

Report to the Commissioner of Internal Revenue

June 2002

## INTERNAL REVENUE SERVICE

Improving Adequacy of Information Systems Budget Justification



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- IRS Internal Revenue Service
- IS information systems
- IT information technology



United States General Accounting Office Washington, D.C. 20548

June 28, 2002

The Honorable Charles O. Rossotti Commissioner of Internal Revenue

Dear Mr. Rossotti:

On April 9, 2002, we testified before the Subcommittee on Oversight, House Committee on Ways and Means, on the Internal Revenue Service's (IRS) fiscal year 2003 budget request.<sup>1</sup> In brief, we reported that although IRS had adequately justified its \$450 million Business Systems Modernization request, it did not develop its \$1.63 billion information systems (IS) operations and maintenance request in accordance with the best practices of leading private- and public-sector information technology (IT) organizations. This report officially transmits both the results we reported and the recommendation we made to you in our testimony. Before our testimony, we discussed the results of our work with IRS officials, and they agreed with our findings and recommendation. We performed our work from February through April 2002, in accordance with generally accepted government auditing standards.

IRS's Information Systems Request for Operations and Maintenance Is Not Adequately Justified Leading private- and public-sector organizations have taken a project- or system-centric approach to managing not only new investments but also operations and maintenance of existing systems. As such, these organizations

- identify operations and maintenance projects and systems for inclusion in budget requests;
- assess these projects or systems on the basis of expected costs, benefits, and risks to the organization;
- analyze these projects as a portfolio of competing funding options; and
- use this information to develop and support budget requests.

<sup>&</sup>lt;sup>1</sup>U.S. General Accounting Office, *Internal Revenue Service: Assessment of Budget Request* for Fiscal Year 2003 and Interim Results of 2002 Tax Filing Season, GAO-02-580T (Washington, D.C.: Apr. 9, 2002).

This focus on projects, their outcomes, and risks as the basic elements of analysis and decision-making is incorporated in the IT investment management approach that is recommended by the Office of Management and Budget and us.<sup>2</sup> By using these proven investment management approaches for budget formulation, agencies have a systematic method, on the basis of risk and return on investment, to justify what are typically very substantial operations and maintenance budget requests. These approaches also provide a way to hold IT managers accountable for operations and maintenance spending and the ongoing efficiency and efficacy of existing systems.

IRS did not develop its IS request in accordance with these best practices of leading organizations. In particular, the largest elements of IRS's budget request are not projects or systems. Rather, they are requests for staffing levels or other services. For example, IRS is requesting \$240 million for staff and equipment supporting operations and maintenance of desktop computers agencywide, as well as \$111 million for staff and equipment supporting its major computing centers' operations. Further, the agency is requesting \$266 million for telecommunications services contracts. Taken together, these three initiatives constitute about 38 percent of the total \$1.63 billion being requested for operations and maintenance, but the budget request gives no indication regarding how these initiatives are allocated to systems. In addition, in developing these requests, IRS did not identify and assess the relative costs, benefits, and risks of specific projects or systems in these areas. Instead, according to IRS officials responsible for developing the IT operations and maintenance budget, they simply took what was spent last year in these categories and added the money to fund cost-of-living and salary increases.

These IRS officials attributed the gap between IRS's practices and those followed by leading organizations to the lack of an adequate cost accounting system, cultural resistance to change, and a previous lack of management priority. To better justify future budget requests, these officials said that they have assessed the strengths and weaknesses of IRS's budgeting and investment management processes against our IT investment management framework<sup>3</sup> and found significant weaknesses in

<sup>&</sup>lt;sup>2</sup>See, for example, U.S. General Accounting Office, *Information Technology Investment Management: A Framework for Assessing and Improving Process Maturity*, Exposure Draft, GAO/AIMD-10.1.23 (Washington, D.C.: May 2000, Version 1).

<sup>&</sup>lt;sup>3</sup>GAO/AIMD-10.1.23.

