FINANCIAL MANAGEMENT SYSTEMS

Lack of Disciplined Processes Puts Implementation of HHS’ Financial System at Risk
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Why GAO Did This Study
In June 2001, the Secretary of HHS directed the department to establish a unified accounting system that, when fully implemented, would replace five outdated accounting systems. GAO was asked to review HHS' ongoing effort to develop and implement the Unified Financial Management System (UFMS) and to focus on whether the agency has (1) effectively implemented disciplined processes; (2) implemented effective information technology (IT) investment management, enterprise architecture, and information security management; and (3) taken actions to ensure that the agency has the human capital needed to successfully design, implement, and operate UFMS.

What GAO Found
HHS has not followed key disciplined processes necessary to reduce the risks associated with implementing UFMS to acceptable levels. While development of a core financial system can never be risk free, effective implementation of disciplined processes can reduce those risks to acceptable levels. The problems that have been identified in such key areas as requirements management, including developing a concept of operations, testing, data conversion, systems interfaces, and risk management, compounded by incomplete IT management practices, information security weaknesses, and problematic human capital practices, significantly increase the risks that UFMS will not fully meet one or more of its cost, schedule, and performance objectives.

With initial deployment of UFMS at the Centers for Disease Control and Prevention (CDC) scheduled for October 2004, HHS has not developed sufficient quantitative measures for determining the impact of the many process weaknesses identified by GAO and others to evaluate its project efforts. Without well-defined requirements that are traceable from origin to implementation, HHS cannot be assured that the system will provide the functionality needed and that testing will identify significant defects in a timely manner prior to rollout when they are less costly to correct. The agency has not developed the necessary framework for testing requirements, and its schedule leaves little time for correcting process weaknesses and identified defects. HHS has focused on meeting its predetermined milestones in the project schedule to the detriment of disciplined processes. If HHS continues on this path, it risks not achieving its goal of a common accounting system that produces data for management decision making and financial reporting and risks perpetuating its long-standing accounting system weaknesses with substantial workarounds to address needed capabilities that have not been built into the system. Accordingly, GAO believes these issues need to be addressed prior to deployment at CDC.

Beyond the risks associated with this specific system development, HHS has departmental weaknesses in IT investment management, enterprise architecture, and information security. Because of the risks related to operating UFMS in an environment with flawed information security controls, HHS needs to take action to ensure that UFMS benefits from strong information security controls. HHS is modifying its IT investment management policies, developing an enterprise architecture, and responding to security weaknesses with several ongoing activities, but substantial progress in these areas is needed to prevent increased risks to cost, schedule, and performance objectives for UFMS.

In human capital, many positions were not filled as planned and strategic workforce planning was not timely. HHS has taken the first steps to address these issues; however, ongoing staff shortages have played a role in several key deliverables being significantly behind schedule.

What GAO Recommends
GAO makes 34 recommendations that focus on helping HHS reduce the risks associated with its implementation of UFMS. These recommendations are aimed at establishing strong, disciplined processes, addressing information security weaknesses, and strengthening human capital. In its comments, HHS indicated that it has implemented some of our recommendations but disagreed with our conclusion that a lack of disciplined processes puts UFMS at risk. HHS also commented on issues such as implementation methodology, testing, requirements management, program management, IT management, and our review.


To view the full product, including the scope and methodology, click on the link above. For more information, contact Sally Thompson (202) 512-9450, thompsons@gao.gov or Keith Rhodes (202) 512-6412, rhodesk@gao.gov.
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Abbreviations

ACF  Administration for Children and Families
AHRQ  Agency for Health Care Research and Quality
AoA  Administration on Aging
ATSDR  Agency for Toxic Substances and Disease Registry
BIA  Bureau of Indian Affairs
CAS  Central Accounting System
CDC  Centers for Disease Control and Prevention
CFO  Chief Financial Officer
CMS  Centers for Medicare and Medicaid Services
COTS  commercial off-the-shelf
DHS  Department of Homeland Security
DoD  Department of Defense
EIN  employer identification number
ERP  enterprise resource planning
FACS  Financial Accounting Control System
FDA  Food and Drug Administration
FEMA  Federal Emergency Management Agency
FFMIA  Federal Financial Management Improvement Act of 1996
FISCAM  Federal Information System Controls Audit Manual
GLAS  General Ledger Accounting System
HHS  Department of Health and Human Services
HIGLAS  Healthcare Integrated General Ledger Accounting System
HRSA  Health Resources and Services Administration
IEEE  Institute of Electrical and Electronic Engineers
IG  Inspector General
IHS  Indian Health Service
IT  information technology
IV&V  independent verification and validation
JFMIP  Joint Financial Management Improvement Program
NASA  National Aeronautics and Space Administration
NBRSS  National Institutes of Health Business and Research Support System
NIH  National Institutes of Health
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
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<tr>
<td>OS</td>
<td>Office of the Secretary of Health and Human Services</td>
</tr>
<tr>
<td>PSC</td>
<td>Program Support Center</td>
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<tr>
<td>SAMHSA</td>
<td>Substance Abuse and Mental Health Services Administration</td>
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<tr>
<td>SEI</td>
<td>Software Engineering Institute</td>
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<tr>
<td>SGL</td>
<td><em>U.S. Government Standard General Ledger</em></td>
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<tr>
<td>TOPS</td>
<td>Total On-Line Processing System</td>
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<tr>
<td>UFMS</td>
<td>Unified Financial Management System</td>
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September 23, 2004

The Honorable Todd R. Platts
Chairman
The Honorable Edolphus Towns
Ranking Minority Member
Subcommittee on Government Efficiency
and Financial Management
Committee on Government Reform
House of Representatives

The Honorable Marsha Blackburn
House of Representatives

The ability to produce the information needed to efficiently and effectively manage the day-to-day operations of the federal government and provide accountability to taxpayers and the Congress has been a long-standing challenge for federal agencies. To address some of these problems, many agencies are in the process of replacing their core financial systems as part of their financial management system improvement efforts. Although the implementation of any major system is not a risk-free proposition, organizations that follow and effectively implement accepted best practices in systems development and implementation (commonly referred to as disciplined processes) can reduce these risks to acceptable levels. The use of the term acceptable levels acknowledges the fact that any systems acquisition has risks and will suffer the adverse consequences associated with defects. However, effective implementation of the disciplined processes reduces the potential for risks to occur and helps prevent those that do occur from having any significant adverse impact on the cost, timeliness, and performance of the project.

Because of the importance of these financial management system improvement efforts and your question as to whether agencies are employing disciplined processes in implementing new systems, you asked us to evaluate the current plans for implementing financial management
systems at the Chief Financial Officer Act (CFO) agencies.¹ As agreed with your offices, we initiated our review at the Department of Health and Human Services (HHS). HHS has undertaken a multiyear effort to implement its Unified Financial Management System (UFMS), a new core financial system, to help HHS management monitor budgets, conduct operations, evaluate program performance, and make financial and programmatic decisions. As a core financial system, UFMS will interface with an estimated 110 other HHS information systems. HHS envisions the eventual UFMS as a departmentwide system that will include core financial systems currently under development at the National Institutes of Health (NIH), the Centers for Medicare and Medicaid Services (CMS), along with an integrated system for the Centers for Disease Control and Prevention (CDC), the Food and Drug Administration (FDA), and the Program Support Center (PSC), which provides accounting support for the remaining HHS organizations.

This report provides our assessment of HHS' ongoing effort to develop and implement the integrated UFMS at CDC, FDA, and PSC, and focuses on whether the agency has (1) effectively implemented key disciplined processes in the development of UFMS to provide reasonable assurance that UFMS meets its cost, schedule, and performance goals; (2) implemented effective investment management, enterprise architecture, and security management to support UFMS efforts; and (3) taken actions to ensure that HHS has the human capital needed to successfully design, implement, and operate UFMS.

To achieve these objectives, we reviewed documentation related to the project and interviewed HHS officials and contractors used by HHS to assist with implementation. We used relevant government and industry standards, such as those from the Software Engineering Institute (SEI) and the Institute of Electrical and Electronics Engineers (IEEE), along with key best practice guides such as our Executive Guide: Creating Value Through World-class Financial Management,² to assess the status of HHS'¹

¹There were initially 24 CFO Act agencies. The Federal Emergency Management Agency (FEMA), one of the 24 CFO Act agencies, was subsequently transferred to the new Department of Homeland Security (DHS) effective March 1, 2003. However, DHS was not established as a CFO Act agency. Consideration is now being given by each house of Congress to adding DHS to the list of CFO Act agencies in the Department of Homeland Security Financial Accountability Act, H.R.4259 and S.1567, 108th Congress.

implementation of disciplined processes. This report does not assess HHS’
other financial management improvement efforts at NIH and CMS. We
conducted our work in Washington, D.C., Rockville, Maryland, and Atlanta,
Georgia, from September 2003 through May 2004 in accordance with U.S.
generally accepted government auditing standards. More details on our
scope and methodology can be found in appendix I.

Results in Brief

HHS has adopted some best practices in its development of UFMS, in
particular, sponsorship from senior financial management and routine
reviews by various HHS officials of its progress. However, at the time of our
review, HHS had not effectively implemented several disciplined processes,
which are accepted best practices in systems development and
implementation efforts that have been shown to reduce risks to acceptable
levels and therefore are key to a project’s success, and had adopted other
practices that put the project at unnecessary risk.

HHS officials told us that they had carefully considered the risks associated
with implementing UFMS and that they had put in place strategies to
manage these risks and to allow the project to meet its schedule within
budget. However, we found that HHS had focused on meeting its schedule
to the detriment of disciplined processes and thus had introduced
unnecessary risks that may compromise the system’s cost, schedule, and
performance. Key disciplined processes that HHS had not fully embraced
were requirements management, including developing a concept of
operations, testing, project management, and oversight using quantitative
measures, and risk management. Compounding these problems are
departmentwide weaknesses in investment management, enterprise
architecture, and information security. Specifically, HHS had not
established the information technology management processes needed to
provide UFMS with a solid foundation for development. Also, staff
shortages and limited strategic workforce planning have resulted in the
project not having the resources needed to effectively design and operate
UFMS. In our work at other agencies, we have found that project
deficiencies such as those at HHS have led to a range of problems, from
increased cost and reduced functionality to system failure. If UFMS
continues along this path of development, it runs a much higher risk of
following a long line of troubled system development efforts involving
schedule delays and increased development costs for a system that
ultimately may not serve the agency well.
Among the disciplined processes, we focused on requirements management and testing because these areas form the foundation for project success. To guide its requirements development process, HHS prepared a number of documents, such as the Financial Shared Services Study Concept of Operation and Initial Global Process Designs. However, the documents were developed too late or lacked the information needed to effectively aid in guiding development and they did not include the key document, a concept of operations, that specifies the high-level business processes that form the basis for defining system requirements. HHS did establish a framework for its requirements development, a hierarchy of definitions from high-level processes to the detailed definitions needed for software development. However, the requirements we tested, which are the specifications that system developers use to design and develop a system, were not defined at each level and so could not be traced through the hierarchy as needed for system development and implementation. Individually, definitions were not specific enough to reduce requirements-related defects to acceptable levels. With these weaknesses, HHS did not have a firm foundation of requirements for testing activities, such as system testing, which verifies that the complete system satisfies functional requirements. In addition, system testing and data conversion are occurring late in the project schedule, leaving little time to address any defects, which are commonplace in a large project such as UFMS, before the first UFMS implementation, scheduled for October 2004 at CDC.

