Planning for IRS’s Enforcement Process Changes Included Many Key Steps but Can Be Improved
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What GAO Did This Study
In recent years, the Internal Revenue Service (IRS) has experienced declines in most of its enforcement programs, including declines in audits and in efforts to collect delinquent taxes. Increasing enforcement productivity is one strategy that can help reverse these declines. To this end, IRS is currently planning and has begun implementing enforcement process improvement projects.

GAO was asked to assess the extent to which the planning for the projects followed steps consistent with both published GAO guidance and the experiences of private sector and government organizations. Specifically, GAO assessed the extent to which four judgmentally selected projects followed the 20 planning steps summarized in the figure.

What GAO Found
Planning for the four enforcement process improvement projects GAO reviewed included most of the 20-step framework developed to assess the projects. This increases the likelihood that projects target the right processes for improvement, choose the best target process from among alternatives, effectively implement the project, accurately assess project outcomes, and properly manage the change to the new process. However, none of the projects completed all of the steps. For example, some projects did not fully identify the causes of productivity shortfalls, leaving a risk that the project did not fix the right problem. In the course of this work, GAO found that IRS managers do not have guidance about the steps to follow in planning process improvement projects, increasing the possibility of omitting steps.

A recurring issue in the four projects was that IRS’s enforcement data only partially adjust for the complexity and quality of cases worked. This issue is also a problem for IRS enforcement productivity data generally. Failing to adjust for both complexity and quality increases the risk that trends in productivity will be misunderstood. For example, a decline in the number of cases closed per employee at the same time that case complexity is increasing may not be a real decline in productivity. GAO recognizes that some options for improving productivity data could be costly. However, costs could be mitigated by using existing statistical methods and IRS complexity and quality data.

What GAO Recommends
GAO recommends that the Commissioner of Internal Revenue take actions to (1) put in place a framework to guide the planning for process improvement projects and (2) invest in better enforcement program productivity data, recognizing the costs and benefits of doing so.
Abbreviations

CQMS       Collection Quality Measurement System
EQMS       Examination Quality Measurement System
GAO        General Accounting Office
IRS        Internal Revenue Service
SB/SE      Small Business/Self Employed Division
January 20, 2004

The Honorable Charles E. Grassley  
Chairman  
The Honorable Max Baucus  
Ranking Minority Member  
Committee on Finance  
United States Senate

In recent years, as we have reported, the Internal Revenue Service (IRS) has experienced declines in most of its enforcement programs, including steep declines in audits and broad declines in its efforts to collect delinquent taxes.\(^1\) Factors we have cited as contributing to these declines include the growth in tax returns filed each year, reallocation of enforcement resources to improve telephone and other services to taxpayers, the addition of new taxpayer rights and protections by the IRS Restructuring and Reform Act of 1998,\(^2\) decreased enforcement staffing, and decreased enforcement productivity as measured by cases closed per staff time.\(^3\) The declines have triggered concerns that taxpayers’ motivation to voluntarily comply with their tax obligations could be undermined.

Increasing enforcement productivity is one strategy that could help reverse these declines. To this end, IRS’s Small Business/Self Employed (SB/SE) operating division is currently planning and has begun implementing 15 enforcement process improvement projects. These projects aim to make incremental improvements to enforcement processes and are distinct from the major changes expected to result from IRS’s long-term business systems modernization effort. Because of your concern about the declines in IRS’s enforcement programs, including the reported declines in their productivity, you asked us to examine IRS’s planning of its enforcement process improvement projects. Specifically, as agreed with your offices,

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\(^2\)P.L. 105-206.

our objective was to assess the extent to which SB/SE’s planning followed steps consistent with both GAO guidance and the experiences of private sector and government organizations. Our focus was on SB/SE’s planning and development of their projects; we did not evaluate the results of any projects because only 1 of the 15 projects had started implementation in August 2003, when we were choosing projects to review, and that project was too new to be evaluated.

To assess SB/SE’s planning, we needed to identify criteria—the steps to follow in planning process improvement projects. We developed a 20-step framework based on both GAO’s Business Process Reengineering Assessment Guide and discussions with private sector and other government managers with experience planning process improvement projects. GAO’s Guide recognizes that the steps for planning process improvement need to be adapted for the magnitude of the projects and the particular circumstances of an organization. To do this, we first held a roundtable meeting with the Private Sector Council and two of its member companies, Northrop Grumman and CNF. We also discussed process improvement planning with managers from the tax departments of California, Florida, and Minnesota; and the Minerals Management Service in the U.S. Department of the Interior. We then used GAO’s guidance and the experiences of the above organizations to develop 20 key planning steps appropriate for SB/SE’s incremental improvement projects. The 20 key steps, organized by project stages, are summarized in figure 1.

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5The Private Sector Council is a nonprofit, nonpartisan public service organization created to help the federal government improve its efficiency, management, and productivity through cooperative sharing of knowledge between the public and private sectors. It is comprised of member companies—businesses from across North America in industries such as telecommunications, defense, finance, and energy. Corporate executives from member companies provide their time and expertise at no cost to the government.
The first six steps are related to an organization’s decision to change a process. These steps help an organization to understand the extent and causes of any weaknesses that need to be addressed. For example, in step 1, an organization should begin investigating change by using productivity data to define a baseline. Productivity measures generally take the form of a ratio of outputs to inputs. The remaining steps in this stage refine the organization’s understanding of current performance and where the organization wants to be.

The next six steps help an organization develop the new, or target, process. These steps emphasize understanding and analyzing alternatives and planning for implementation.

The next four steps concern an organization’s implementation of the new process. These steps help an organization through the most difficult phase of process improvement, where ideas about the new process are turned into actions. Two of these steps are related to pilot testing. Pilot testing
allows corrective actions to be taken if needed to correct problems prior to full implementation. The other two steps address employee responsibilities.

In the next stage, an organization makes plans to assess the outcome of the new process. The single step in this stage ensures that an organization makes plans early for evaluating the success of the new process. It is important to develop assessment plans prior to full project implementation in order to ensure that the data necessary for evaluation are collected.

The last three steps are related to how an organization manages the change to the new process. Successfully managing change reduces the risk that improvement efforts will fail due to the natural resistance to change within an organization.

Our 20-step framework emphasizes productivity measurement and analysis both because the SB/SE projects focus on productivity gains and because the managers we consulted, particularly our roundtable participants, said that meaningful productivity data are an important foundation for design and implementation of process improvement efforts.

We recognized in our review that there is some judgment involved in defining these steps and that some steps may not be appropriate on every project. GAO's Business Process Reengineering Assessment Guide notes that the guide only provides a general framework for assessing key issues. It says that it should not be regarded as a specific, rigid set of steps for conducting a project because reengineering is far too situational for such a rigid approach. The same caveat applies to the process improvement 20-step framework we developed for this review. Appendix I provides an expanded discussion of each planning step we identified as appropriate for SB/SE's projects.

We judgmentally selected four projects to study in detail, including at least one project in each of the three main enforcement areas that SB/SE was revamping—audits (or examinations), collection, and compliance support. We also looked for projects that were sufficiently far along in their planning for us to expect to see either completed steps or plans for the remaining steps.

\[\text{GAO/AIMD-10.1.15.}\]
For the four projects we selected, we assessed the degree to which IRS followed our 20-step framework by first interviewing officials and examining the extensive documentation they provided. We then returned to officials responsible for each project and asked for additional information, particularly in areas where our initial assessment was that key steps were not taken. Where IRS officials showed us that certain steps had been addressed, we then revised our initial assessment. We also recognized the need for flexibility in the application of our criteria, in that some of the steps we identified may not necessarily be appropriate for every project. For instance, one project determined that completing a pilot was not necessary; accordingly they could not adjust the process based on the pilot, so that step was listed “not applicable” in our assessment. We describe the development of our framework and our assessment of selected SB/SE projects in detail in appendix II.

Results in Brief

Planning for the four projects we reviewed included most of the 20-step framework we developed to assess SB/SE’s planning of enforcement process improvement projects. By including so many key planning steps in its projects, SB/SE increased the likelihood that project teams target the right processes for improvement, choose the best target process from among alternatives, effectively implement the project, accurately assess project outcomes, and properly manage the change to the new process. However, none of the projects completed all of the steps. For example, some projects did not fully identify the causes of productivity shortfalls, leaving a risk that the projects would not fix the right problem. In the course of this work, we found that SB/SE managers do not have guidance about the steps to follow in planning process improvement projects, increasing the possibility of omitting steps. GAO’s Business Process Reengineering Assessment Guide notes that a framework, such as the one in this report, could help ensure that key steps are followed.¹

A recurring issue in the four projects we examined in detail was that SB/SE’s enforcement data only partially adjust for the complexity and quality of cases worked. This issue is also a problem for SB/SE enforcement productivity data generally. Failing to adjust for both complexity and quality increases the risk that trends in productivity will be misunderstood. For example, a decline in the number of cases closed per

¹GAO/AIMD-10.1.15.
employee at the same time that case complexity is increasing may not be a real decline in productivity—more complex cases may require more time per case. We recognize that some options for improving productivity data, such as collecting more data on complexity and quality, could be costly. However, costs could be mitigated by using existing statistical methods to analyze SB/SE's current complexity and quality.