	15 critical areas. To address the weaknesses, IRS is currently developing capital planning guidance that is based on our IT investment management framework. This guidance is to be issued by late summer 2002, but a schedule for implementing it had yet to be determined. In addition, IRS had adopted and was in the process of implementing a cost model that is to enable it to account for the full costs of operations and maintenance projects and determine how effectively IRS projects are achieving program goals and mission needs. IRS plans to have the cost model in place and operational by June 30 of this year so that it can validate its fiscal year 2003 IS appropriation request and begin using the cost model to develop the fiscal year 2004 request.
	Although IRS has initiated actions to address the previously noted weaknesses, we are concerned about whether these actions will be implemented in time to have meaningful impact on formulation of the fiscal year 2004 budget request. For example, IRS had not yet developed a plan and schedule for implementing its IT capital planning guidance. In addition, IRS officials told us they are already beginning the process to develop the fiscal year 2004 budget. Consequently, until IRS overcomes its obstacles, the agency's future IS appropriation requests, like its fiscal year 2003 request, will not be adequately justified.
Recommendation for Executive Action	We recommend that the Commissioner of Internal Revenue direct the Budget Director, Modernization, Information Systems, and Security Services, to prepare IRS's fiscal year 2004 IS budget request in accordance with leading organizations' best practices. At a minimum, this should include (1) adopting these best practices as an explicit priority and (2) employing these practices in time for use in developing the fiscal year 2004 budget request.
Agency Comments	In commenting on a draft of this report, the Commissioner of Internal Revenue agreed with our recommendation, adding that IRS understands its importance and is taking actions to fully implement it. The Commissioner described IRS's ongoing and planned efforts relating to implementing best practices and addressing our recommendation, including specifying milestones for when these initiatives will be fully implemented. The Commissioner's written comments are reprinted in appendix I.

As you know, 31 U.S.C. 720 requires the head of a federal agency to submit a written statement of the action taken on our recommendation to the Senate Committee on Governmental Affairs and the House Committee on Government Reform not later than 60 days from the date of this report. A written statement must also be submitted to the House and Senate Committees on Appropriations with the agency's first request for appropriations made more than 60 days after the date of this report.

We are sending copies of this report to the Chairmen and Ranking Minority Members of Senate and House committees and subcommittees that have appropriations, authorization, and oversight responsibilities for IRS. We are also sending copies to the Secretary of the Treasury, the Chairman of the IRS Oversight Board, and the Director of the Office of Management and Budget. In addition, this report will be available at no charge on the GAO Web site at <u>http://www.gao.gov</u>.

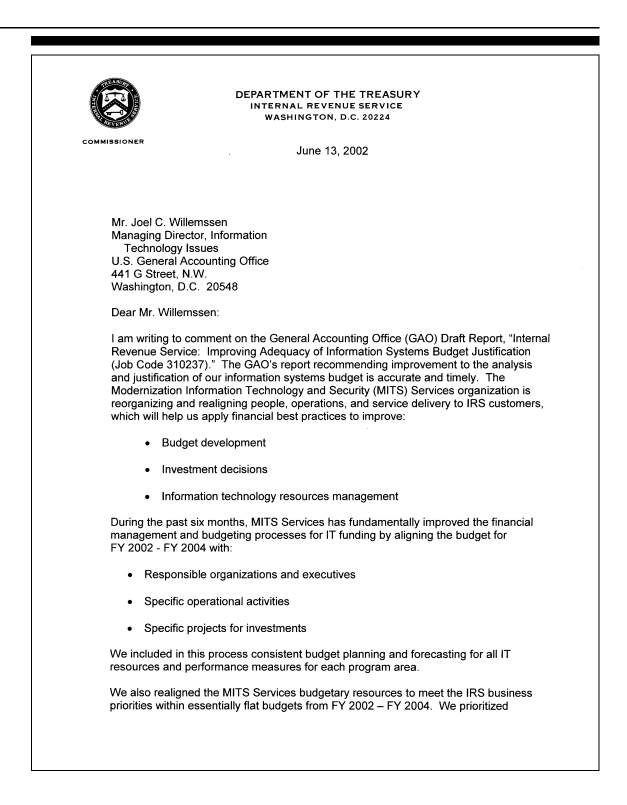
Should you or your staff have questions on matters discussed in this report, please contact me at (202) 512-3439. I can also be reached by e-mail at <u>hiter@gao.gov</u>. A GAO contact and key contributors to this report are listed in appendix II.