In addition to requirements and testing, we found weaknesses in the disciplined processes of risk management and project management and in the quantitative data needed to support management’s assessment of the project’s condition. HHS maintained a database of risks; however, where mitigation strategies had been identified, the database listed unresolved risks as closed. Project managers agreed to revise their procedures to provide more information, and this change should improve their ability to oversee project risks. In project management, UFMS had high-level support from senior financial management officials and assessments from a contractor hired to perform oversight services. However, HHS was slow to take action on several recommendations made by the contractor. For example, although the contractor identified the lack of personnel as a major risk factor in June 2003, this problem was not substantially addressed until more than 6 months later. In addition, in gathering data for

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3Data conversion is defined as the modification of existing data to enable it to operate with similar functional capability in a different environment.
project assessment, HHS had not effectively captured the metrics needed to assess capabilities, problems, and corrective actions and had not implemented a process to ensure that defects are promptly reported and corrected. These problems, if not corrected before system launch, will have to be addressed while the system is in operation, potentially resulting in costly and time-consuming rework and cumbersome procedures to compensate for a system that does not function as expected.

We have previously reported—and HHS has acknowledged—weaknesses in the HHS-wide information technology management processes within which UFMS will be implemented. HHS is modifying its information technology (IT) investment management policies, developing an enterprise architecture, and responding to security weaknesses with several ongoing activities; but these changes may not be implemented in time to prevent increased risks to cost, schedule, and performance objectives for this particular initiative. In investment management, we found weaknesses in review board procedures, coordination of decision making among review boards, and selection criteria. With most of the planning and development of UFMS completed, HHS has not yet established an agencywide enterprise architecture to guide and constrain its IT projects. Our experience has shown that without an enterprise architecture in place before planning and development, the project increases its risk of facing such problems as duplication, lack of integration, and costly maintenance. In addition, HHS has recognized the need to improve information security throughout the department and has various initiatives under way. However, it has not yet fully implemented the key elements of a comprehensive security management program. We found that HHS had not conducted a comprehensive assessment of information security general controls agencywide. Some operating divisions had not been recently assessed, and some that were recently assessed had not provided UFMS with current information. Without information on control weaknesses in the operating divisions, UFMS management is not in a position to develop mitigating controls.

In human capital, UFMS had a project manager, systems integrator, and some functional experts at the time of our review; however, many positions were not filled as planned, and ongoing staff shortages have played a role in key deliverables being significantly behind schedule. HHS had taken the first steps in strategic workforce planning; however, CDC, the site for UFMS' first implementation, was the only operating division that had prepared a competency report or adopted the project's global competency
We are making 9 recommendations to help HHS address the risks associated with implementing UFMS at CDC in October 2004 and, as HHS moves forward with UFMS, we are making another 25 recommendations aimed at establishing strong disciplined processes, addressing information security weaknesses, and strengthening human capital in order to minimize the risk, and ultimately, the resources needed to efficiently and effectively implement UFMS.

We requested comments on a draft of this report from the Secretary of Health and Human Services or his designee. Written comments from the Department of Health and Human Services are reprinted in appendix IV and evaluated in the “Agency Comments and Our Evaluation” section. In written comments on a draft of our report, HHS described its actions taken to date on some of our recommendations, and its other planned actions. If fully implemented, the actions HHS has taken and plans to take in the future should help to reduce some of the risks to the project. HHS contended that its processes have been rigorously executed and disagreed with our conclusion that a lack of disciplined processes is placing the UFMS program at risk. We disagree. We believe that if HHS continues to employ ineffective disciplined processes, it cannot reduce risk to a reasonable level, and risks implementing a system that does not serve its needs and will require costly and time-consuming rework once in operation. HHS believes that the risk in its approach results from an aggressive project schedule, not the lack of disciplined processes. We agree that HHS has adopted an aggressive project schedule that increased the risks to UFMS. To keep to its schedule as it now stands, HHS is at risk of not substantively accomplishing the milestones in the schedule, or if it does implement the system in October 2004 as planned, the system may have compromised functionality and need to rely on manual work-arounds. HHS also disagreed with several of our findings and stated its position on issues including implementation methodology, testing, requirements management, program management oversight, and human capital.

Background

HHS is the federal government’s principal agency for protecting the health of Americans and provides essential human services, such as ensuring food and drug safety and assisting needy families. HHS disburses almost a quarter of all federal outlays and administers more grant dollars than all other federal agencies combined, providing more than $200 billion of over
$350 billion in federal funds awarded to states and other entities in fiscal year 2002, the most recent year for which these data are available. For fiscal year 2004, HHS had a budget of $548 billion and over 66,000 employees. HHS comprises 11 agencies led by the Office of the Secretary covering a wide range of activities including conducting and sponsoring medical and social science research, guarding against the outbreak of infectious diseases, assuring the safety of food and drugs, and providing health care services and insurance.

HHS is required by the CFO Act of 1990 to modernize its financial management systems and by the Federal Financial Management Improvement Act (FFMIA) of 1996 to have auditors—as part of an audit report on the agency’s annual financial statements—determine whether the agency’s financial management systems comply substantially with three requirements: (1) federal financial management systems requirements, (2) applicable federal accounting standards, and (3) the U.S. Government Standard General Ledger (SGL) at the transaction level.

These agencies are the Administration for Children and Families (ACF), Administration on Aging (AoA), Centers for Medicare and Medicaid Services (CMS), Agency for Healthcare Research and Quality (AHRQ), Centers for Disease Control and Prevention (CDC), Agency for Toxic Substances and Disease Registry (ATSDR), Food and Drug Administration (FDA), Health Resources and Services Administration (HRSA), Indian Health Service (IHS), National Institutes of Health (NIH), and Substance Abuse and Mental Health Services Administration (SAMHSA).


Policies and standards prescribed for executive agencies in developing, operating, evaluating, and reporting on financial management systems are defined in the Office of Management and Budget (OMB) Circular No. A-127, Financial Management Systems. Circular A-127 references the series of publications, entitled Federal Financial Management Systems Requirements, issued by the Joint Financial Management Improvement Program (JFMIP), as the primary source of governmentwide requirements for financial management systems. The OMB system requirements provide the framework for establishing integrated financial management systems to support the partnership between program and financial managers and ensure the integrity of information for decision making and measuring performance.

The SGL provides a standard chart of accounts and standardized transactions that agencies are to use in all their financial systems.
While HHS has received unqualified opinions on its financial statements at the consolidated departmental level since fiscal year 1999, the underlying financial systems that assist in the preparation of financial statements have not met all applicable requirements. For fiscal years 1997 through 2003, HHS auditors reported that the department’s systems did not substantially comply with federal financial management systems requirements, and for fiscal year 2003, they reported that the systems also lacked compliance with the SGL requirement. In describing the financial management problems in the fiscal year 2003 financial statement audit report, the HHS Inspector General (IG) stated that the department’s lack of an integrated financial system and internal control weaknesses made it difficult for HHS to prepare timely and reliable financial statements. The IG also noted that preparation of HHS financial statements required substantial “work arounds,” cumbersome reconciliations and consolidation processes, and significant adjustments to reconcile subsidiary records to reported balances on the financial statements.

HHS’ Financial System Implementation Effort

In June 2001, the Secretary of HHS directed the department to establish a unified accounting system that, when fully implemented, would replace five outdated accounting systems. HHS considers the UFMS program a business transformation effort with IT, business process improvement, and operations consolidation components. According to HHS, the program supports the Office of Management and Budget’s (OMB) requirements for each agency to implement and operate a single, integrated financial management system (required by OMB Circular No. A-127). HHS asserts that its approach will require it to institute a common set of business rules, data standards, and accounting policies and procedures, thereby significantly furthering the Secretary’s management objectives. Table 1 depicts the current accounting systems that will be replaced and the organizations currently served.
The Program Support Center is an administrative office, organizationally aligned under the Office of the Secretary. The CORE Accounting system has been described as the “nucleus” of PSC’s accounting operations.

In response to the Secretary’s direction, HHS began a project to improve its financial management operations. CMS and NIH had already initiated projects to replace their financial systems. Figure 1 illustrates the systems being replaced, the new configuration, and the approximate known implementation costs.

HHS has other projects under way to improve other financial management areas such as grant accounting and travel.
As shown in figure 1, HHS plans to pursue a phased approach to achieving the Secretary's vision. The first phase is to implement the system at CDC and, as of May 2004, CDC was expected to begin using the system for its operations starting in fiscal year 2005 (October 2004). FDA was expected to implement UFMS in May 2005, and the entities served by PSC were to be phased in from July 2005 through April 2007. After all of the individual component agency implementations have been completed, UFMS and HHS consolidated reporting will be deployed. This effort involves automating
the department’s financial reporting capabilities and is expected to integrate the NIH Business and Research Support System (NBRSS) and CMS’ Healthcare Integrated General Ledger Accounting System (HIGLAS) into UFMS, which are scheduled to be fully implemented in 2006 and 2007, respectively. The focus of our review was on the system implementation efforts associated with the HHS entities not covered by the NBRSS and HIGLAS efforts.

As shown in figure 1, the costs for this financial management system improvement effort can be broken down into four broad areas: NIH, CMS, all other HHS entities, and a system to consolidate the results of HHS’ financial management operations. HHS estimates that it will spend about $713 million as follows:

- $110 million\(^{10}\) for its NIH efforts (NBRSS),
- $393 million to implement HIGLAS, and
- $210 million for remaining HHS organizations.

HHS has not yet developed an estimate of the costs associated with integrating these efforts into the HHS unified financial management system envisioned in Secretary Thompson’s June 2001 directive.

