | Annually |
| Other Assets | Annually |
| Undelivered Orders | Monthly |
| Accounts Payable | Monthly |
| Other Liabilities | Annually |

The preparation of external financial statements or financial reports should be preceded by proper and completed reconciliations.

1. Formal schedules and work papers for such reconciliations shall be of sufficient detail to ensure the accuracy of financial statements and reports. The working papers and records on which such verifications are based shall be retained within the bureau in a form that will facilitate an audit.
2. The reconciliation of general ledger accounts with subsidiary and support records helps to substantiate and maintain the accuracy of account postings and balances. Different tools may be used to accomplish a meaningful reconciliation based on the finance officer’s professional judgment and knowledge of the systems and controls involved. Whenever possible, computer-assisted procedures should be employed. All reconciliation procedures should be fully documented and explained.
3. Due professional care should be taken to ensure that the samples drawn are reliable. If random sampling is used, a conclusion may be projected on the entire population. If random sampling is not used, a conclusion can only be reached on the sample selected - no valid conclusion can be reached about the entire population. For example, drawing a sample of every tenth transaction is not a random sample; such a sample will only tell you with 100 percent certainty what your performance or results were on every tenth transaction. Samples taken must also be based on an adequate sample size to reach a 95 percent confidence level.

**6-5 Separation of Duties**

Key duties and responsibilities in authorizing, processing, recording, and reviewing transactions, as well as the receipt, use, and disposition of resources, shall be separated among individuals. To reduce situations where errors or irregularities can go undetected, no one individual should control all phases of an activity or transaction

**6-6 Separation of Duties**

Adequate and continuous supervision is to be provided to ensure that internal control objectives are achieved. Supervisors should control employee’s activities to optimize productivity and to achieve internal control objectives.

**6-7 Access to and Accountability for Resources**

1. Access to resources and records is to be limited to authorized individuals. Accountability for the custody and use of resources is to be assigned and maintained.

1. Periodic comparison (at least annually) shall be made by taking a physical count of resources and comparing the result with the amounts recorded in the official records to determine whether the two agree.

**6-8 Litigation, Claims and Assessments**

Management of the Federal reporting entity is responsible for adopting internal control policies and procedures to identify, evaluate and account for litigation, claims and assessments as a basis for the preparation of financial statements in accordance with the requirements of the Chief Financial Officers Act of 1990 and the Government Management Reform Act of 1994. These include litigation, claims and assessments handled by legal counsel outside of the Federal reporting entity’s legal department.

***Section 7.0 – Audit Control Activities***

1. Evaluate findings and recommendations reported by auditors and other reviewers promptly.

1. Determine proper actions and time-frames in response to audit/review findings and recommendations.

1. Complete all actions that correct or otherwise resolve the matters brought to management’s attention within the established time frame.

***Section 8.0 – Budget Control Activities***

Operating budgets on a cost basis shall be made a part of the system of accounting and internal control. Reports to responsible officials, at least monthly, should be provided in sufficient detail to facilitate the following:

1. Control of resources for the purposes intended;

1. Comparison of actual performance to planned or budgeted performance and analysis of variances; and

1. Evaluation of personnel and organizational performances.

***Section 9.0 - Information Systems Control Activities***

These activities include the following:

1. General control over data center operations; system acquisitions and maintenance; access security and application system development; and maintenance.

1. Application control designed to help ensure completeness, accuracy, authorization, and validity of all transactions during application processing.

Details on this subject matter are provided by GAO in the [*Federal Information System Control Audit Manual*.](http://www.gao.gov/special.pubs/ai12.19.6.pdf)

***Section 10.0 - Review Control Activities***

Internal controls associated with accounting functions will be subject to rigorous, systematic reviews and self-assessments in accordance with guidelines provided under [DAO 216-15,](http://www.osec.doc.gov/opog/dmp/daos.html) “Internal Management Control Systems, and in accordance with OMB [Circular A-123.](https://www.whitehouse.gov/omb/information-for-agencies/circulars/)

A-123, as revised in December 2004, defines management's responsibility for internal control in Federal agencies. A re-examination of the existing internal control requirements for Federal agencies was initiated in light of the new internal control requirements for publicly-traded companies contained in the Sarbanes-Oxley Act of 2002. Circular A-123 and the statute it implements, the Federal Managers’ Financial Integrity Act of 1982, are at the center of the existing Federal requirements to improve internal control. The revised circular reflects policy recommendations developed by a joint committee of representatives from the Chief Financial Officer Council (CFOC) and the President’s Council on Integrity and Efficiency (PCIE). The policy changes in this circular are intended to strengthen the requirements for conducting management’s assessment of internal control over financial reporting. The circular also emphasizes the need for agencies to integrate and coordinate internal control assessments with other internal control-related activities. The revised Circular provides updated internal control standards and new specific requirements for conducting management’s assessment of the effectiveness of internal control over financial reporting (Appendix A). This Circular emphasizes the need for integrated and coordinated internal control assessments that synchronize all internal control-related activities. Annually, management must provide assurances on internal control in its Performance and Accountability Report, including a separate assurance on internal control over financial reporting, along with a report on identified material weaknesses and corrective actions. This Circular does not require a separate audit opinion on internal control over financial reporting. Agencies may at their discretion elect to receive an audit opinion on internal control over financial reporting.