Sincerely yours,

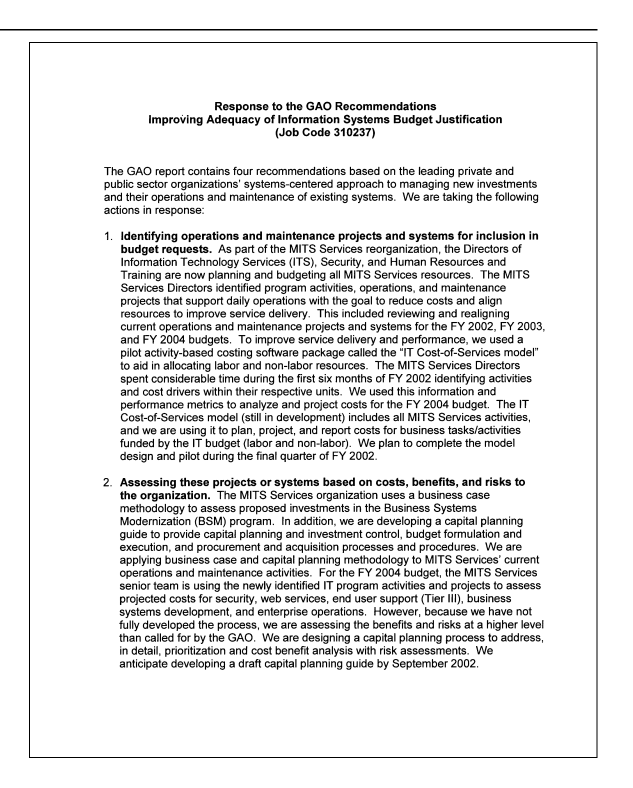
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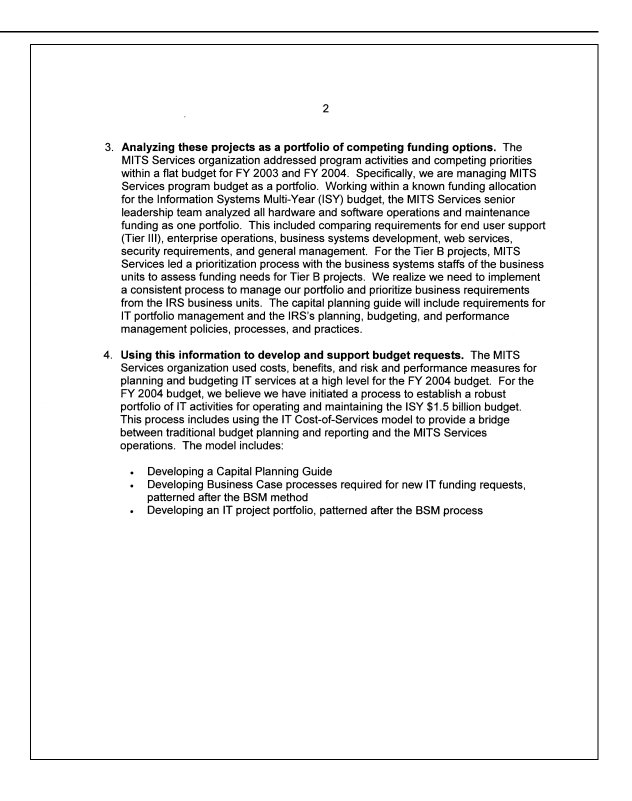
Randolph C. Hite Director, Information Technology Architecture and Systems Issues

## Comments from the Internal Revenue Service



significant investment projects through an agency-wide portfolio management process that included Tiers A, B, and a significant portion of C. For the first time, we included infrastructure investments in the portfolio prioritization that resulted in aggressive targets and significant savings in operational and maintenance activities and funding increases to modernization support, high-speed remote access for revenue agents, and improvement projects for operating division to provide enhancements of installed systems. Over the last six months, we have aggressively used best practices in developing our FY 2004 budget request. We also used best practices to analyze and allocate our FY 2004 plan and budget. We will continue to fully implement the best practices for operating and maintaining existing systems and improving our planning and budgeting procedures. We understand the importance of correcting the issues you identified. We are taking actions to resolve them. I have enclosed our response to your recommendations. Thank you for your hard work in preparing this comprehensive report, your support of the IRS, and your ongoing counsel. Sincerely, Cledo . Ross. The Charles O. Rossotti Enclosure





## Appendix II GAO Contact and Staff Acknowledgments

GAO Contact	Gary N. Mountjoy, (202) 512-6367
Staff Acknowledgments	In addition to the individual named above, other key contributors to this report were Bernard R. Anderson, Michael P. Fruitman, Timothy D. Hopkins, and Ona M. Noble.

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