HHS selected a commercial-off-the-shelf (COTS) product, Oracle U.S. Federal Financials software (certified by the Program Management Office of the Joint Financial Management Improvement Program (JFMIP)\(^{11}\) for federal agencies’ use), as the system it would use to design and implement UFMS. The department has hired two primary contractors to help implement UFMS. In November 2001, HHS awarded KPMG Consulting (now BearingPoint) a contract as system integrator for assistance in planning, designing, and implementing UFMS. As the systems integrator, BearingPoint is expected to provide team members, who are experienced

\(^{10}\)About $12.2 million of the $110 million is to integrate NBRSS into UFMS. The general ledger component of the NIH NBRSS, implemented in October 2003, was used as a proof of concept for UFMS and will be merged with UFMS in the future.

\(^{11}\)The Program Management Office, managed by the Executive Director of JFMIP, with funds provided by the CFO Council agencies, tests COTS software packages and certifies that they meet certain federal financial management system requirements for core financial systems.
in the enterprise resource planning (ERP) software and its installation, configuration, and customization, with expertise in software, hardware, business systems architecture, and business process and transformation. HHS selected Titan Corporation to act as the project’s independent verification and validation (IV&V) contractor, tasked with determining the programmatic, management, and technical status of the UFMS project and recommending actions to mitigate any identified risks to project success.

When fully implemented, UFMS is expected to permit the consolidation of financial data across all HHS component agencies to support timely and reliable departmentwide financial reporting. In addition, it is intended to integrate financial information from the department’s administrative systems, including travel management systems, property systems, logistics systems, acquisition and contracting systems, and grant management systems. The department’s goals in the development and implementation of this integrated system are to achieve greater economies of scale; eliminate duplication; provide better service delivery; and help management monitor budgets, conduct operations, evaluate program performance, and make financial and programmatic decisions.

HHS Has Not Effectively Implemented the Disciplined Processes Necessary to Reduce UFMS Program Risks to Acceptable Levels

Experience has shown that organizations that adopt and effectively implement best practices, referred to in systems development and implementation efforts as the disciplined processes, can reduce the risks associated with these projects to acceptable levels. Although HHS has adopted some of the best practices associated with managing projects such as UFMS, it has adopted other practices that significantly increase the risk to the project. Also, HHS has not yet effectively implemented several of the disciplined processes—requirements management, testing, project management and oversight, and risk management—necessary to reduce its risks to acceptable levels and has exposed the project to unnecessary risk that it will not achieve its cost, schedule, and performance objectives.

12ERP is a business management system that integrates business processes such as planning, inventory control, order tracking, customer service, finance, and human resources.

13Acceptable levels refer to the fact that any systems acquisition effort will have risks and will suffer the adverse consequences associated with defects in its processes. However, effective implementation of the disciplined processes reduces the potential risks from actually occurring and prevents significant defects from materially affecting the cost, timeliness, and performance of the project.
The project has been able to obtain high-level sponsorship at HHS with senior financial management and HHS personnel routinely reviewing its progress. HHS officials maintain that the project is on schedule and that the functionality expected to be available for its first deployment, at CDC in October 2004, is well known and acceptable to its users. However, the IV&V contractor identified a number of serious deficiencies that are likely to affect HHS’ ability to successfully implement UFMS within its current budget and schedule while providing the functionality needed to achieve its goals. HHS management has been slow to take the recommended corrective actions necessary to address the findings and recommendations of its IV&V contractor. Further, it is not clear that the decision to proceed from one project milestone to the next is based on quantitative data that indicate tasks have been effectively completed. Rather, decisions to progress have been driven by the project’s schedule. With a focus on meeting schedule milestones and without quantitative data, HHS faces significant risk that UFMS will suffer the adverse impacts on its cost, schedule, and performance that have been experienced by projects with similar problems.

Effective Implementation of the Disciplined Processes Are Key to Reducing Project Risks

Disciplined processes, which are fundamental to successful systems development and implementation efforts, have been shown to reduce to acceptable levels the risks associated with software development and acquisition. A disciplined software development and acquisition process can maximize the likelihood of achieving the intended results (performance) within established resources (costs) on schedule. Although there is no standard set of practices that will ever guarantee success, several organizations, such as SEI and IEEE, as well as individual experts, have identified and developed the types of policies, procedures, and practices that have been demonstrated to reduce development time and enhance effectiveness. The key to having a disciplined system development effort is to have disciplined processes in multiple areas, including project planning and management, requirements management, configuration management, risk management, quality assurance, and

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14SEI is a federally funded research and development center operated by Carnegie Mellon University and sponsored by the U.S. Department of Defense. The SEI objective is to provide leadership in software engineering and in the transition of new software engineering technologies into practice.

15IEEE develops standards for a broad range of global industries including the information technology and information assurance industries.
testing. Effective processes should be implemented in each of these areas throughout the project life cycle because change is constant. Effectively implementing the disciplined processes necessary to reduce project risks to acceptable levels is hard to achieve because a project must effectively implement several best practices, and inadequate implementation of any one may significantly reduce or even eliminate the positive benefits of the others.

Acquiring and implementing a new financial management system requires a methodology that starts with a clear definition of the organization's mission and strategic objectives and ends with a system that meets specific information needs. We have seen many system efforts fail because agencies started with a general need, such as improving financial management, but did not define in precise terms (1) the specific problems they were trying to solve, (2) what their operational needs were, and (3) what specific information requirements flowed from these operational needs. Instead, they plunged into the acquisition and implementation process in the belief that these specifics would somehow be defined along the way. The typical result was that systems were delivered well past anticipated milestones; failed to perform as expected; and, accordingly, were overbudget because of required costly modifications.

Figure 2 shows how organizations that do not effectively implement the disciplined processes lose the productive benefits of their efforts as a project continues through its development and implementation cycle. Although undisciplined projects show a great deal of productive work at the beginning of the project, the rework associated with defects begins to consume more and more resources. In response, processes are adopted in the hopes of managing what later turns out, in reality, to have been unproductive work. Generally, these processes are “too little, too late” and rework begins to consume more and more resources because sufficient foundations for building the systems were not done or not done adequately. Experience has shown that projects for which disciplined processes are not implemented at the beginning are forced to implement them later when it takes more time and they are less effective.16

As shown in figure 2, a major consumer of project resources in undisciplined efforts is rework (also known as thrashing). Rework occurs when the original work has defects or is no longer needed because of changes in project direction. Disciplined organizations focus their efforts on reducing the amount of rework because it is expensive. Fixing a defect during the testing phase costs anywhere from 10 to 100 times the cost of fixing it during the design or requirements phase.\textsuperscript{17} As shown in figure 2, projects that are unable to successfully address their rework will eventually only be spending their efforts on rework and the associated processes rather than on productive work. In other words, the project will continually find itself reworking items. Appendix II provides additional information on the disciplined processes.

\textsuperscript{17}Steve McConnell, \textit{Rapid Development: Taming Wild Software Schedules}.
We found that HHS has not implemented effective disciplined processes in several key process areas that have been shown to form the foundation for project success or failure including requirements management, testing, project management and oversight, and risk management. Problems with HHS’ requirements management practices include the lack of (1) a concept of operations to guide the development of requirements, (2) traceability of a requirement from the concept of operations through testing to ensure requirements were adequately addressed in the system, and (3) specificity in the requirements to minimize confusion in the implementation. These problems with requirements have resulted in a questionable foundation for the systems’ testing process. In addition, HHS has provided an extremely limited amount of time to address defects identified from system testing, which reflects an optimism not supported by other HHS testing efforts, including those performed to test the conversion of data from CDC’s legacy system to UFMS. This type of short time frame generally indicates that a project is being driven to meet predetermined milestones in the project schedule. While adherence to schedule goals is generally desirable, if corners are cut and there is not adequate quantitative data to assess the risks to the project of not implementing disciplined processes in these areas, the risk of project rework or failure appreciably rises. Ineffective implementation of these processes exposes a project to the unnecessary risk that costly rework will be required, which in turn will adversely affect the project’s cost and schedule, and can adversely affect the ultimate performance of the system.

An effective risk management process can be used by an agency to understand the risks that it is undertaking when it does not implement an effective requirements management process. In contrast, HHS has implemented risk management procedures that close risks before it is clear that mitigating actions were effective. HHS has agreed to change these procedures so that the actions needed to address risks remain visible and at the forefront. While the executive sponsor for the UFMS project and other senior HHS officials have demonstrated commitment to the project, effective project management and oversight are needed to identify and resolve problems as soon as possible, when it is the cheapest to fix them. For example, HHS officials have struggled to address problems identified by the IV&V contractor in a timely manner. Moreover, HHS officials lack the quantitative data or metrics to effectively oversee the project. An effective project management and oversight process uses such data to understand matters such as (1) whether the project plan needs to be adjusted and (2) oversight actions that may be needed to ensure that the project meets its stated goals and complies with agency guidance.
Whereas, with ineffective project oversight, management can only respond to problems as they arise.

We found significant problems in HHS' requirements management process. (See appendix III for a more detailed discussion.) We found that HHS had not (1) developed a concept of operations that can be used to guide its requirements development process, (2) maintained traceability between the various requirements documents to ensure consistency, and (3) developed requirements that were unambiguous. Because of these weaknesses, HHS does not have reasonable assurance that the UFMS project is free of significant requirement defects that will cause significant rework.

Requirements are the specifications that system developers and program managers use to design, develop, and acquire a system. They need to be unambiguous, consistent with one another, verifiable, and directly traceable to higher-level business or functional requirements. It is critical that requirements flow directly from the organization's concept of operations, which describes how the organization's day-to-day operations (1) are being carried out and (2) will be carried out to meet mission needs.\(^\text{18}\)

Examples of problems noted in our review include the following.

- **Requirements were not based on a concept of operations.** HHS has prepared a number of documents that discuss various aspects of its vision for UFMS. However, these documents do not accomplish the principal objective associated with developing a concept of operations—specifying the high-level business processes that are expected to form the basis for requirements definition. One such document, issued April 30, 2004,\(^\text{19}\) discusses the use of shared service

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\(^{18}\)According to IEEE Standard 1362-1998, a concept of operations document is normally one of the first documents produced during a disciplined development effort since it describes system characteristics for a proposed system from the user's viewpoint. This is important since a good concept of operations document can be used to communicate overall quantitative and qualitative system characteristics to the user, developer, and other organizational elements. This allows the reader to understand the user organizations, missions, and organizational objectives from an integrated systems point of view.

centers\textsuperscript{20} to perform financial management functions. This document was issued well after implementation efforts were under way and about 5 months before the expected deployment date of UFMS at CDC. As discussed in more detail in appendix III, the April 30 document does not clearly explain who will perform these functions, and where and how these functions will be performed.