To improve the planning of future enforcement process changes, we are recommending that the Commissioner of Internal Revenue ensure that SB/SE (1) puts in place a framework to guide planning of future process improvement projects and (2) invests in enforcement productivity data that better adjust for complexity and quality, taking into consideration the costs and benefits of doing so.

In commenting on a draft of this report, the Commissioner of Internal Revenue agreed with our first recommendation and agreed in principle with our second, but also raised concerns about cost and feasibility. The Commissioner's comments are discussed later in this report. The Commissioner's letter is reprinted in appendix V.

**Background**

SB/SE is one of IRS's four business operating divisions. SB/SE is responsible for enforcement, taxpayer education, and account services for about 45 million taxpayers, including 33 million self-employed taxpayers and 7 million small businesses with assets of less than $10 million. SB/SE also performs some collection functions for other IRS operating divisions.
SB/SE managers told us that the reorganization of IRS in 2000—including the creation of SB/SE—presented an opportunity for them to examine enforcement-related processes from a new perspective. Prior to this, the agency was organized around functional and geographic lines, with separate groups responsible for activities such as processing returns, audits, and collection in particular areas. The reorganization eliminated or substantially modified this national, regional, and district structure and established organizational units serving particular groups of taxpayers with similar needs. Officials told us that with the reorganization, they were now responsible for functions that they had not controlled so directly before. They said that there was general agreement among the managers of the newly created division that there were opportunities to make processes more efficient and effective, and that this led them to start several enforcement process improvement projects. They also distinguished between enforcement process improvement projects, which are generally incremental in their approach, and more far-reaching efforts to modernize IRS and transform processes through business systems modernization and other significant changes. We noted in our recent *Performance and Accountability Series* that IRS has made important progress in these larger efforts but its transformation continues to be a work in progress. 8

Though many of the SB/SE projects include the word “reengineering” in their titles, SB/SE managers agreed that process improvement projects was a better description, given the scope of the changes these projects were making. As described in GAO’s *Business Process Reengineering Assessment Guide*, reengineering entails fundamentally rethinking how an organization’s work should be done while process improvement efforts focus on functional or incremental improvements. 9 SB/SE managers explained that they purposefully avoided technology-driven changes of the sort under development in the IRS-wide business systems modernization effort. They said that their goal was to make shorter term, more SB/SE-focused changes in the meantime, while the more sweeping changes, and their longer planning and implementation horizons, were still years away from completion. In this report, we refer to the 15 SB/SE efforts under way as of November 2003 as “process improvement projects.”


9GAO/AIMD-10.1.15.
We have reported on declining enforcement trends, finding in 2002 that there were large and pervasive declines in six of eight major compliance and collection programs we reviewed, with the only exceptions in returns processing and in the automated underreporter program. In addition to these declines, we reported on the large and growing gap between collection workload and collection work completed and the resultant increase in the number of cases where IRS has had to defer collection action on delinquent accounts.\(^\text{10}\) In 2003, we reported on the declining percentage of individual income tax returns that IRS was able to examine each year, with this rate falling from .92 percent to .57 percent between 1993 and 2002.\(^\text{11}\) We also reported on enforcement productivity measured by cases closed per full-time equivalent employees, finding that IRS’s telephone and field collection productivity declined by about 25 percent from 1996-2001 and productivity in IRS’s three audit programs—individual, corporate, and other audit—declined by 31 to 48 percent.\(^\text{12}\)

Improving productivity by changing processes is a strategy SB/SE is using to address these declining trends. As of November 2003, SB/SE had 15 ongoing process improvement projects under way, most of them in three broad enforcement areas—audit, collection, and compliance support. Audit projects entail changes to field and office examination processes.\(^\text{13}\) Collection projects include changes to automated collection programs, field collections, and other programs.\(^\text{14}\) Compliance support is the term SB/SE uses to describe processing functions related to audit and collection such as updating IRS information systems for the results of enforcement work and preparing examination closing letters and liens on taxpayer property. Compliance support projects include changes to technical services and case processing.

\(^\text{10}\)GAO-02-674.


\(^\text{12}\)GAO-02-674.

\(^\text{13}\)Field examinations are the most complex audits and are done at the taxpayer’s location. In an office examination, the taxpayer comes to an IRS office with his or her records and meets with an auditor.

\(^\text{14}\)IRS employs a number of means to collect overdue taxes from taxpayers who owe them. These include letters, phone calls, office appointments, and visits to business locations.
We selected four SB/SE process improvement projects to review in detail for this report. Field Examination Reengineering includes changes to preaudit processes to better identify specific issues on tax returns for auditors to focus on, among other changes intended to improve examination efficiency and reduce taxpayer burden. The Compliance Support Case Processing Redesign project seeks to centralize data entry into online information systems that monitor the status of active audit and collection cases and their results from many different locations with widely variable workload to just a few with more consistent, predictable workload. The Collection Taxpayer Delinquent Account Support Project involves the development of two computer models to improve setting priorities for collections cases to assign to collections staff. The Collection Field Function Consultative Initiative seeks to improve timeliness on collections cases through regular managerial involvement as cases are being worked. Brief descriptions of all of SB/SE’s projects can be found in appendix IV.

SB/SE Process Improvement Projects Included Most Key Steps but Productivity Measurement Could Be Improved

SB/SE process improvement project teams completed most of the steps we identified as key to SB/SE’s process improvement project planning, but none of the projects we reviewed completed all of the key steps. Guidance on project planning steps, such as our 20-step framework, could help ensure that key steps are followed more consistently. Also, SB/SE enforcement productivity data presented problems in that the data available to SB/SE managers to assess the productivity of their enforcement activities, identify processes that need improvement, and assess the success of their process improvement efforts are only partially adjusted for complexity and quality of cases worked.

Enforcement Process Improvement Projects Included Many Key Steps but SB/SE Lacked a Planning Framework

The planning for each of the four projects we reviewed included most of the key steps in our process improvement framework, but none of the projects included all of the steps. Figure 2 presents our findings, organized by project stages, for each of the four projects we studied. A full circle means a step was fully completed in project planning and a partial circle means that only part of a step was completed. Our basis for each “no” or “partial” finding is explained in appendix III. Following figure 2, we discuss our findings in more detail with selected examples from the four projects we reviewed.
Figure 2: Key Steps Included in Selected SB/SE Process Improvement Projects

<table>
<thead>
<tr>
<th>Project stage</th>
<th>Key step</th>
<th>Field Examination Reengineering</th>
<th>Compliance Support Case Processing Redesign</th>
<th>Collection Taxpayer Delinquent Account Support Project</th>
<th>Collection Field Function Consultive Initiative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decision to change</td>
<td>Identify productivity baseline</td>
<td>●</td>
<td>( )</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td></td>
<td>Include complexity and quality in productivity measures</td>
<td>( )</td>
<td>●</td>
<td>( )</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Compare current productivity to internal and external benchmarks</td>
<td>( )</td>
<td>●</td>
<td>( )</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Map current process</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Identify causes of weak performance</td>
<td>( )</td>
<td>●</td>
<td>( )</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Measure gap between current and desired productivity</td>
<td>( )</td>
<td>●</td>
<td></td>
<td>( )</td>
</tr>
<tr>
<td>Target process development</td>
<td>Understand best practices of others</td>
<td>( )</td>
<td>( )</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Analyze alternatives</td>
<td>( )</td>
<td>●</td>
<td></td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Design new process to close productivity gap</td>
<td>( )</td>
<td>●</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Obtain executive support</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Assess barriers to implementing changed process</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Assess resource needs and availability</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td>Implementation</td>
<td>Conduct pilot tests</td>
<td>●</td>
<td>( )</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Adjust target process based on pilots</td>
<td>●</td>
<td>N/A</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Define roles and responsibilities</td>
<td>●</td>
<td>a</td>
<td>●</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Establish employee expectations for new process</td>
<td>( )</td>
<td>a</td>
<td>N/A</td>
<td>( )</td>
</tr>
<tr>
<td>Outcome assessment</td>
<td>Monitor and evaluate new process</td>
<td>●</td>
<td>a</td>
<td>●</td>
<td>b</td>
</tr>
<tr>
<td>Change management</td>
<td>Establish change management strategy</td>
<td>●</td>
<td>( )</td>
<td>N/A</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Establish a transition team</td>
<td>●</td>
<td>( )</td>
<td>N/A</td>
<td>( )</td>
</tr>
<tr>
<td></td>
<td>Develop workforce training plans</td>
<td>●</td>
<td>( )</td>
<td>N/A</td>
<td>( )</td>
</tr>
</tbody>
</table>

● Yes  
( ) Partially  
( ) No

Source: GAO.