***Section 11.0 - Management’s Responsibility for Internal Control***

The following parts of this section were excerpted [from OMB Circular A-123:](https://www.whitehouse.gov/omb/information-for-agencies/circulars/)

Internal control, in the broadest sense, includes the plan of organization, methods and procedures adopted by management to meet its goals. Internal control includes processes for planning, organizing, directing, controlling, and reporting on agency operations.

The three objectives of internal control are:

* Effectiveness and efficiency of operations,
* Reliability of financial reporting, and
* Compliance with applicable laws and regulations.

The safeguarding of assets is a subset of all of these objectives. Internal control should be designed to provide reasonable assurance regarding prevention of or prompt detection of unauthorized acquisition, use or disposition of assets.

Management is responsible for developing and maintaining internal control activities that comply with the following standards to meet the above objectives:

* Control Environment,
* Risk Assessment,
* Control Activities,
* Information and Communications, and
* Monitoring

# **A. Control Environment**

The control environment is the organizational structure and culture created by management and employees to sustain organizational support for effective internal control. When designing, evaluating or modifying the organizational structure, management must clearly demonstrate its commitment to competence in the workplace. Within the organizational structure, management must clearly: define areas of authority and responsibility; appropriately delegate the authority and responsibility throughout the agency; establish a suitable hierarchy for reporting; support appropriate human capital policies for hiring, training, evaluating, counseling, advancing, compensating and disciplining personnel; and uphold the need for personnel to possess and maintain the proper knowledge and skills to perform their assigned duties as well as understand the importance of maintaining effective internal control within the organization.

The organizational culture is also crucial within this standard. The culture should be defined by management’s leadership in setting values of integrity and ethical behavior but is also affected by the relationship between the organization and central oversight agencies and Congress. Management’s philosophy and operational style will set the tone within the organization. Management’s commitment to establishing and maintaining effective internal control should cascade down and permeate the organization’s control environment which will aid in the successful implementation of internal control systems.

# **B. Risk Assessment**

Management should identify internal and external risks that may prevent the organization from meeting its objectives. When identifying risks, management should take into account relevant interactions within the organization as well as with outside organizations. Management should also consider previous findings; e.g., auditor identified, internal management reviews, or noncompliance with laws and regulations when identifying risks. Identified risks should then be analyzed for their potential effect or impact on the agency.

## C. Control Activities

Control activities include policies, procedures and mechanisms in place to help ensure that agency objectives are met. Several examples include: proper segregation of duties (separate personnel with authority to authorize a transaction, process the transaction, and review the transaction); physical controls over assets (limited access to inventories or equipment); proper authorization; and appropriate documentation and access to that documentation.

Internal control also needs to be in place over information systems – general and application control. General control applies to all information systems such as the mainframe, network and end-user environments, and includes agency-wide security program planning, management, control over data center operations, system software acquisition and maintenance. Application control should be designed to ensure that transactions are properly authorized and processed accurately and that the data is valid and complete. Controls should be established at an application’s interfaces to verify inputs and outputs, such as edit checks. General and application control over information systems are interrelated, both are needed to ensure complete and accurate information processing. Due to the rapid changes in information technology, controls must also adjust to remain effective.

## D. Information and Communications

Information should be communicated to relevant personnel at all levels within an organization. The information should be relevant, reliable, and timely. It is also crucial that an agency communicate with outside organizations as well, whether providing information or receiving it. Examples include: receiving updated guidance from central oversight agencies; management communicating requirements to the operational staff; operational staff communicating with the information systems staff to modify application software to extract data requested in the guidance.

***Section 12.0 - Conclusiveness of Chapter***

While this chapter includes all internal control standards prescribed by GAO, it is not to be considered a conclusive statement of internal controls. It is imperative to utilize the underlying authoritative laws and guidance documents from GAO, OMB, the Department of Commerce, etc. to ensure compliance with the extensive internal control guidelines. Other chapters of this Handbook describe additional internal controls relating to those subject areas.

***Section 13.0 Bureau Evaluations of Material or Significant Possible or Actual Unusual***

***Accounting Transactions***

Bureaus are required to evaluate material or significant possible or actual unusual accounting transactions (e.g. a possible or actual accrued receivable/revenue or accrued payable/expense or asset, a possible, anticipated, or actual transfer, a possible, anticipated, or actual budgetary resource or reduction of budgetary resources, a possible or actual contingency), regardless of whether the item has been apportioned or not apportioned on the SF 132, *Apportionment and Reapportionment Schedule,* and research if a) a proprietary accounting transaction(s) should be recorded; b) a budgetary accounting transaction should be recorded; and c) if yes to either a) or b), the appropriate accounting transactions that should be recorded and when (month/year) the accounting transactions should be recorded.

For these material or significant possible or actual unusual accounting transactions, the bureau’s evaluation is required to include consultation with a) the bureau’s CFO or equivalent, of both the underlying bureau and that bureau’s accounting service provider, if applicable, or his or her designee(s); and b) the Department’s Office of Financial

Management. As appropriate, consultations should also include c) other bureau or Departmental offices; d) the U.S. Department of the Treasury, the Office of Management and Budget, and/or the Federal Accounting Standards Advisory Board; e) any other federal agencies; and f) any other relevant or applicable sources.