- **Requirements were not traceable.** HHS developed a hierarchical approach to defining its requirements. HHS defined the high-level requirements that were used to identify the requirements that could not be satisfied by the COTS product. Once these high-level requirements were defined, a hierarchical requirements management process was developed which included (1) reviewing and updating the requirements through process design workshops,\textsuperscript{21} (2) establishing the initial baseline requirements, (3) performing a fit/gap analysis, (4) developing gap closure alternatives, and (5) creating the final baseline requirements. The key in using such a hierarchy is that each step of the process builds upon the previous step. However, this traceability was not maintained for the 74 requirements we reviewed. Therefore, HHS has little assurance that (1) requirements defined in the lower-level requirements documents are consistent with and adequately cover the higher-level requirements and (2) testing efforts based on lower-level requirements documents will adequately assess whether UFMS can meet the high-level requirements used to define the overall functionality expected from UFMS. Appendix III provides more details on problems we identified related to the traceability of requirements.

- **Requirements were not always specific.** Many requirements reviewed were not sufficiently specific to reduce requirements-related defects to acceptable levels. For example, one inadequately defined requirement stated that the system “shall track actual amounts and verify commitments and obligations against the budget as revised, consistent with each budget distribution level.” The “Define Budget Distributions” process area was expected to provide the additional specificity needed for this requirement. However, as of May 2004, this process document stated that the functionality was “To Be Determined.” Until HHS

\textsuperscript{20}Shared service centers provide common services such as finance, human resources, procurement, and logistics.

\textsuperscript{21}The process design workshops were held at the global level. The global-level process designs were then reviewed at the site-level to develop site-unique processes as necessary.
provides additional information concerning this requirement, it will not be able to determine whether the system can meet the requirement. Items that will need to be defined include the number of budget distribution levels that must be supported and what it means to verify the commitments and obligations against the revised budget. Appendix III includes more details on the problems related to the specificity of HHS’ requirements.

HHS officials plan to use traditional testing approaches, including demonstrations and validations, to show UFMS’ compliance with HHS high-level requirements as well as the requirements contained in the various other requirements documents. However, the effectiveness of the testing process is directly related to the effectiveness of the requirements management process. HHS’ IV&V contractor reported that as of April 2004, the UFMS test program had not been adequately planned to provide the foundation for a comprehensive and coordinated process for validating that UFMS has the functionality to meet the stated requirements. For example, the test planning documents reviewed by the IV&V contractor did not have the detail typically found in test plans. As of May 2004, the information necessary for evaluating future testing efforts had not been developed for the 44 requirements that we reviewed. Because of the weaknesses noted in the requirements management process, HHS does not yet have a firm foundation on which to base an effective testing program.

Key Testing Processes Have Not Been Completed

Complete and thorough testing is essential to provide reasonable assurance that new or modified systems will provide the capabilities in the requirements. Testing activities that can provide quantitative data on the ability of UFMS to meet HHS’ needs are scheduled late in the implementation cycle. For example, system testing on the capabilities for the CDC implementation was planned to start in August 2004 and to be completed in a 6-week time frame before the system is expected to become operational there. This leaves HHS with little time to address any defects identified during the system testing process and to ensure that the corrective actions taken to address the defects do not introduce new defects. Because HHS has allotted little time for system testing and defect correction, problems not corrected before system launch will in the worst

22Test plans typically contain a general description of what testing will involve, including tolerable limits.
case result in system failure, or will have to be addressed during operations, resulting in potentially costly and time-consuming rework.

Testing is even more challenging for this system development because HHS had not fully developed its overall requirements traceability matrix before testing to determine whether testing will address the requirements. HHS is placing a great deal of reliance on system testing to provide reasonable assurance of the functionality included in UFMS. Also, with system testing scheduled for August, HHS had not, as of May 2004, established an effective management framework for testing. For example, HHS had not (1) clearly defined the roles and responsibilities of the developers and testers, (2) developed acceptance criteria, and (3) strictly controlled the testing environment. As the IV&V contractor noted, if testing is not properly controlled and documented, there is no assurance that the system has been adequately tested and will perform as expected. Accordingly, HHS will need to develop such documents prior to conducting testing, such as developing test cases and executing the actual tests.

Given the issues associated with HHS' requirements management process, even if HHS addresses these testing process weaknesses, evaluating UFMS based solely on testing will not ensure that CDC's and HHS' needs will be met. It is unlikely that the system testing phase will uncover all defects in the UFMS system. In fact, testing, based on well-defined requirements, performed through the system test phase, often catches less than 60 percent of a program's defects. In HHS' case, problems with its poorly defined requirements make creating test cases more challenging and increase the likelihood that the systems test phase will identify significant defects that are often identified by system testing. The remaining errors are found through other quality assurance practices, such as code inspections, or by end users after the software has been put into production. Thus, it will be important for HHS to implement a quality assurance program that is both rigorous and well-structured.

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23 A requirements traceability matrix is used to verify that each requirement is mapped to one or more business processes and test cases.

Initial Data Conversion and System Interface Efforts Encountered Problems

The ability of HHS to effectively address its data conversion and system interface challenges will also be critical to the ultimate success of UFMS. In its white paper on financial system data conversion, JFMIP identified data conversion as one of the critical tasks necessary to successfully implement a new financial system. Moreover, JFMIP stated that data conversion is one of the most frequently underestimated tasks. JFMIP also noted that if data conversion is done right, the new system has a much greater opportunity for success. On the other hand, converting data incorrectly or entering unreliable data from a legacy system has lengthy and long-term repercussions. The adage “garbage in garbage out” best describes the adverse impact. For example, the National Aeronautics and Space Administration (NASA) cited data conversion problems as a major reason that it was unable to prepare auditable financial statements from its new financial management system. HHS officials had initially expected to perform only two data conversion testing efforts, but decided that two additional data conversion testing efforts were needed after identifying 77 issues during the first data conversion test. While there is no standard number of data conversion tests that are needed, the key to successfully converting data from a legacy system to a new system is that the data conversion test is successfully executed with minimal errors. In addition, system interfaces had not been fully developed as expected for the conference room pilots held in March and April 2004. Proper implementation of the interfaces between UFMS and the other systems it receives data from and sends data to is essential for the successful deployment of UFMS.

HHS had originally expected to perform two data conversion testing efforts (commonly referred to as mock conversions) prior to the system being implemented at CDC. In discussions with HHS officials, we noted that other agencies have found that many more mock conversions are required, but HHS officials told us that the project schedule did not allow for many more conversion efforts. However, according to HHS, more than 8 months of preparatory activities were completed before beginning the first mock conversion. They also told us that at least some of these data-cleanup efforts had started about 3 years ago. As with other efforts on this project, the quantitative data necessary to determine whether HHS’ expectations


26Data conversion is defined as the modification of existing data to enable it to operate with similar functional capability in a different environment.
were realistic, such as the number of issues identified during a mock conversion, were not produced until late in the implementation cycle. In May 2004, HHS performed the first of its two planned mock conversions. On the basis of the results of this effort, HHS has now decided that it will need to perform two additional mock conversions before the October 2004 implementation at CDC. As shown in the following examples of the problems found in the first mock conversion, data cleanup was not sufficient in at least some cases to support the data conversion efforts.

- Employer identification numbers (EIN) assigned to customers caused problems because adequate data cleanup efforts had not yet been performed. For example, multiple customers had the same EIN or an EIN on the invoice did not have a corresponding customer. In addition, over 1,300 vendors lacked the necessary banking information.

- Problems related to data quality and conversion logic were found in the conversions related to general ledger account balances. A primary cause of the problems was that the legacy system performed its closing activities by appropriation while UFMS does it by program. On the basis of a review of these problems by the project team, one of the team’s recommendations was that a substantial data cleanup effort in the legacy system be started to mitigate the problems identified in this mock conversion.

Overall, HHS identified 77 issues that applied to 10 of the 11 business activities\(^2\) covered by this mock conversion. Table 2 shows the types of actions HHS identified as necessary to address these issues.

\(^2\)Examples of business activities include reimbursable projects, grant obligations, and supplier information.
At the conclusion of the first mock conversion, the project team believed that most of the major conversion issues had been identified and that subsequent data conversion efforts would only identify issues that required refinements to the solutions developed for the issues already identified. On the basis of the results of the first mock conversion, they also agreed to perform two additional mock conversions.

We also noted similar problems in HHS’ efforts related to system interfaces. For example, one purpose of the March/April 2004 conference room pilot was to demonstrate several key system interfaces. However, a key feature of system interface efforts—error correction—was not available for demonstration since it had not yet been developed. At the conference room pilot, a user asked about how the error correction process would work for transactions that were not processed between two systems correctly and the user was told that the project team had not yet worked out how errors would be managed. Until HHS defines and implements this functionality, it will be unable to ensure that the processes being used for exchanging data between UFMS and more than 30 CDC systems ensures the necessary levels of data integrity. Properly implementing the interfaces will be critical to performing a realistic system test at CDC and ensuring UFMS will properly operate when in production. Also, HHS expects UFMS to interface with about 110 systems when it is fully implemented.

In our view, a major value of a risk management system is the increased visibility over the scope of work and resources needed to address the risks. HHS officials have developed a risk assessment and mitigation strategy and have implemented a process for managing UFMS risks that meets many of

### Table 2: Type of Action Needed to Address Data Conversion Findings

<table>
<thead>
<tr>
<th>Type of corrective action</th>
<th>Number of issues that will be addressed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data cleanup</td>
<td>22</td>
</tr>
<tr>
<td>Modify data extract process</td>
<td>8</td>
</tr>
<tr>
<td>Modify data conversion specification</td>
<td>15</td>
</tr>
<tr>
<td>Modify data conversion program</td>
<td>1</td>
</tr>
<tr>
<td>Modify configuration</td>
<td>21</td>
</tr>
<tr>
<td>Perform further research</td>
<td>10</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>77</strong></td>
</tr>
</tbody>
</table>

Source: HHS.
Risk management recognizes that risk cannot be eliminated from a project but can be kept at acceptable levels through a set of continuous activities for identifying, analyzing, planning, tracking, and controlling risks. If a project does not effectively manage its risks, then the risks will manage the project. For example, if a project does not properly manage the risks associated with inadequate requirements, then the undesirable consequences associated with requirement defects, such as increased rework and schedule delays, will start consuming more and more project resources. Risk management starts with identifying the risks before they can become problems. Once risks are identified, they need to be understood. A risk management plan is then developed that outlines the information known about the risks and the actions, if any, which will be taken to mitigate those risks.