*SB/SE has not completed the implementation plan for this step in the project.
*SB/SE has not completed the monitoring and evaluation plan for this project.
N/A means a step was not applicable.
The four SB/SE projects we reviewed largely included the productivity baseline definition and process mapping steps under the “Decision to Change” stage, where SB/SE had to determine whether any of its processes should be improved. The Field Examination Reengineering project team and both collection project teams had baseline data showing that the time needed to complete casework was rising and all four project teams had extensive flowcharts mapping the details of current processes. By helping managers understand the strengths and weaknesses of current processes, such information contributes to more informed decisions about which processes to change.

However, SB/SE did not as consistently include the complexity and quality of work being done in productivity baselines, compare productivity data to external benchmarks, identify root causes of productivity declines, or measure the gap between current and desired productivity. Weaknesses in these steps leave SB/SE managers without information that could be useful when making decisions about which processes to change. For example, on three of the four projects, productivity data were not adjusted for case complexity and only partially adjusted for quality. This could cause productivity trends to be misinterpreted, leaving SB/SE at risk of trying to redesign processes that are already working well or missing opportunities to fix processes with potential for improvement. Because GAO’s Business Process Reengineering Assessment Guide and our roundtable participants stressed the importance of complete productivity data and because this was a recurring issue we identified in our assessment of the four SB/SE projects, we discuss the importance of adjusting for case complexity and quality when measuring productivity in more detail in the next section of this report.\(^{15}\)

Another example of not consistently following our key steps in the “Decision to Change” stage is found in the Field Examination Reengineering project. The project team sought the advice of many large, noted organizations to benchmark its productivity. However, the work did not lead to measuring how SB/SE’s productivity compared to others’ because the team did not believe that operations in other organizations were comparable. Without this benchmarking, the team did not know whether and by how much it could improve productivity by updating operations based on the experiences of other large organizations. Both GAO’s Business Process Reengineering Assessment Guide and our

\(^{15}\)GAO/AIMD-10.1.15.
roundtable participants stressed that although processes may seem unique to government, they likely have counterparts at a process level in the private sector. Moreover, GAO’s Guide says that looking at dissimilar organizations can actually lead to the most fruitful improvements because it stimulates thinking about new approaches.

During the “Target Process Development” stage, the projects we reviewed consistently included the steps that prepare for implementation. Planning on all four of the projects we studied included obtaining executive support, assessing barriers to implementing changed processes, and assessing resource needs and availability. The Compliance Support Case Processing Redesign team, for example, originally identified the need for a computer programming change to implement part of their process redesign. When the programming change could not be made immediately, they continued with a manual process in order to keep the project moving forward.

However, SB/SE less consistently included key steps in this stage related to designing the new process. For example, in the Collection Taxpayer Delinquent Account Support project, SB/SE did not consider alternatives to achieving the project’s goal of identifying the best cases to assign to collections staff. Because options were not considered, the team ran the risk of missing a more effective approach than the one they took. Another team did not design the new process based on analysis of a gap between current and desired productivity. It is important at this stage for projects to include fact-based performance analysis to assess how to change processes that are in greatest need of improvement in terms of cost, quality, and timeliness. By analyzing the gap between an existing process’s performance and where that performance should be, projects can target those processes that are most in need of improvement, analyze alternatives, and develop and justify implementation plans. Using these steps can increase the likelihood of determining the best new process.

During the “Implementation” stage, three of the four projects we reviewed had completed implementation plans and all three included key implementation steps. These steps focus on the challenge of turning project concepts into a workable program. For example, in the Collection Taxpayer Delinquent Account Support project, the team clearly defined who was responsible for updating the existing computer programs to select cases for priority collection action and who was responsible for evaluating the implemented process. We also found that three of the four teams conducted pilot tests and used their results to modify the new processes.
prior to implementation—steps important for ensuring that process problems are worked out prior to project implementation.

SB/SE was less consistent, however, in establishing employee performance expectations for the new processes. In the Field Examination Reengineering project, SB/SE plans to implement changes to audit planning steps in order to streamline audits and reduce demands on taxpayers for additional information. SB/SE's plan includes monitoring the deployment of the new process using measures such as the percent of personnel trained. However, SB/SE's plan does not specify performance expectations for employees or how it will measure whether its auditors are using the new techniques properly.

Two projects had completed plans for outcome assessments at the time of our review. One of these, the Collection Taxpayer Delinquent Account Support project, included an evaluation plan using available data to develop measures of how accurately the new models were working. The other two projects were in the process of developing evaluation plans—an important step to ensure that the correct data are available and collected once the change is implemented.

Three of four initiatives incorporated change management principles throughout their initiatives. In the fourth, we agreed with SB/SE managers that change management key steps were not a factor because the changes to the method of prioritizing collection cases did not affect collections staff. These are key steps because successful process improvement depends on overcoming a natural resistance to change and giving staff the training to implement the changes. The three project teams where change management was a factor consistently completed all of the key steps in the “Change Management” stage.

In the course of our discussions with SB/SE managers about the steps that their projects did and did not include, we learned that SB/SE does not have its own guidance or framework that describes the steps to be followed in planning process improvement projects. SB/SE managers said that projects had been planned and carried out without such a framework. Contractors provided substantial assistance in designing SB/SE's process improvement projects, and managers told us that they relied in large part on the contractor staffs' expertise and experience in planning the projects.
A framework laying out the steps to be followed is an important internal control for projects such as these because it provides top managers assurance that the steps that the organization has determined to be important are either taken on each project or that project managers have explained why they should be omitted. GAO’s Business Process Reengineering Assessment Guide notes that an established framework is important for projects in that it defines in detail the activities the project team needs to complete and alerts the team to key issues that it must address. Without a process improvement framework and a consistent set of steps to follow, IRS runs the risk of future projects also missing key steps. This, in turn, exacerbates the risk of projects not addressing appropriate process problems, developing a less than optimal target process, ineffectively implementing the project, inaccurately assessing project outcomes, or mismanaging the change to the new process. A framework such as the one we developed for this report is an important internal control tool for SB/SE managers to guard against these risks. The internal control is needed whether process improvement is planned by SB/SE staff or contractors. Such a framework may also prove useful in other IRS units besides SB/SE. As with the 20-step framework we used to assess SB/SE’s approach, however, any such guidelines should allow for appropriate managerial discretion in cases where certain steps are not relevant.

The data available to SB/SE managers to assess the productivity of their enforcement activities, identify processes that need improvement, and assess the success of their process improvement efforts are only partially adjusted for complexity and quality of cases worked. Productivity measures the efficiency with which resources are used to produce outputs. Specific productivity measures take the form of ratios of outputs to inputs such as cases closed or dollars collected per staff year. The accurate measurement of enforcement productivity requires data about the quantity of outputs produced and inputs used that are accurate and consistent over time and that link the outputs directly to the inputs used to produce them.17

16GAO/AIMD-10.1.15.

17We did not evaluate the accuracy or consistency of the data that IRS used to measure these quantities, or whether the specific outputs and inputs that IRS chose for its productivity measures were the most appropriate. These evaluations were beyond the scope of our report. However, for a discussion of the issues involved in choosing output and input indicators for productivity measures, see app. I.
The accurate measurement of productivity also requires good data on the relative complexity or difficulty of the cases and the quality of the work done by IRS staff. Case complexity can vary with the type of tax (employment vs. income), the type of taxpayer (individual vs. business) and the type and sources of income and expenses. A measure of productivity like cases closed per staff year that shows an increase may not indicate a real gain in efficiency if the mix of cases worked has shifted to less difficult cases or the quality of the work has declined. This problem of adjusting for quality and complexity is not unique to SB/SE process improvement projects—the data available to process improvement project managers are the same data used throughout SB/SE to measure productivity and otherwise manage enforcement operations.

SB/SE managers used data on the number of cases completed and the time it takes to complete them to measure output. Such data were usually only partially adjusted for quality and only once were they adjusted for complexity. Opportunities to make more such adjustments were missed.

An example of a complete adjustment for complexity is the Compliance Support Case Processing Redesign team's use of a proxy for complexity. The project illustrates both the shortcomings of SB/SE's productivity data and the feasibility of some adjustments using other currently available information. The team wanted to measure the work needed to enter examination and collection case data into the information system, holding complexity constant, but direct measures of complexity were not available. While developing their new process, the team knew that more complex cases were to be assigned to higher-grade clerks. The team used the grade of the clerk to adjust output for complexity. Although not a direct measure of relative complexity, the grade level of the clerks provided managers a means to adjust for complexity and better identify performance increases that were due to changes in productivity by holding complexity constant. Such an adjustment increases the credibility of the team's estimate that IRS would save up to 385 positions from the proposed redesign.