For example, they cited a program to identify risks to the project, such as staffing shortages and training deficiencies, and have HHS management focus on those risks. Our review confirmed that HHS does maintain a risk database and that these risks are available for review and discussion during project oversight meetings. However, we noted problems with the implementation of the risk management system.

HHS routinely closed its identified risks on the premise that they had been identified and were being addressed. As of March 2004, 13 of the 44 project risks identified by HHS were considered “closed,” even though it appeared that actions taken to close the risks were still ongoing. For example, HHS had identified data conversion as a risk because the conversion might be more complex, costly, and time consuming than previously estimated. However, this risk was closed in February 2003 because a data conversion strategy was in the project plan that UFMS officials considered as adequate to mitigate the risk. HHS officials characterized this practice as intended to streamline the number of risks for discussion at biweekly meetings. Project officials defended this approach under the premise that if the mitigating actions were not achieving their desired results, then the risk would be “reopened.” After we discussed this with HHS officials, they agreed to revise their procedures to include a resolution column with more information on why a risk was closed. This change should improve management’s ability to oversee the inventory of risks, their status, and the effectiveness of the mitigating strategies.

According to HHS, the project has been able to obtain high-level sponsorship from senior financial management officials who routinely review its progress. This sponsorship has enabled the project to gain support from individuals critical to the implementation of UFMS at organizational units such as CDC. In addition, senior management officials have received periodic reports from a contractor hired to perform...
independent verification and validation that help identify issues needing management attention. Because of this strong support and oversight, HHS officials said they believed that the risks associated with the project have been reduced to acceptable levels and that the project can serve as a management model.

While we agree that top management commitment and oversight together comprise one critical factor in determining a project’s success, they are not in themselves sufficient to provide reasonable assurance of the project’s success. As noted in our discussion of disciplined processes, the inadequate implementation of any one of the disciplined processes in systems development can significantly reduce or overcome the positive benefits of others. In this case, it is important to act promptly to address risks so as to minimize their impact.

In this regard, in February 2003, HHS obtained the services of the current contractor to perform the IV&V function for the UFMS project. As of May 2004, according to the contractor, its staff has participated in hundreds of meetings at all levels within the project, provided written comments and recommendations on over 120 project documents, and produced 55 project status and assessment reports. Twice a month it produces a report that is sent directly to the Executive Sponsor of the UFMS project. These reports highlight the IV&V team’s view on the overall status of the UFMS project, including a discussion of any impacts or potential impacts to the project with respect to cost, schedule, and performance and a section on current IV&V concerns and associated recommendations. The IV&V contractor reported several project management and oversight weaknesses that increase the risks associated with this project that were not promptly addressed. Examples include the following.

According to IEEE, verification and validation processes for projects such as UFMS can be used to determine whether (1) the products of a given activity conform to the requirements of that activity and (2) the software satisfies its intended use and user needs. This determination may include analyzing, evaluating, reviewing, inspecting, assessing, and testing software products and processes. The IV&V processes should assess the software in the context of the system, including the operational environment, hardware, interfacing software, operators, and users.

Originally this contractor was a subcontractor. In September 2003, the company became the project’s prime IV&V contractor, staffing the effort with the equivalent of five to six individuals.
• **Personnel.** Although the contractor hired by HHS to perform IV&V services identified the lack of personnel as a major risk factor in June 2003, it took HHS and its system integrator over 6 months to substantially address this weakness. In February 2004, the IV&V contractor reported this issue as closed. In closing this issue, the IV&V contractor noted that the availability of adequate resources was an ongoing concern, and the issue may be reopened at a later date. Related human capital issues are discussed in a separate section of this report.

• **Critical path analysis.** In August 2003, the IV&V contractor noted that an effective critical path analysis had not been developed. A critical path defines the series of tasks that must be finished on time for the entire project to finish on schedule. Each task on the critical path is a critical task. As of April 2004, this weakness had not been effectively addressed. Until HHS can develop an effective critical path analysis for this project, it does not have adequate assurance that it can understand the impact of various project events, such as delays in project deliverables. HHS’ critical path report shows planned start and finish dates for various activities, but does not show the actual progress so that the impact of schedule slips can be analyzed. The IV&V contractor recommended that critical path analysis and discussion become a more prominent feature of UFMS project management to monitor the resources assigned to activities that are on the critical path.

• **Earned value management system.** In August 2003, the IV&V contractor also noted that an effective earned value management system had not been implemented. Earned value management attempts to compare the value of work accomplished during a given period with the work scheduled for that period. By using the value of completed work as a basis for estimating the cost and time needed to complete the program, earned value can alert program managers to potential problems early in the program. For example, if a task is expected to take 100 hours to complete and it is 50 percent complete, the earned value management system would compare the number of hours actually spent to complete the task to the number of hours expected for the amount of work performed. In this example, if the actual hours spent equaled 50 percent of the hours expected, the earned value would show that the project’s resources were consistent with the estimate. As of
April 2004, this weakness had not been effectively addressed. Without an effective earned value management system, HHS has little assurance that it knows the status of the various project deliverables in the context of progress and associated cost. In other words, an effective earned value management system would be able to provide quantitative data on the status of a given project deliverable, such as a data conversion program. On the basis of this information, HHS management would be able to determine whether the progress of a task was within the expected parameters for completion. Management could then use this information to determine actions to take to mitigate risk and manage cost and schedule performance.

The following additional significant issues were considered open by the IV&V contractor as of April 2004.

- **Requirements management.** The project had not produced an overall requirements traceability matrix that identified all the requirements and the manner in which each will be verified. In addition, HHS had not implemented a consistent approach to defining and maintaining a set of “testable” requirements.

- **UFMS test program adequacy.** The test program for UFMS had not been adequately defined and the test documentation reviewed to date lacks the detail typically found in test plans that are developed in accordance with industry standards and best practices.

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31 On July 15, 2004, HHS officials stated that the IV&V contractor was satisfied with the earned value management system being used for the project. However, they were unable to provide any documentation to support this position.

32 For example, a data conversion task may have several activities such as (1) determining the data that are needed from a given system, (2) ensuring that the data are acceptable to the other system, (3) determining the format of the data that will be used in the conversion, (4) performing the actual conversion, and (5) resolving any errors that resulted from the conversion process. Each of these activities may have a given percentage of completion status. For example, once a final determination of the data needed from a given system is completed, 10 percent of the task would be considered completed. An earned value management system would take the completed activities, determine the completion status, and then compare that to the expected effort, such as costs incurred and staff hours expended, to determine whether they are consistent. Using the example above, if the determination of data needed consumed 15 percent of the dollars expected for that data conversion task, then the earned value management system would show that 10 percent of the work had consumed 15 percent of the task's resources.
UFMS strategy documents. A number of key strategy documents that provide the foundation for system development and operations had not been completed as defined in the project schedule. These documents are used for guidance in developing documents for articulating the plans and procedures used to implement UFMS. Examples of the documents that were 2 or more months late include the UFMS Business Continuity Strategy, UFMS Lifecycle Test Strategy, Global Interface Strategy, and Global Conversion Strategy.

In addition, the IV&V contractor has presented other issues, concerns, and recommendations in its reports. For example, a May 2004 report noted that the IV&V contractor had expressed some concerns on the adequacy of the project schedule and the status of some data conversion activities. Our review of the IV&V contractor’s concerns found that they are consistent with those that we identified in our review of UFMS.

HHS Has Not Yet Developed the Quantitative Data Necessary for Assessing Whether the System Will Provide the Needed Functionality

The ability to understand the impact of the weaknesses we and the IV&V contractor identified is limited because HHS has not effectively captured the types of quantitative data or metrics that can be used to assess the effectiveness of its management processes, such as identifying and quantifying any weaknesses in its requirements management process. This information is necessary to understand the risk being assumed and whether the UFMS project will provide the desired functionality. HHS does not have a metrics measurement process that allows it to fully understand (1) its capability to manage the entire UFMS effort; (2) how its process problems will affect the UFMS cost, schedule, and performance objectives; and (3) the corrective actions needed to reduce the risks associated with the problems identified. Without such a process, HHS management can only focus on the project schedule and whether activities have occurred as planned, not whether the activities achieved their objectives. Experience has shown that such an approach leads to rework instead of making real progress on the project.

SEI has found that metrics identifying important events and trends are invaluable in guiding software organizations to informed decisions. Key SEI findings relating to metrics include the following.

- The success of any software organization depends on its ability to make predictions and commitments relative to the products it produces.
Effective measurement processes help software groups succeed by enabling them to understand their capabilities so that they can develop achievable plans for producing and delivering products and services.

Measurements enable people to detect trends and to anticipate problems, thus providing better control of costs, reducing risks, improving quality, and ensuring that business objectives are achieved.  

Defect tracking systems are one means of capturing quantitative data that can be used to evaluate project efforts. Although HHS has a system that captures the defects that have been reported, we found that the agency has not effectively implemented a process to ensure that defects are identified and reported as soon as they have been identified. For example, we noted in the March/April 2004 conference room pilot that one of the users identified a process weakness related to grant accounting as a "showstopper." However, this weakness did not appear in the defect tracking system until about 1 month later. As a result, during this interval, the HHS defect tracking system did not accurately reflect the potential problems identified by the users, and HHS management was unable to determine (1) how well the system was working and (2) the amount of work necessary to correct the defects. Such information is critical when assessing a project’s status.

According to HHS officials at the end of our fieldwork, the UFMS project is on schedule. However, while the planned activities may have been performed, because there are not quantifiable criteria for assessing progress, it is unclear whether they were performed successfully or whether the activities have been accomplished substantively. For example, one major milestone was to conduct a conference room pilot in March/April 2004. HHS held the conference room pilot in March/April 2004, and so it considered that the milestone had been met. However, HHS did not define what constituted success for this event, such as the users identifying no significant defects in functionality. A discussion of the

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34Showstoppers were described as risks that would affect the forward movement of UFMS implementation if they were not resolved quickly.

35The Project Management Institute has defined milestone as a “significant event in the project, usually completion of a major deliverable.”
problems we identified with the March/April 2004 conference room pilot is included in appendix III and clearly demonstrates that the objective of this activity, to validate the prototype system and test interfaces, was not achieved. Therefore, by measuring progress based on the fact that this conference room pilot was held, HHS has little assurance that the project is in fact on schedule and can provide the desired functionality. This approach increases the risk that HHS will be surprised by a major malfunction at a critical juncture in the project, such as when it conducts system testing or attempts to implement the system at CDC.