SB/SE staff have general schedule grades, with higher grades equating to more education and/or experience and to more complex job responsibilities.
SB/SE has systems in place that measure quality against current standards but do not account adequately for changes in standards of quality. The Exam Quality Measurement System (EQMS) and the Collection Quality Measurement System (CQMS) use samples of audit and collection cases, respectively, to determine if IRS standards were followed and compute scores that summarize the quality of the case. Generally, the scoring is done on a numerical scale. For example, EQMS uses quality scores that range on a scale from 0 to 100. To SB/SE’s credit, most of the projects that we reviewed used EQMS and CQMS scores in an attempt to control for quality changes. Unfortunately, these scores may not adequately reflect changes in standards of quality. For example, the IRS Restructuring and Reform Act of 1998 placed additional documentation requirements for certain collection actions on SB/SE collections staff, such as certifications that they had verified that taxes were past due and that sanctions were appropriate given the taxpayers’ circumstances. SB/SE has changed the standards used in EQMS and CQMS to reflect the new requirements but has not changed its quality scale to account for the new, higher level of quality implied by the new standards. As a result, two exams with the same quality scores, one done before passage of the act and one after, may not have the same level of quality. If the way that SB/SE computes its quality scores does not adequately reflect such changes in quality standards, an increase in staff time needed to complete the additional requirement may be misinterpreted as a decline in productivity.

19The Internal Revenue Manual describes standards for both the collection and examination system. Standards for collection requirements include determining if the casework isolated the right issues at the right time, the right actions were taken timely and efficiently, the right legal procedures were followed, and the case was closed correctly. The exam system uses eight standards to define quality, each defined by elements representing components that are present in a quality examination. Each exam is scored on each of the eight standards and the total score is the sum of the scores for each standard.
Opportunities exist to improve SB/SE’s enforcement productivity data. Statistical methods that are widely used in both the public and private sectors can be used to adjust SB/SE productivity measures for quality and complexity. In particular, by using these methods, managers can distinguish productivity changes that represent real efficiency gains or losses from those that are due to changes in quality standards. These methods could be implemented using data currently available at SB/SE. The cost of implementation would be chiefly the staff time required to adapt the statistical models to SB/SE. Although the computations are complex, the methods can be implemented using existing software. We currently have under way a separate study that illustrates how these methods can be used to create better productivity measures at IRS. We plan to report the results of that study later in 2004.

We recognize that better incorporating the complexity and quality of enforcement cases in enforcement productivity data could entail costs to SB/SE. Collecting additional data on complexity and quality may require long-term planning and investment of additional resources. However, as discussed in the previous paragraph, there are options available now to mitigate such costs. Existing statistical methods could be used in the short term, with currently available data on case complexity and quality to improve productivity measurement. In addition, IRS’s ongoing business systems modernization effort may provide additional opportunities for collecting data.

Our roundtable participants stressed the benefits of productivity analysis. They said that an inadequate understanding of productivity makes it harder to distinguish processes with a potential for improvement from those without such potential. GAO’s *Business Process Reengineering Assessment Guide* also highlighted the importance of being able to identify processes that are in greatest need of improvement.\(^{21}\)

### Conclusions

SB/SE deserves recognition for embracing process improvement and for including so many key steps in planning the projects. To the extent that IRS succeeds in improving enforcement productivity through these projects, resources will be made available for providing additional services to taxpayers and addressing the declines in tax enforcement programs.

While the SB/SE projects we reviewed included most of the key steps in our framework, putting guidance in place for future projects to follow would help ensure that all key steps are included and improve project planning. The 20-step framework that we developed for this report is an example of such guidance.

More complete productivity data—input and output measures adjusted for the complexity and quality of cases worked—would give SB/SE managers a more informed basis for decisions on how to improve processes. We recognize that better productivity will mean additional costs for SB/SE and that, therefore, SB/SE will have to weigh these costs against the benefits of better data. GAO currently has under way a separate study, illustrating how data on complexity and quality could be combined with output and input data to create better productivity measures. This may prove useful to SB/SE managers as they evaluate the current state of their productivity measures. We will report the results of that review later in 2004.

### Recommendations for Executive Action

We recommend that the Commissioner of Internal Revenue ensure that SB/SE take the following two actions:

- Put in place a framework to guide planning of future SB/SE process improvement projects. The framework that GAO developed for this report is an example of such a framework.

\(^{21}\)GAO/AIMD-10.1.15.
Invest in enforcement productivity data that better adjust for complexity and quality, taking into consideration the costs and benefits of doing so.

Agency Comments and Our Evaluation

The Commissioner of Internal Revenue provided written comments on a draft of this report in a January 14, 2004, letter, which is reprinted in appendix V. The Commissioner agreed with our recommendation that IRS develop a framework to guide future improvement projects. He notes that SB/SE used outside experts to help direct the projects we discuss in our report, and how the expertise gained from SB/SE’s projects puts the organization in a position to create a framework for future projects.

In regard to our second recommendation, the Commissioner agreed in principle with the value of adding to current enforcement productivity data, but also expressed concerns about cost and feasibility. His letter also discusses initiatives in progress to improve program management and monitoring in the short term, as well as his intent to explore the use of statistical methods to improve enforcement program productivity measurement and to ensure that they are included in modernization projects. The careful consideration of costs and benefits and steps to improve measures in the long term are at the heart of our recommendation and we encourage his ongoing commitment to these efforts.

The Commissioner’s letter also notes that employee performance goals—one of the steps in our framework—must not violate legal restrictions on the use of certain enforcement data to evaluate employee performance. We agree and clarified language in our report to make it clear that our framework step concerns employee performance expectations, not using enforcement data to evaluate employees or otherwise imposing production goals or quotas.

In addition to commenting on our recommendations, IRS provided supplemental data on the results of some reengineering projects. Reviewing project results was not part of the scope of our review and time did not permit us to verify the supplemental data provided by IRS on project results.

We conducted our work from September 2002 through November 2003 in accordance with generally accepted government auditing standards.
As agreed with your offices, unless you publicly announce its contents earlier, we plan no further distribution of this report until 30 days after its date. At that time, we will send copies of this report to the Secretary of the Treasury, The Commissioner of Internal Revenue, and other interested parties. This report is available at no charge on GAO's Web site at http://www.gao.gov.

If you or your staffs have any questions, please contact me at (202) 512-9110 or David Lewis, Assistant Director, at (202) 512-7176. We can also be reached by e-mail at whitej@gao.gov or lewisd@gao.gov, respectively. Key contributors to this assignment were Tara Carter, Kevin Daly, Leon Green, Landis Lindsey, and Amy Rosewarne.

James R. White
Director, Tax Issues
Strategic Issues Team
The 20-step process improvement we identified is broken out into four broad stages, from deciding to make changes to assessing the results of the changes. A fifth stage deals with managing the changes being made and takes place throughout the latter part of the project. Figure 3 places the stages in their chronological order, with the change management stage shown taking place simultaneously with other stages.

Within each of the stages of this framework are specific key steps that we developed based on GAO guidance and what we learned from managers in other organizations about the steps they took to ensure that they were embarking on the right projects, designing and implementing the projects appropriately, and accurately assessing their projects’ results. The sections below describe the nature and purpose of the key steps that fall under the different stages. We recognize that some steps may not be appropriate for some projects and that managers need to apply judgment in using this or any other process improvement framework. Development of this framework is described in appendix II.
Decision to Change

Organizations that base the decision to redesign processes on accurate productivity data and a clear understanding of current processes increase the likelihood that a project will avoid misdiagnosing a problem or designing a less than optimal outcome target. Six key steps are important to accomplishing this.

Identify Productivity Baseline

Baseline data are information on the current process that provide the metrics against which to compare improvements and use in benchmarking. Productivity measures the efficiency with which an organization uses resources, or inputs, to produce outputs. Specific productivity measures generally take the form of a ratio of outputs to inputs. By establishing a baseline using such measures, a process improvement can be measured in terms of real efficiency gains. For example, the baseline could be used to measure the effect of a successful process improvement as additional output produced by the organization with the same or fewer inputs.