Good metrics would enable HHS to assess the risk of moving forward on UFMS with a much greater degree of certainty. HHS will be better able to proactively manage UFMS through disciplined processes as opposed to having to respond to problems as they arise.

Experience Has Shown the Effects of Not Effectively Implementing the Disciplined Processes

HHS’ inability to effectively implement the types of disciplined processes necessary to reduce risks to acceptable levels does not mean that the agency cannot put in place an effective process prior to the CDC implementation. However, HHS has little time to (1) address long-standing requirements management problems, (2) develop effective test cases from requirements that have not yet been defined at the level necessary to support effective testing efforts, and (3) develop and implement disciplined test management processes before it can begin its testing efforts. Furthermore, HHS will need to address its project management and oversight weaknesses so that officials can understand (1) the impact that the defects identified during system testing will have on the project’s schedule and (2) the corrective actions needed to reduce the risks associated with the problems identified. Without effectively implementing disciplined processes and the necessary metrics to understand the effectiveness of the processes that it has implemented, HHS is incurring unnecessary risks that the project will not meet its cost, schedule, and performance objectives.

The kinds of problems we saw at HHS for the UFMS project have historically not boded well for successful system development at other federal agencies. In 1999 we reported on a system at the Department of the Interior’s Bureau of Indian Affairs (BIA) that had problems similar to

those discussed in this report. As is the case at HHS, Interior's deficiencies in requirements management and other disciplined processes meant that Interior had no assurance that its newly acquired system would meet its specific performance, security, and data management needs and that it would be delivered on time and on schedule. To reduce these risks, we recommended that Interior develop and implement an effective risk management plan and that Interior ensure that all project decisions were (1) based on objective data and demonstrated project accomplishments and (2) driven by events, not the schedule. In subsequent reviews we noted that, like HHS, Interior planned to use testing to demonstrate that the system could perform its intended functions.

However, as we reported in September 2000, BIA did not follow sound practices in conducting its system and user acceptance tests for this system. Subsequently, in May 2004, the agency reported that only one function had been successfully implemented and that it was in the process of evaluating the capabilities and shortcomings of the system to determine whether any other components could be salvaged for interim use while it looked for a new system to provide the desired functionality.

In reports on other agencies, we have also identified weaknesses in requirements management and testing that are similar to the problems we identified at HHS. Examples of problems that have resulted from undisciplined efforts include the following.

- In April 2003, we reported that NASA had not implemented an effective requirements management process and that these requirement management problems adversely affected its testing activities. We also noted that because of the testing inadequacies, significant defects later surfaced in the production system.


In May 2004, we reported that NASA’s new financial management system, which was fully deployed in June 2003 as called for in the project schedule, still did not address many of the agency’s most challenging external reporting issues, such as external reporting problems related to property accounting and budgetary accounting.

In May 2004, we reported that for two major Department of Defense (DOD) systems, the initial deployments for these systems did not operate as intended and, therefore, did not meet component-level needs. In large part, these operational problems were due to DOD not effectively implementing the disciplined processes that are necessary to manage the development and implementation of the systems in the areas of requirements management and testing. DOD program officials have acknowledged that the initial deployments of these systems experienced problems that could be attributed to requirements and testing.

The problems experienced by these other agencies are illustrative of the types of problems that can result when disciplined processes are not properly implemented. Whether HHS will experience such problems cannot be known until the agency obtains the quantitative data necessary to indicate whether the system will meet its needs. Accordingly, HHS will need to ensure it adequately addresses the numerous weaknesses we and the IV&V contractor identified and has reduced the risk to an acceptable level before implementing UFMS at CDC. As we will be discussing in the next section, compounding the risk to UFMS from not properly implementing disciplined processes, is the fact that HHS is introducing UFMS into an environment with weaknesses in its departmentwide IT management practices.


\[^{[41]}\text{GAO, DOD Business Systems Modernization: Billions Continue to Be Invested with Inadequate Management Oversight and Accountability, GAO-04-615 (Washington, D.C.: May 27, 2004).}\]
HHS has planned and developed UFMS using the agency’s existing IT investment management processes. However, we have reported—and HHS has acknowledged—weaknesses in IT investment management, enterprise architecture, and information security. Such weaknesses increase the risk that UFMS will not achieve planned results within the estimated budget and schedule.

In addition to weaknesses in disciplined processes in the development of UFMS, weaknesses in the HHS' IT management processes also increase the risks associated with UFMS. HHS is modifying its IT investment management policies, developing an enterprise architecture, and responding to security weaknesses with several ongoing activities, but these changes may not be implemented in time to compensate for the increased risks.

IT investment management provides for the continuous identification, selection, control, life-cycle management, and evaluation of IT investments. The Clinger-Cohen Act of 1996\(^\text{42}\) lays out specific aspects of the process that agency heads are to implement in order to maximize the value of the agency’s IT investments. In addition, OMB and GAO have issued guidance\(^\text{43}\) for agencies to use in implementing the Clinger-Cohen Act requirements for IT investment management. Our Information Technology Investment Management framework\(^\text{44}\) is a maturity model composed of five progressive stages of maturity that an agency can achieve in its IT investment management capabilities. These stages range from creating investment awareness to developing a complete investment portfolio to leveraging IT for strategic outcomes. The framework can be used both to assess the maturity of an agency’s investment management processes and as a tool for organizational improvement.


\(^{43}\)In March 2004, we issued the latest version of our IT investment management framework, GAO-04-394G, to aid agencies in enhancing their IT investment management processes.

OMB Circular No. A-130,\textsuperscript{45} which implements the Clinger-Cohen Act, requires agencies to use architectures. A well-defined enterprise architecture provides a clear and comprehensive picture of the structure of any enterprise by providing models that describe in business and technology terms how the entity operates today and how it intends to operate in the future. It also includes a plan for transitioning to this future state. Enterprise architectures are integral to managing large-scale programs such as UFMS. Managed properly, an enterprise architecture can clarify and help optimize the interdependencies and relationships among an organization's business operations and the underlying IT infrastructure and applications that support these operations. Employed in concert with other important management controls, architectures can greatly increase the chances that organizations’ operational and IT environments will be configured to optimize mission performance. To aid agencies in assessing and improving enterprise architecture management, we issued guidance establishing an enterprise architecture management maturity framework.\textsuperscript{46} That framework uses a five-stage maturity model outlining steps toward achieving a stable and mature process for managing the development, maintenance, and implementation of an enterprise architecture.

The reliability of operating environments, computerized data, and the systems that process, maintain, and report these data is a major concern to federal entities, such as HHS, that have distributed networks that enable multiple computer processing units to communicate with each other. Such a platform increases the risk of unauthorized access to computer resources and possible data alteration. Effective departmentwide information security controls will help reduce the risk of loss due to errors, fraud and other illegal acts, disasters, or incidents that cause systems to be unavailable. Inadequate security and controls can adversely affect the reliability of the operating environments in which UFMS and its applications operate. Without effective general controls, application controls may be rendered ineffective by circumvention or modification. For example, a control designed to preclude users from entering unreasonably large dollar amounts in a payment processing system can be an effective application control, but this control cannot be relied on if


general controls permit unauthorized program modifications to allow certain payments to be exempted from it.

Key HHS IT Investment Management Policies Still under Development

UFMS is at increased risk because of previously reported weaknesses in the process that HHS uses to select and control its IT investments. In January 2004, we reported\(^7\) that there were serious weaknesses in HHS IT investment management. Notably, HHS had not (1) established procedures for the development, documentation, and review of IT investments by its review boards or (2) documented policies and procedures for aligning and coordinating investment decision making among its investment management boards. In addition, HHS had not yet established selection criteria for project investments or a requirement that IT investments support work processes that have been simplified or redesigned.

HHS is modifying several of its IT investment management policies, including its capital planning and investment control guidance and its governance policies; but as of May 12, 2004, these documents were not final or available for review. Until HHS addresses weaknesses in its selection or control processes, IT projects like UFMS will face an increased likelihood that the projects will not be completed on schedule and within estimated costs.

Risk to UFMS Are Heightened With the Absence of an Established Enterprise Architecture

In November 2003, we released a report\(^8\) noting the importance of leadership to agency progress on enterprise architecture efforts. We reported that federal agencies’ progress toward effective enterprise architecture management was limited: In a schedule of five stages leading to a highly effective enterprise architecture program, 97 percent of the agencies surveyed were still in Stage 1—creating enterprise architecture awareness. In that report, we noted that HHS had reached Stage 2—building the enterprise architecture management foundation—by successfully satisfying all elements of that stage of the maturity framework. In addition, HHS had successfully addressed three of six elements of the


Stage 3 maturity level—developing architecture products. HHS has laid that foundation by (1) assigning enterprise architecture management roles and responsibilities and (2) establishing plans for developing enterprise architecture products and for measuring program progress and product quality. Progressing through the next stage would involve defining the scope of the architecture and developing products describing the organization in terms of business, performance, information/data, service/application, and technology. Once the scope is defined and products developed, Stage 3 organizations track and measure progress against plans; identify and address variances, as appropriate; and report on their progress.

Although it has made progress, HHS has not yet established an enterprise architecture to guide and constrain its IT projects. In January 2004, HHS' acting chief architect told us that the department continues to work on implementing an enterprise architecture to guide its decision making. He also noted that HHS plans to make UFMS a critical component of the enterprise architecture now under development. However, most of the planning and development of the UFMS IT investment has occurred without the guidance of an established enterprise architecture. Our experience with other federal agencies has shown that projects developed without the constraints of an established enterprise architecture are at risk of being duplicative, not well integrated, unnecessarily costly to maintain and interface, and ineffective in supporting missions.

HHS Information Security Weaknesses Are Unresolved, and Needed Information for UFMS Is Not Shared

HHS has recognized the need to improve information security throughout the department, including in key operating divisions, and has various initiatives under way; however, it has not yet fully implemented the key elements of a comprehensive security management program. Unresolved general control weaknesses at headquarters and in HHS' operating divisions include almost all areas of information system controls described in our Federal Information System Controls Audit Manual (FISCAM). These weaknesses are in entitywide security, access controls, system software, application software, and service continuity and they are significant and pervasive.