Include Complexity and Quality in Productivity Measures

Productivity measures may give misleading information if they do not account for the relative complexity and quality of outputs and inputs. A measure of productivity like cases closed per staff year that shows an increase may not indicate a real gain in efficiency if the mix of cases has shifted to less difficult cases or the quality of the work has declined. Besides accounting for complexity and quality, the organization must also choose the appropriate indicators of its outputs and inputs and measure them accurately. Organizations like IRS that are service providers have outputs that often consist of complex, interrelated activities that, in many cases, may require multiple indicators of outputs to accurately measure productivity. The specific data needed depend on the characteristics of particular IRS processes. For example, the number and type of output indicators appropriate for services that have direct contact with taxpayers, such as audits, may be larger and more varied (to reflect the full impact of these services on taxpayers) than those appropriate for other services with less or no direct contact, such as forms processing. However, factors like complexity and quality are necessary for accurate productivity measurement for any process in IRS, regardless of how the specific quantitative measures are defined.
<p>| Compare Current Productivity to Internal and External Benchmarks | A benchmark is a measurement or standard that serves as a point of reference by which process performance is measured. During the “Decision to Change” stage, benchmarking is the solution-building component of process improvement through which an organization compares data used to measure existing internal processes with external data on similar processes in other organizations, or in other components of the same organization, to identify process improvement needs and outcome targets. Through benchmarking an organization is able to identify gaps between an organization’s process performance and that of other organizations or other components of the same organization. Benchmarking is a key tool for performance improvement because it provides “real world” models and reference points for setting ambitious improvement goals. |
| Map Current Process | Process mapping is a graphical representation depicting the inputs, outputs, constraints, responsibilities, and interdependencies of the core processes of an organization. Acceptable modeling tools and other analysis techniques include flowcharting, tree diagrams, fishbone diagrams, and business activity maps. It is important that a process map defines what the components of each process are, as well as the process's boundaries, dependencies, and interconnections with other processes. If initial process mapping is done at a high level, more detailed modeling is necessary to identify all of the current process's activities and tasks, staff roles and responsibilities, and links and dependencies with other processes, customers, and suppliers. Performance data (e.g., costs, time, throughput) for all activities and tasks should be included on the map, or made available elsewhere. The people who actually do the work as well as the process owner should validate the mapping. Regulations, policies, laws, and assumptions underlying the processes should be identified. |
| Identify Causes of Weak Performance | Causal factors are the conditions that initiate the occurrence of an undesired activity or state. Causal factors that are within the span of control of an organization should be addressed during the Target Process Development stage. Causal factors that are beyond the span of control of an organization should be isolated when identifying a problem. Examples of causal factors are legal requirements, mix of inputs, quality of inputs, and staff constraints. |</p>
<table>
<thead>
<tr>
<th>Measure Gap Between Current and Desired Productivity</th>
<th>An empirical basis for the decision to make a process change is an important step leading towards an improvement that is optimal and attainable. An empirical basis can be established by using productivity data to define the gap between where the organization currently is and where it wants to be.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target Process Development</td>
<td>After deciding to undergo a process improvement, an organization can increase the likelihood of determining the best new process by using productivity data, assessing implementation barriers, and developing feasible alternatives.</td>
</tr>
<tr>
<td>Understand the Best Practices of Others</td>
<td>Solutions can be adapted from best practices found in other organizations. Best practices are processes and procedures that high-performing organizations use to achieve results. An organization should evaluate the pros and cons of each best practice and if possible, apply its own productivity standards. Ideally, this form of benchmarking should be done with an external organization. Many processes that seem unique to the government actually have counterparts in the private sector, especially in generic areas such as claims processing, loan management, inventory management, etc. Also, it is important to note that the other organizations do not have to be particularly similar, or even do similar work. For example, Xerox used L.L. Bean to improve order fulfillment. Looking at processes in dissimilar organizations can actually lead to the most fruitful improvements because it stimulates new thinking about traditional approaches to doing work.</td>
</tr>
<tr>
<td>Analyze Alternatives</td>
<td>Alternatives are different process designs that would likely result in the same or a similar outcome. An organization’s analysis of alternative processes should consider benefits, costs, and risks. Performance results that each alternative could be expected to achieve should be determined. This can be done using methods such as prototyping, limited pilot testing, and modeling and/or computer simulation. In addition to performance, alternatives can be scored by any number of factors including, feasibility, budget, political appeal, implementation time, payback time, and risk. The team should explore each alternative thoroughly enough to convincingly demonstrate its potential to achieve the desired performance goals and</td>
</tr>
</tbody>
</table>
fully describe the types of technical and organization changes necessary to support each goal, and if possible, test key assumptions.

### Design New Process to Close Productivity Gap

The selection of a target process from among alternatives needs an empirical basis in the form of some sort of quantitative analysis. The decision to improve and forming the target process should be linked by an analysis of productivity data that shows how the new process can close the gap between the productivity baseline and the desired outcome.

### Obtain Executive Support

Executive support should come in the form of an executive steering committee—a group headed by the organization’s leader to support and oversee the process improvement effort from start to finish. Executive involvement is important because they are in a position to build credible support among customers and stakeholders, mobilize the talent and resources for a reengineering project, and authorize the actions necessary to change agencywide operations. An executive steering committee’s roles include defining the scope of the improvement project, allotting resources, ensuring that project goals align with the agency’s strategic goals and objectives, integrating the project with other improvement efforts, monitoring the project’s progress, and approving the reengineering team’s recommendations. While carrying out these responsibilities the steering committee must also keep stakeholders apprised of the reengineering team’s efforts.

### Assess Barriers to Implementing Changed Process

Implementation barriers are obstacles that the organization will need to overcome to implement a new process. Examples of implementation barriers include political issues, entrenched workplace attitudes or values, an insufficient number of employees with the skills required for the redesigned roles, collective bargaining agreements, incompatible organization or physical infrastructure, current laws and regulations, and funding constraints. The impact of these barriers and the costs of addressing them (such as staff training, hiring, and relocation) need to be factored into the process selection decision. If the reengineering team determines that the risks and costs of implementing a preferred new process appear too great, they may need to pursue one of the less ideal, but more feasible alternatives.
Assess Resource Needs and Availability

Prior to taking on a process improvement project, GAO guidance and the other organizations we consulted stress the importance of ensuring the availability of staff and other resources necessary to complete design and implementation of the changed process. Without adequate resources, an organization undertaking a change runs the risk of an incompletely implemented project.

Implementation

A carefully designed process improvement project needs a similarly well thought-out implementation in order to be successful.

Conduct Pilot Tests

Pilot tests are trial runs of the redesigned process. Pilot testing is a tool used to move the organization successfully to full implementation. Pilot testing allows the organization to (1) evaluate the soundness of the proposed process in actual practice, (2) identify and correct problems with the new design, and (3) refine performance measures. Also, successful pilot testing will help strengthen support for full-scale implementation from employees and stakeholders.

Adjust Target Process Based on Pilot Results

Postpilot adjustments are corrective actions taken to correct trouble spots prior to full implementation. Trouble spots can be pinpointed through the formal evaluation of pilot projects designed to determine the efficiency and effectiveness of the new process.

Define Roles and Responsibilities

Process owners are the individuals with the responsibility for the process being improved. Designating process owners is necessary to ensure accountability.
Establish Employee Expectations for New Process

New employee and/or team performance expectations should be established to account for changes in roles and career expectations caused by the new process. Measurable indicators that are currently being used to track and assess employee or team progress should be analyzed to determine if adjustments will be required after the new process is implemented. In the case of IRS enforcement activities, the agency must ensure that the expectations do not violate the legal prohibition on using tax enforcement results to evaluate employee performance or imposing or suggesting production quotas or goals.\(^1\) In 2002, we reported on IRS’s progress towards improving its performance management system; these changes were brought on, in part, by this requirement.\(^2\)

Outcome Assessment

Careful assessment of the results of a process improvement project is important in that it may lead to further changes in the process being addressed and may suggest lessons for other projects.

Develop Plans to Monitor and Evaluate New Process

An evaluation plan is a way to collect and analyze data in order to determine how well a process is meeting its performance goals and whether further improvements are needed. Good performance measures generally include a mix of outcome, output, and efficiency measures. Outcome measures assess whether the process has actually achieved the intended results, such as an increase in the number of claims processed. Efficiency measures evaluate such things as the cost of the process and the time it takes to deliver the output of the process (a product or service) to the customer. The data needed to conduct outcome assessments later on need to be identified during project planning to ensure that they are available and collected once implementation begins.

Change Management

Change management focuses on the adjustments that occur in the culture of an organization as a result of a redesigned process. Research suggests that the failure to adequately address—and often even consider—a wide

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variety of people and cultural issues is at the heart of unsuccessful organizational transformations. Similarly for process improvement efforts, redesigning a process is not only the technical or operational aspect of change, but also overcoming a natural resistance to change. Successfully managing change reduces the risk that improvement efforts will fail due to a natural resistance to change within an organization.

Establish a Change Management Strategy

An organization needs to establish a change management strategy that addresses cultural changes, builds consensus among customers and stakeholders, and communicates the planning, testing, and implementation of all aspects of the transition to the new process. Change management activities focus on (1) defining and instilling new values, attitudes, norms, and behaviors within an organization that support new ways of doing work and overcome resistance to change, (2) building consensus among customers and stakeholders on specific changes designed to better meet their needs, and (3) planning, testing, and implementing all aspects of the transition from one organization structure or process to another. Executive involvement is important for successful change management. Executive support helps strengthen upper management’s support for the project and serves to reinforce the organization’s commitment to the proposed changes. In a roundtable meeting held by GAO to obtain the perspectives of the private sector, one organization mentioned that providing continuous feedback to its employees is a critical element of a change management program. They also described the importance of consistently updating those employees who would be directly affected by a change initiative. Keeping employees informed of decisions and recognizing their contributions are important elements of developing positive employee attitudes toward implementing process improvement initiatives. Ongoing communication about the goals and progress of the reengineering effort is crucial, since negative perceptions could be formed and harden at an early stage, making the implementation of the new process more difficult to achieve. If change management is delayed it will be difficult to build support and momentum among the staff for implementing the new process, however good it might be.

Establish a Transition Team

A transition team is a group of people tasked with managing the implementation phase of process improvement projects. A transition team should include the project sponsor, the process owner, members of the process improvement project team, and key executives, managers, and staff from the areas directly affected by changeover from the old process to
Agency executives and the transition team should develop a detailed implementation plan that lays out the road to the new process, including a fully executable communication plan. The process owners responsible for managing the project will not effectively convey the goals and implementation strategy of the project if a viable mechanism is not set up by the transition team to keep employees and external stakeholders informed.

**Develop Workforce Training Plans**

Training and redeploying the workforce is often a major challenge and generally requires substantial preparation time. When a process is redesigned and new information systems are introduced, many of the tasks workers perform are radically changed or redistributed. Some positions may be eliminated or cut back, while others are created or modified. Workers may need to handle a broader range of responsibilities, rely less on direct supervision, and develop new skills.
Appendix II

Scope and Methodology

We began development of a process improvement framework by reviewing previously developed GAO guidance related to business process reengineering.¹ We also reviewed guidance that GAO has recently issued on assessment frameworks for other major management areas.²

GAO's Business Process Reengineering Assessment Guide recognizes that the steps for planning process improvement need to be adapted for the magnitude of the projects and the particular circumstances of an organization. To supplement the GAO business process reengineering guidance, we held a half-day roundtable meeting with the Private Sector Council and two of its member companies, Northrop Grumman (a $25 billion defense enterprise) and CNF (a $5 billion transportation services company).³ We also discussed process improvement planning with public sector managers with experience in revamping complex processes. Reviewing publicly available information and in discussions with SB/SE staff, we found that the tax agencies in the states of California, Minnesota, and Florida had gone through substantial process improvement efforts in recent years. Similarly, the Department of the Interior's Minerals Management Service had carried out substantial process improvement projects. We interviewed officials from these organizations and reviewed documents that they provided. We then used all of this information to adapt GAO's guidance to a 20-step framework appropriate to the SB/SE projects.

We judgmentally selected 4 projects to study in detail from the 15 projects SB/SE had under way. Our goal in selecting projects for detailed review was to cover at least one project in each of the three main enforcement

¹GAO/AIMD-10.1.15.


³The Private Sector Council is a nonprofit, nonpartisan public service organization created to help the federal government improve its efficiency, management, and productivity through cooperative sharing of knowledge between the public and private sectors. It is comprised of member companies—businesses from across North America in industries such as telecommunications, defense, finance, and energy. Corporate executives from member companies provide their time and expertise at no cost to the government.
areas that IRS was revamping—audit, collection, and compliance support. We also looked for projects that were sufficiently far along that we considered it reasonable to expect to see either completed steps or plans for remaining steps for most of the project. We selected one project each in the audit and compliance support areas. We found that there were 2 projects underway in the collections area that were significantly far along, so we selected both of them for our detailed review.

For the four projects we selected, we used the documentation previously provided to us to identify evidence that SB/SE managers had taken or were in the process of taking the key process improvement project steps we identified. We then discussed our initial findings with IRS officials responsible for the four projects and they provided additional evidence, both orally and in writing, concerning the elements we had identified as present or not in our initial document review. We then revised our initial assessments based on the additional evidence that the officials provided. Our assessments also included review by a GAO project design specialist, in addition to our usual quality control procedures.

We also recognized the need for flexibility in the application of our criteria, in that not all of the steps we identified necessarily make sense for every project. Where a particular step did not logically apply to a particular project, we listed it as “not applicable” in our assessment. For instance, the Collection Taxpayer Delinquent Account Support project we reviewed in detail did not change processes that staff were asked to carry out, so we rated the step about developing a training plan as “not applicable.” Where a step was not fully completed but the project team did a number of elements of the step, we assessed that step as “partial” in our matrix. We did not evaluate the success so far or the likelihood of success for any of the projects we reviewed. We also did not evaluate the effectiveness with which project steps were completed. For example, we did not evaluate the quality of the pilot tests.

To determine the usefulness of IRS productivity data as a basis for determining the direction and eventual success of SB/SE process improvement efforts, we reviewed the literature on productivity measurement in tax agencies and in the public sector generally. We also reviewed studies on productivity measurement in service industries with functions similar to IRS.
Appendix III

GAO Assessment of Four Selected SB/SE Process Improvement Projects

The following four figures provide summaries of the evidence we used to make specific assessments of four selected SB/SE process improvement projects.
### Figure 4: Key Steps Included in the Field Examination Reengineering Project

<table>
<thead>
<tr>
<th>Project stage</th>
<th>Key steps</th>
<th>Included in project</th>
<th>Summary of evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decision to change</td>
<td>Identify productivity baseline</td>
<td>☑️</td>
<td>Used a partial measure of quality that measures adherence to examination case requirements but does not adjust for case</td>
</tr>
<tr>
<td></td>
<td>Include complexity and quality in productivity measures</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compare productivity to internal and external benchmarks</td>
<td>☐️</td>
<td>Reviewed organizations outside IRS but did not analyze differences in productivity.</td>
</tr>
<tr>
<td></td>
<td>Map current process</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Identify causes of weak performance</td>
<td>☑️</td>
<td>Identified increasing calendar time to complete audits as a potential cause for decreasing performance but did not quantify or isolate potential causes of increasing time.</td>
</tr>
<tr>
<td></td>
<td>Measure gap between current and desired productivity</td>
<td>☑️</td>
<td>Surveyed IRS staff and tax practitioners about productivity issues but did not quantify productivity gap.</td>
</tr>
<tr>
<td>Target process</td>
<td>Understand best practices of others</td>
<td>☑️</td>
<td>Reviewed best practices across IRS, but did not identify best practices of organizations outside IRS.</td>
</tr>
<tr>
<td>development</td>
<td>Analyze alternatives</td>
<td>☐️</td>
<td>No alternatives were considered.</td>
</tr>
<tr>
<td></td>
<td>Design new process to close productivity gap</td>
<td>☐️</td>
<td>No quantitative analyses to show how new processes would solve productivity problem.</td>
</tr>
<tr>
<td></td>
<td>Obtain executive support</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess barriers to implementing changed process</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess resource needs and availability</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td>Implementation</td>
<td>Conduct pilot tests</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adjust target process based on pilots</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Define roles and responsibilities</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish employee expectations for new process</td>
<td>☑️</td>
<td>Employee expectations focus only on implementation of new process; no expectations for performance under the new process.</td>
</tr>
<tr>
<td>Outcome assessment</td>
<td>Monitor and evaluate new process</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td>Change management</td>
<td>Establish a change management strategy</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish a transition team</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Develop workforce training plans</td>
<td>☑️</td>
<td></td>
</tr>
</tbody>
</table>

- Yes
- Partially
- No

Source: GAO
### Figure 5: Key Steps Included in the Compliance Support Case Processing Redesign Project