According to a recent IG report, the underlying cause for most of the weaknesses was that the department did not have an effective management structure in place to ensure that sensitive data and critical operations received adequate attention and that appropriate security controls were implemented to protect them. HHS has not sufficiently controlled network access, appropriately limited mainframe access, or fully implemented a comprehensive program to monitor access. Weaknesses in other information security controls, including physical security, further increased the risk to HHS’ information systems. As a result, sensitive data—including information related to the privacy of U.S. citizens, payroll and financial transactions, proprietary information, and mission-critical data—were at increased risk of unauthorized disclosure, modification, or loss, possibly without being detected. Overall, the IG concluded that the weaknesses left the department vulnerable to unauthorized access to and disclosure of sensitive information, malicious changes that could interrupt data processing or destroy data files, improper payments, or disruption of critical operations.

Extensive information security planning for UFMS was based on requirements and applicable guidance set forth in the Federal Information Security Management Act, OMB Circular No. A-130 Appendix III (Security of Federal Automated Information Resources), National Institute of Standards and Technology guidance, and our FISCAM. However, that planning was done without complete information from the department and operating divisions. HHS has not conducted a comprehensive, departmentwide assessment of information security general controls. Further, information security general controls at four operating divisions have not been recently assessed. UFMS officials told us they did not know which operating divisions had conducted or contracted for a review of their individual information security environments. Without departmentwide and operating-division-specific assessments, HHS increases its risk that information security general control weaknesses will not be identified and therefore will not be subject to departmentwide resolution or mitigation by UFMS controls.


According to HHS officials, some operating divisions that have been assessed recently have not provided UFMS with current information on the status of the outstanding weaknesses in their operating environments. UFMS officials told us that they do not have assurance of the reliability of the control environment of these operating divisions. Without information on control weaknesses in the operating divisions, UFMS management has not been in a position to develop mitigating controls that could compensate for departmentwide weaknesses. As a result, UFMS planning for security cannot provide reasonable assurance that the system is protected from loss due to errors, fraud and other illegal acts, disasters, and incidents that cause systems to be unavailable.

Human Capital Issues
Increase Risk Associated with the Implementation of UFMS

Serious understaffing and incomplete workforce planning have plagued the UFMS project. Human capital management for the UFMS project includes organizational planning, staff acquisition, and team development. It is essential that an agency take the necessary steps to ensure that it has the human capital capacity to design, implement, and operate a financial management system. However, the UFMS project has experienced staff shortages as high as 40 percent of the federal positions that HHS believed were needed to implement UFMS. Although the staff shortage has been alleviated to a great extent, the impact of such a significant shortfall lingers. Further, HHS has not yet fully developed key workforce planning tools, such as the CDC skills gap analysis, to help transform its workforce so that it can effectively use UFMS. It is important that agencies incorporate strategic workforce planning by (1) aligning an organization's human capital program with its current and emerging mission and programmatic goals and (2) developing long-term strategies for acquiring, developing, and retaining an organization's total workforce to meet the needs of the future. This incorporates a range of activities from identifying and defining roles and responsibilities to identifying team members to developing individual competencies that enhance performance. Human capital planning should be considered for all stages of the system implementation.

Positions Were Not Filled as Planned

According to JFMIP's *Building the Work Force Capacity to Successfully Implement Financial Systems*, the roles needed on an implementation team are consistent across financial system implementation projects and include a project manager, systems integrator, functional experts, information technology manager, and IT analysts. Many of these project
roles require the dedication of full-time staff for one or more of the project’s phases.

HHS has identified the lack of resources as a risk to the project and acquired the staff to fill some of the roles needed for a systems implementation project. The project has a project manager, systems integrator, and some functional experts. However, on the basis of our review of the HHS Organization and Staffing Plan and the most recent program management office organization chart, many positions were not filled as planned. For example, as reported in the IV&V contractor’s September 2003 report, some key personnel filled multiple positions and their actual available time was inadequate to perform the allocated tasks—commonly referred to as staff being overallocated on the project. As a result, some personnel were overworked, which according to the IV&V contractor, could lead to poor morale. The UFMS organization chart also showed that the UFMS project team was understaffed and that several integral positions were vacant or filled with part-time detailees. As of January 2004, 19 of the 47 UFMS positions in the UFMS Program Management Office identified as needed for the UFMS project were not filled. The vacant positions included key positions such as the enterprise architect, purchasing, testing, and configuration management leads. While HHS and the systems integrator have taken measures to acquire additional human resources for the implementation of UFMS, scarce resources could significantly jeopardize the project’s success and have led to several key deliverables being significantly behind schedule, as discussed in the section on disciplined processes. Without adequate resources to staff the project, the project schedule could be negatively affected, project controls and accountability could be diminished, and the successful implementation of UFMS could be compromised.

Strategic Workforce Planning Is Incomplete

Strategic workforce planning is essential for achieving the mission and goals of the UFMS project. As we have reported,\textsuperscript{52} there are five key principles that strategic workforce planning should address:

- Involve top management, employees, and other stakeholders in developing, communicating, and implementing the strategic workforce plan.

- Determine the critical skills and competencies that will be needed to achieve current and future programmatic results.

- Develop strategies that are tailored to address gaps in the number, deployment, and alignment of human capital approaches for enabling and sustaining the contributions of all critical skills and competencies.

- Build the capability needed to address administrative, educational, and other requirements important to support workforce planning strategies.

- Monitor and evaluate the agency's progress toward its human capital goals and the contribution that human capital results have made toward achieving programmatic results.

HHS has taken first steps to address three of the five key principles identified in our report on strategic workforce planning. To address the first key principle, HHS' top management first communicated the agency's goal to implement a unified financial management system in June 2001 and has continued to communicate the agency's vision. HHS has developed an Organizational Change Management Plan and, according to the UFMS project's Statement of Work, HHS, in undertaking UFMS, will seek to ensure that sufficient efforts are made to address communications, human resources, and training requirements.

To meet the second principle of identifying the needed skills and competencies, HHS developed a Global Organization Impact Analysis in March 2003 and subsequently prepared an analysis for CDC that identified workforce and training implications associated with the major changes that will occur in its financial management business processes. However, more work remains. Although a Global/CDC Pilot Competency Report was prepared that focuses on preparing and equipping the workforce to function effectively in the new environment, none of the other operating divisions scheduled to implement UFMS had prepared a competency report as of May 2004.

To effectively address the third principle of developing strategies to address the gaps in human capital, HHS must first identify the skills and competencies needed. HHS has plans to conduct a skills gap analysis on a site-specific basis. However, as of May 2004, the CDC skills gap analysis

had not been completed. CDC officials maintain that they intend to wait until after the system is implemented to assess the changes in individuals’ workloads and make decisions on staffing changes. In addition, HHS is currently developing a global Workforce Transition Strategy, which the other operating divisions will use as a model in developing their own strategies. According to HHS officials, HHS has also prepared a global training strategy. Training plans are to be developed on a site-specific basis using the global strategy as a model. Although CDC has a tentative schedule for planned training, as of May 2004 the CDC training plan was not complete.

As we have previously reported,

having staff with the appropriate skills is key to achieving financial management improvements, and managing an organization’s employees is essential to achieving results. HHS already faces challenges in implementing its financial management system due to the lack of adequate resources. By not identifying staff with the requisite skills to implement such a system and by not identifying gaps in needed skills and filling them, HHS has reduced its chances of successfully implementing and operating UFMS.

Conclusions

HHS has not followed key disciplined processes necessary to reduce the risks associated with implementing UFMS to acceptable levels. These problems are similar to those encountered by other agencies that have found themselves under strong pressure to skip steps in their haste to get systems up and running and produce results. If HHS continues on this path, it runs a higher risk than necessary of finding, as many others have already discovered, that the system may be more costly to operate, take more time and effort to perform needed functions, be more disruptive to the work of the agency, and may not achieve the intended improvement.

Ideally, HHS should not continue with its current approach for UFMS. However, if HHS decides for operational reasons to continue its plan to deploy UFMS at CDC in October 2004, then as a precursor to deployment at CDC, there are several key steps that must be taken to mitigate the significant risk related to this deployment. To begin, HHS must determine the system capabilities that are necessary for the CDC deployment and identify the relevant requirements related to those capabilities. The

associated requirements will have to be unambiguous and adequately express how the system will work, be traceable from their origin through implementation, and be sufficiently tested to confirm that the system meets those functional needs. Validating data conversion efforts and systems interfaces will also be critical to the successful launch of UFMS. HHS will need to ensure that its desire to meet the October 2004 initial deployment of UFMS is driven by successful completion of at least these key events based on quantitative data rather than the schedule. HHS should not deploy UFMS at CDC until these critical steps are complete.

Before proceeding further with the UFMS implementation beyond CDC, HHS should pause to assess whether an appropriate foundation is in place so that UFMS will achieve its ultimate goals of a unified accounting system that institutes common business rules, data standards, and accounting policies and procedures. From our perspective, HHS does not have a fully developed view of how UFMS will operate because it moved forward with the project before ensuring that certain key elements, such as a concept of operations and an enterprise architecture, were completed. Without assurances that it is moving ahead with a solid foundation and a fully developed and strongly administered plan for bringing the entire UFMS project under the disciplined processes of requirements management, testing, risk management, and the use of quantitative measures to manage the project, HHS risks not achieving its goal of a common accounting system that produces data for management decision making and financial reporting and risks perpetuating its long-standing accounting system weaknesses with substantial workarounds to address any needed capabilities that have not been built into the system.

Because we have recently issued reports providing HHS with recommendations to address weaknesses in IT investment management processes, we are not making additional recommendations in this report related to those two disciplines other than to reiterate the importance of taking action on our prior recommendations. It will be important that HHS continue with its ongoing initiatives to strengthen these two areas. Also, HHS has not fully secured its information systems security environment to offer an adequate basis for incorporating adequate security features into UFMS as it is being developed. Finally, addressing human capital and staffing shortages that have also increased risks related to UFMS is paramount to achieving the agency's objectives for this project.
Recommendations for Executive Action

To help reduce risks associated with deployment of UFMS at CDC to acceptable levels, we recommend that the Secretary of Health and Human Services direct the Assistant Secretary for Budget, Technology, and Finance to require that the UFMS program staff take the following nine actions:

- Determine the system capabilities that are necessary for the CDC deployment.

- Identify the relevant requirements related to the desired system capabilities for the CDC deployment.

- Clarify, where necessary, any requirements to ensure they (1) fully describe the capability to be delivered, (2) include the source of the requirement, and (3) are unambiguously stated to allow for quantitative evaluation.

- Maintain traceability of the CDC-related requirements from their origin through implementation.

- Use a testing process that employs effective requirements to obtain the quantitative measures necessary to understand the assumed risks.