<table>
<thead>
<tr>
<th>Project stage</th>
<th>Key steps</th>
<th>Included in project</th>
<th>Summary of evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Decision to change</strong></td>
<td>Identify productivity baseline</td>
<td>☑</td>
<td>Considered the ratio of managers to staff but did not compute compliance support baseline productivity until the development phase of the project.</td>
</tr>
<tr>
<td></td>
<td>Include complexity and quality in productivity measures</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compare productivity to internal and external benchmarks</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Map current process</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Identify causes of weak performance</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Measure gap between current and desired productivity</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td><strong>Target process development</strong></td>
<td>Understand best practices of others</td>
<td>☑</td>
<td>Reviewed best practices at IRS locations, but did not identify best practices outside IRS.</td>
</tr>
<tr>
<td></td>
<td>Analyze alternatives</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Design new process to close productivity gap</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Obtain executive support</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess barriers to implementing changed process</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess resource needs and availability</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td><strong>Implementation</strong></td>
<td>Conduct pilot tests</td>
<td>○</td>
<td>IRS did not pilot test this project.</td>
</tr>
<tr>
<td></td>
<td>Adjust target process based on pilots</td>
<td>N/A</td>
<td>If no pilots were conducted, this item is not applicable.</td>
</tr>
<tr>
<td></td>
<td>Define roles and responsibilities</td>
<td>a</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish employee expectations for new process</td>
<td>a</td>
<td></td>
</tr>
<tr>
<td><strong>Outcome assessment</strong></td>
<td>Monitor and evaluate new process</td>
<td>a</td>
<td></td>
</tr>
<tr>
<td><strong>Change management</strong></td>
<td>Establish a change management strategy</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish a transition team</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Develop workforce training plans</td>
<td>●</td>
<td></td>
</tr>
</tbody>
</table>

*SB/SE has not completed the implementation plan for this step in the project.*

Source: GAO.
### Figure 6: Key Steps Included in the Collection Taxpayer Delinquent Account Support Project

<table>
<thead>
<tr>
<th>Project stage</th>
<th>Key steps</th>
<th>Included in project</th>
<th>Summary of evidence or explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decision to change</td>
<td>Identify productivity baseline</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Include complexity and quality in</td>
<td>○</td>
<td>Used a partial measure of quality that measures adherence to collection case requirements but does not adjust for case complexity or requirements changes over time.</td>
</tr>
<tr>
<td></td>
<td>productivity measures</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compare productivity to internal and</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>external benchmarks</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Map current process</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Identify causes of weak performance</td>
<td>○</td>
<td>Determined that case selection methods were out of date but did not determine what was missing from existing methods or if other factors were driving productivity shortfalls.</td>
</tr>
<tr>
<td></td>
<td>Measure gap between current and desired</td>
<td>○</td>
<td>Did not quantify productivity outcome goal.</td>
</tr>
<tr>
<td></td>
<td>productivity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Target process</td>
<td>Understand best practices of others</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td>development</td>
<td>Analyze alternatives</td>
<td>○</td>
<td>No alternatives were considered.</td>
</tr>
<tr>
<td></td>
<td>Design new process to close productivity gap</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Obtain executive support</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess barriers to implementing changed process</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess resource needs and availability</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td>Implementation</td>
<td>Conduct pilot tests</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adjust target process based on pilots</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Define roles and responsibilities</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish employee expectations for new process</td>
<td>N/A</td>
<td>Employee expectations did not change because of this project.</td>
</tr>
<tr>
<td>Outcome assessment</td>
<td>Monitor and evaluate new process</td>
<td>●</td>
<td></td>
</tr>
<tr>
<td>Change management</td>
<td>Establish a change management strategy</td>
<td>N/A</td>
<td>Changed process is &quot;blind&quot; to collection staff and managers.</td>
</tr>
<tr>
<td></td>
<td>Establish a transition team</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Develop workforce training plans</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

- ● Yes
- ○ Partially
- ○ No

Source: GAO.
### Appendix III
GAO Assessment of Four Selected SB/SE Process Improvement Projects

#### Figure 7: Key Steps Included in the Collection Field Function Consultative Initiative Project

<table>
<thead>
<tr>
<th>Project stage</th>
<th>Key steps</th>
<th>Included in project</th>
<th>Summary of evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decision to change</td>
<td>Identify productivity baseline</td>
<td>Yes</td>
<td>Used a partial measure of quality that measures adherence to collection case requirements but does not adjust for case complexity or requirements changes over time.</td>
</tr>
<tr>
<td></td>
<td>Include complexity and quality in productivity measures</td>
<td>Partially</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compare productivity to internal and external benchmarks</td>
<td>No</td>
<td>Reviewed organizations outside IRS but did not analyze differences in productivity.</td>
</tr>
<tr>
<td></td>
<td>Map current process</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Identify causes of weak performance</td>
<td>Partially</td>
<td>Identified need for earlier managerial involvement through surveys but did not quantitatively test whether the lack of managerial involvement was causing problems.</td>
</tr>
<tr>
<td></td>
<td>Measure gap between current and desired productivity</td>
<td>No</td>
<td>Did not quantify a productivity outcome goal.</td>
</tr>
<tr>
<td>Target process development</td>
<td>Understand best practices of others</td>
<td>Partially</td>
<td>Reviewed best practices across IRS, but did not identify best practices outside IRS.</td>
</tr>
<tr>
<td></td>
<td>Analyze alternatives</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Design new process to close productivity gap</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Obtain executive support</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess barriers to implementing changed process</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assess resource needs and availability</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Implementation</td>
<td>Conduct pilot tests</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adjust target process based on pilots</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Define roles and responsibilities</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish employee expectations for new process</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Outcome assessment</td>
<td>Monitor and evaluate new process</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Change management</td>
<td>Establish a change management strategy</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Establish a transition team</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Develop workforce training plans</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>

- Yes
- Partially
- No

Source: GAO.

*SB/SE has not completed the monitoring and evaluation plan for the new process.
SB/SE management capitalized on the opportunity presented by the IRS reorganization that created their operating division and saw declining productivity trends as an impetus to change. SB/SE had 15 distinct process improvement efforts under way as of November 2003, many with multiple subprojects. Table 1 provides descriptive information of the 15 projects.

<table>
<thead>
<tr>
<th>Project</th>
<th>Problem identified by IRS</th>
<th>IRS's process improvement goals</th>
<th>Status</th>
<th>Target completion date</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Examination</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office Examination &amp; Field Examination</td>
<td>27 percent increase in calendar time associated with a field audit 75 percent increase in the hours per Office Examination</td>
<td>Improve examination efficiency, effectiveness, and consistent treatment of taxpayers Improve examiner's ability to be flexible Reduce taxpayer burden through more focused audits Increase collaboration between examiner, manager, taxpayer, and representative</td>
<td>Full implementation in progress</td>
<td>Office Exam: Phase 1 – February 2004 Phase 2 – May 2004 Field Exam: Phase 1 – in progress Field Exam: Phase 2 – February 2004</td>
</tr>
<tr>
<td><strong>Exam Life Cycle</strong></td>
<td>SB/SE examination life cycle from date tax return is filed to examination closing averages 780 days</td>
<td>Identify short-term and long-term recommendations to dramatically reduce examination life cycle</td>
<td>Recommendations pending</td>
<td>Short-term recommendations and preliminary long-term recommendations: March 2004 Implementation of short-term recommendations and final long-term recommendations: April 2004</td>
</tr>
<tr>
<td><strong>Compliance Support</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Case Processing</td>
<td>Nonprofessional operations disbursed across 86 posts of duty Lack of flexibility in changing staff priorities and duties Inconsistent processes</td>
<td>Centralize case processing to four SB/SE campuses Implement electronic case closure processing</td>
<td>Full implementation pending</td>
<td>Implementation – Between January 2005 and January 2006, with 90 percent completed by June 2005</td>
</tr>
</tbody>
</table>
## Technical Services

- **Problem identified by IRS**: Low-volume, high-complexity programs are handled across all areas, limiting development of staff expertise.
- **IRS’s process improvement goals**:
  - Realign workload with staff expertise
  - Reassign work from professionals to paraprofessionals
  - Centralize national and multiarea programs
  - Automate responses to frequently asked questions
  - Develop program knowledge and subject expertise with specialization
- **Status**: Full implementation in progress
- **Target completion date**: Implementation complete – April 2004

## Collection Operations

- **Problem identified by IRS**: Resource constraints limit ability to accomplish work within established timeframes. Paper-intensive processes.
- **IRS’s process improvement goals**:
  - Identify opportunities for specialization and consolidation of work processes
  - Develop and implement automation initiatives that will reduce paper processing
- **Status**: Recommendations pending
- **Target completion date**: Recommendations due – April 2004

## Collection

### Taxpayer Delinquent Accounts Support Project

- **Problem identified by IRS**: SB/SE can only work on 40 percent of its top priority delinquent tax accounts. Total dollars of tax accounts continues to rise.
- **IRS’s process improvement goals**:
  - Determine the optimal balance between workload and inventory for telephone and field collection
  - Identify characteristics of cases that provide for productive disposition
  - Develop and implement models that predict payment characteristics
- **Status**: Full implementation complete
- **Target completion date**: Implementation completed – January 2003

### Collection Field Function

- **Problem identified by IRS**: Average calendar time to complete a collection case is 354 days.
- **IRS’s process improvement goals**:
  - Decrease calendar time and improve quality
- **Status**: Training and implementation partially completed
- **Target completion date**: Final phase of training and implementation – March 2004

### Tax Delinquent Investigations/Nonfiler Initiative

- **Problem identified by IRS**: Appropriate selection criteria must be developed to identify nonfiler cases.
- **IRS’s process improvement goals**:
  - Identify characteristics of cases that provide for productive nonfiler cases
- **Status**: Modeling implementation complete
- **Target completion date**: Implementation due – July 04
### Automated Collection System Operating Model

- **Problem identified by IRS**: The volume of phone call from taxpayers to telephone collection continues to rise resulting in capacity issues.
- **IRS’s process improvement goals**: Determine optimal balance in telephone collection between IRS-initiated phone calls to taxpayers and taxpayer calls to IRS.
- **Status**: Site implementation complete.
- **Target completion date**: Site implementation complete – December 2003.

### Organizational Structure

- **Problem identified by IRS**: Additional compliance resources are needed for high-risk accounts.
- **IRS’s process improvement goals**: Determine if Taxpayer Education and Communication resources can be shifted to compliance with minimal impact on achieving mission.
- **Status**: Implementation pending.
- **Target completion date**: Transition plan to be developed by January 2004. Implementation complete by December 2004.

### Installment Agreement

- **Problem identified by IRS**: Currently, 36 percent of installment agreements and 49 percent of installment agreement dollars default within 5 years.
- **IRS’s process improvement goals**: Segment taxpayers with installment agreements based on probability of default. Develop alternative treatment process to leverage current enforcement tools based on taxpayer risk characteristics to reduce default rates and increase dollars collected. Develop protocols for applying the appropriate agreement structures to taxpayer segments.
- **Status**: Full implementation pending.
- **Target completion date**: Final phase of implementation to be completed in September 2004.

### Collection Cycle Time

- **Problem identified by IRS**: Calendar days (cycle time) to process collection work from beginning to end needs to be reduced.
- **IRS’s process improvement goals**: Develop recommendations to decrease cycle time.
- **Status**: Recommendations pending.
### Appendix IV

**Descriptions of SB/SE Process Improvement Projects**

(Continued From Previous Page)

<table>
<thead>
<tr>
<th>Project</th>
<th>Problem identified by IRS</th>
<th>IRS’s process improvement goals</th>
<th>Status</th>
<th>Target completion date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Master File Tolerance Modeling</td>
<td>Tolerance levels for business taxpayers in submissions processing and accounts management needs to be set consistently and effectively in coordination with compliance levels.</td>
<td>Develop a revenue-sensitive model for setting business taxpayer tolerances</td>
<td>Implementation in progress</td>
<td>Accounts management tolerances in place in August 2003</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Adjustments pending</td>
<td>Submission processing phase I – January 2004</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Additional changes based on a new model – January 2005</td>
</tr>
<tr>
<td>Workload Driver Model</td>
<td>Analysis is needed to identify causes of increased volume of work in SB/SE.</td>
<td>Identify unknown causes for increased volume or work received in SB/SE. Customer Account Services using data-mining techniques and regression analysis and develop improvements to mitigate impact.</td>
<td>Recommendations pending</td>
<td>Initial recommendations – July 2004</td>
</tr>
</tbody>
</table>

Source: IRS.
Appendix V

Comments from the Internal Revenue Service

DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
WASHINGTON, D.C. 20224

January 14, 2004

Mr. James R. White
Director, Tax Issues
Strategic Issues Team
United States General Accounting Office
Washington, D.C. 20548

Dear Mr. White:

I reviewed your report entitled, "Planning For IRS's Enforcement Process Changes Included Many Key Steps But Can Be Improved" (GAO 04-287), and I appreciate your recognition of our efforts to reengineer our processes. As your report states, we are currently involved in 15 enforcement process improvement projects including a redesign of the Office Audit program and various Automated Collection System (ACS) projects. We are also developing a strategy around a corporate Small Business/Self Employed (SB/SE) ACS inventory that will provide us with greater flexibility to work priority inventory. Your report focuses on four of our efforts: Field Examination Reengineering, Compliance Support Case Processing Redesign, Collection Taxpayer Delinquent Account Project, and the Collection Field Function Consultative Initiative. We expect that all of these projects will improve our overall efficiency and effectiveness as well as allow us to provide better customer service and maximize our limited resources.

I agree with your recommendation to formalize a framework for future improvement projects. At the standup of our new organization, we recognized the need for extensive redesign and process improvements. Not only were we looking to implement long-range changes to be made in conjunction with our modernization efforts, but for improvements that could be made immediately, working within the current enterprise structures. To ensure we utilized the best methodologies for our reengineering efforts, we engaged the services of a number of private firms with extensive experience and recognition as leaders in this field. We linked these organizations with key executives in SB/SE to transfer expertise. Using "lessons learned" and the knowledge we now have from working with these contractors, we are in a position to create a framework for future reengineering efforts.

Your second recommendation, to invest in enforcement productivity data that better adjusts for complexity and quality, involves taking many of our existing measures, or newly created measures, and combining them into one comprehensive measurement. While I agree in principle that additional enforcement program productivity data may be beneficial, I am not certain that existing statistical methods or software can readily capture the amount of information and data required for this purpose. The type of data and decision analytics software required to conduct the type of analysis you are
suggesting would be a huge and very costly undertaking. However, we will continue to explore the recommendation for use of statistical methods and ensure that these methods are included in our modernization projects. We recognize the need for these methods to combine robust outputs, inputs, quality, and complexity to derive productivity indexes to enhance our effectiveness.

There are several initiatives currently in progress that will enhance our program management and monitoring over the next fiscal year. For example, an effort is underway to evaluate our workload delivery and identification methods to enhance efficiencies and effectiveness. In addition, in our examination program, we are implementing the use of the Examination Operational Automation Database, as a system designed to track data from examination adjustments by issue. This data will be used to enhance the ability to identify specific areas of noncompliance based on examination results.

As we implement new processes, we will continue to look at our current measures. Our measures must be consistent with our balanced measures approach which considers customer satisfaction and employee satisfaction, as well as business results. Your report reflects concerns that we do not specify performance goals for employees. Specific employee goals are used to ensure we are not violating the legislative mandates in the Taxpayer Bill of Rights and the Internal Revenue Service Restructuring and Reform Act of 1998, which placed limitations on the types of enforcement data we can use to evaluate employees. Instead, we set performance goals for our programs, not individual employees. These goals provide specific information that is valid down to the Area and certain Territory offices and allows us to closely monitor business results.

I would also like to comment on the individual reengineering projects reviewed in this audit. Your report recognizes our efforts to put the most productive collection work in the hands of our revenue officers. The successes with the Taxpayer Delinquent Account Project led to additional modeling for Taxpayer Delinquent Investigations Inventory. As part of this modeling effort we included a research plan that will monitor the results of the models, evaluate what the models produce, how they perform and enable us to make informed decisions on updates as well as refinements to the models. These modeling efforts will allow us to identify the most productive work and make the best use of our limited field and ACS resources.

The Collection Field Function (CFI) Consultation Initiative Project improved our ability to contact and follow-up with taxpayers at an earlier point in the collection process. Groups testing this process demonstrated a 6.8 percent greater reduction in the percentage of aged inventory from Fiscal Year 2002 to Fiscal Year 2003 than did control groups in the same Area. As part of our assessment of this project we conducted Customer Satisfaction surveys. Based upon opinions expressed in these surveys we believe this effort will improve satisfaction of taxpayers as well as enhance CFI productivity. Test groups also demonstrated a 13 percent greater improvement in
dispositions per revenue officer from Fiscal Year 2002 to Fiscal Year 2003 than did control groups. The initiative also enabled CFI group managers to become more engaged with employees and cases earlier in the collection process, which will improve work quality by mandating a discussion of each case soon after initial contact with the taxpayer. An additional benefit of the project has been to identify and institute improvements to the automated Entity Case Management Information system that will enhance the CFI group manager’s ability to monitor in-process collection workload through better functionality.

With respect to our efforts in the Field Examination Reengineering Project, these process changes are pervasive and will impact every examination case and employee. In the pilot sites we realized improvements in business results, customer satisfaction, and employee satisfaction. Once the process changes are implemented in all Areas, we expect to see the same improvements nationally. As part of our annual planning process we used these anticipated improvements to develop our Fiscal Year examination plan.

Finally, our Case Processing Redesign will help us cope with increasing workloads by rapidly consolidating operations and standardizing processes. Through the redesign, we will establish consistent quality, improve service to the paying public, and save resources. Once the redesign is fully implemented, a 300 to 400 Full Time Equivalent (FTE) savings is projected. These FTEs will be used to enhance field compliance and enforcement activities.

We expect that all of these efforts will have a positive effect on our efficiency and effectiveness and will enable us to provide better customer service. If you have any questions, please contact me or Tom Hull, Director, Compliance, SB/SE at (202) 263-2180.

Sincerely,

Mark W. Everson
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