- Validate that data conversion efforts produce reliable data for use in UFMS.

- Verify that systems interfaces function properly so that data exchanges between systems are adequate to satisfy system needs.

- Measure progress based on quantitative data rather than the occurrence of events.

If these actions are not completed, delay deployment of UFMS at CDC.

Before proceeding with further implementation of UFMS after deployment at CDC, we recommend that the Secretary of Health and Human Services direct the Assistant Secretary for Budget, Technology, and Finance to require that the UFMS program staff take the following 14 actions:

- Develop and effectively implement a plan on how HHS will implement the disciplined processes necessary to reduce the risks associated with
this effort to acceptable levels. This plan should include the processes, such as those identified by SEI and IEEE, that will be implemented and the resources, such as staffing and funding, needed to implement the necessary processes.

- Develop a concept of operations in accordance with recognized industry standards such as those promulgated by IEEE. The concept of operations should apply to all HHS entities that will be required to use UFMS. This concept of operations should contain a high-level description of the operations that must be performed, who must perform them, and where and how the operations will be carried out, and be consistent with the current vision for the HHS information system enterprise architecture.

- Implement a requirements management process that develops requirements that are consistent with the concept of operations and calls for each of the resulting requirements to have the attributes associated with good requirements: (1) fully describing the functionality to be delivered, (2) including the source of the requirement, and (3) stating the requirement in unambiguous terms that allows for quantitative evaluation.

- Maintain traceability of requirements among the various implementation phases from origin through implementation.

- Confirm that requirements are effectively used for
  
  (1) determining the functionality that will be available in UFMS at a given location,

  (2) implementing the required functionality,

  (3) supporting an effective testing process to evaluate whether UFMS is ready for deployment,

  (4) validating that data conversion efforts produce reliable data for use in UFMS, and

  (5) verifying that systems interfaces function properly so that data exchanges between systems are adequate to satisfy each system’s needs.
• Develop and implement a testing process that uses adequate requirements as a basis for testing a given system function.

• Formalize risk management procedures to consider that

  (1) all risks currently applicable to the UFMS project are identified and

  (2) a risk is only closed after the risk is no longer applicable rather than once management has developed a mitigation strategy.

• Develop and implement a program that will identify the quantitative metrics needed to evaluate project performance and risks.

• Use quantitative measures to assess progress and compliance with disciplined processes.

To help ensure that HHS reduces risks in the agencywide IT environment associated with its implementation of UFMS, we recommend that the Secretary of Health and Human Services direct the Assistant Secretary for Budget, Technology, and Finance to require that the following seven actions are taken by the IT program management staff, as appropriate:

• Conduct assessments of operating divisions’ information security general controls that have not been recently assessed.

• Establish a comprehensive program to monitor access to the network, including controls over access to the mainframe and the network.

• Verify that the UFMS project management staff has all applicable information needed to fully ensure a comprehensive security management program for UFMS. Specifically, this would include identifying and assessing the reported concerns for all HHS entities regarding key general control areas of the information security management process:

  (1) entitywide security planning,

  (2) access controls,

  (3) system software controls,

  (4) segregation of duties, and
(5) application development and change controls.

To help improve the human capital initiatives associated with the UFMS project, we recommend that the Secretary of Health and Human Services direct the Assistant Secretary for Budget, Technology, and Finance to require that the following four actions are taken by the UFMS program management staff:

• Assess the key positions needed for effective project management and confirm that those positions have the human resources needed. If needed, solicit the assistance of the Assistant Secretary for Budget, Technology, and Finance to fill key positions in a timely manner.

• Finalize critical human capital strategies and plans related to UFMS such as the

  (1) skills gap analysis,

  (2) workforce transition strategy, and

  (3) training plans.

Agency Comments and Our Evaluation

In written comments on a draft of this report, HHS described the actions it had taken to date to develop UFMS, including some actions related to our recommendations, which if effectively implemented, should reduce project risk. HHS disagreed with our conclusion that a lack of disciplined processes is placing the UFMS program at risk, stating that its processes have been clear and rigorously executed. HHS characterized the risk in its approach as the result not of a lack of disciplined process but of an aggressive project schedule. HHS stated that it made a decision early in the program to phase in the deployment of the system to obtain what it referred to as incremental benefits, and said that a core set of requirements will be available for the October 2004 release at CDC. HHS added that if a system functional capability becomes high risk for the pilot implementation at CDC, it could be deferred to a subsequent release without affecting the overall implementation. HHS did not provide examples of the functional capabilities that could be deferred under such a scenario, but we understand that at least some functionality associated with grant accounting being deployed at CDC is less than that originally envisioned when we performed our review—less than 6 months before the scheduled CDC implementation date. HHS stated that it had reached every
major milestone to date within the planned timeframes and budget for
almost 3 years while managing to mitigate the cost, schedule, and technical
risks. The agency considers this is a testament to UFMS management
disciplines, notwithstanding known needed improvements.

From our perspective, this project demonstrates the classic symptoms of a
schedule-driven effort for which key processes have been omitted or
shortcutted, thereby unnecessarily increasing risk. This is a multiyear
project, and it is important that the project adhere to disciplined processes
that represent best practices. We have no problem whatsoever with a
phased approach and view it as a sound decision for this project. There is
no doubt that a phased approach can help reduce risks. However, we do
not agree that a phased approach adequately mitigates risk in a project of
this magnitude, given the other problems we identified. As discussed in our
report and highlighted in the following sections that further evaluate HHS’
comments on our draft report, we identified a number of problems with
HHS’ methodology, including problems in requirements management,
testing, project management and oversight, and IT management, that are at
the heart of our concern. Also, we are not saying that HHS is not following
any disciplined processes, and in this report we have recognized certain
HHS actions that we believe represent best practices that reduce risk. We
are saying that HHS has not reduced its risk to an acceptable level because
a number of key disciplined processes were not yet in place or were not
effectively implemented. We focused our 34 recommendations on tangible
actions that HHS can take to adequately mitigate risk. Risk on a project
such as this can never be eliminated, but risk can be much better managed
than what we observed for this project.

With respect to HHS’ comment that all milestones have been met, as we
discussed in detail in this report, we caution that because HHS has
insufficient quantifiable criteria for assessing the quality of its progress and
the impact of identified defects, it does not have the information it needs to
determine whether the milestones have been substantively accomplished
and the nature and extent of resources needed to resolve remaining
defects. A best practice is having quantitative metrics and a disciplined
process for continually measuring and monitoring results.

We stand firmly behind our findings that HHS had not reduced project risk
to an acceptable level because it had not adequately adhered to disciplined
processes called for in its stated implementation methodology. We are
somewhat encouraged by the planned actions outlined in HHS’ comment
letter and the fact that it has now decided to delay initial implementation by
at least 2 weeks to address known problems and has indicated it may delay the initial implementation further as needed. Only time will tell how well this project turns out, as the initial implementation at CDC represents just the first phase. Our hope is that the disciplined processes discussed in our report and addressed in our recommendations will be followed and that risks of a project of this magnitude and importance will be reduced to an acceptable level. If the past is prologue, taking the time to adhere to disciplined processes will pay dividends in the long term.

HHS stated that the underlying premise of our report is that there is one correct way to perform an implementation for a project such as UFMS and that this methodology, commonly referred to as the waterfall methodology, is inappropriate for a COTS-based system. Our report does not call for the use of this or any other specific methodology. Instead, we have emphasized the importance of following disciplined processes in the development and implementation of large and complex information management systems, including financial management systems such as UFMS. As we have reiterated throughout this report, we view disciplined processes as the key to successfully carrying out a system development and implementation program whatever the methodology.

In the case of HHS’ COTS-based system development program, we did not question the methodology, but have concerns about HHS’ ability to successfully implement its methodology. For example, as explained in our report and reiterated in HHS’ comments, before a COTS software package is selected for implementation, requirements need to be more flexible and less specific than custom-developed software because no off-the-shelf product is likely to satisfy all of the detailed requirements for a large, complex organization such as HHS. Once the product is selected, however, a disciplined approach to COTS implementation demands that requirements be defined at a level of specificity that allows the software to be configured to fit the system under development and to be implemented to meet the organization’s needs. In discussing the HHS methodology, our report is consistent with how HHS described its methodology in its comments. As we noted in the report, the methodology selected by HHS

55The waterfall model uses a set of distinct sequential processes to develop and implement a system. For example, the software concept is developed, and then followed by requirements analysis, architectural design, detailed design, coding and debugging, and system testing.
requires (1) reviewing and updating the requirements through process
design workshops, (2) establishing the initial baseline requirements,
(3) performing a fit/gap analysis, (4) developing gap closure alternatives,
and (5) creating the final baseline requirements. However, as noted in our
report, HHS was unable to successfully implement its methodology for the
majority of the requirements we reviewed. For example, one inadequately
defined requirement was linked to the budget distributions process.
However, this process, which should of provided additional specificity to
understand how the system needed to be configured, stated that the
process was “To Be Determined.”

Requirements Management

In its comments, HHS stated that in July 2002 it had developed a “target
business model” that is equivalent to a concept of operations for guiding its
development efforts. The document HHS referenced, which we reviewed
during our audit, along with several other requirement-related documents
HHS had provided, did not have all the elements associated with a concept
of operations document as defined by IEEE. For example, the document
did not address the modes of operation; user classes and how they should
interact; operational policies and constraints; costs of systems operations;
performance characteristics, such as speed, throughput, volume, or
frequency; quality attributes, such as availability, reliability, supportability,
and expandability; and provisions for safety, security, and privacy. The
document does not address a number of other critical issues associated
with the project such as the use of shared services. We also noted that
some HHS officials who had reviewed this document stated that it did not
resolve a number of issues that needed to be addressed. For example, HHS
reviewers raised questions about who was responsible for several core
functions. When we performed our review, these types of questions
remained unanswered, although HHS said in its comments on our draft
report that it is taking steps to address these concerns and has now made
certain decisions regarding shared services.

In addition, HHS' comment letter stated that it has developed a
requirements database that could be used to track the requirements and
that its requirements management process used two broad categories -
Program Management Office of JFMIP requirements and agency-specific
requirements. HHS also stated that the requirements process has fully
defined and documented the expected behavior of UFMS and that the
agency-specific requirements it had identified had been developed in
accordance with industry best practices. HHS noted that it has also
developed a requirements traceability verification matrix since our review.
The result, according to HHS, has been a requirements management process that provides fully traceable requirements that are fully tested by the implementation team.

Developing and effectively implementing the kinds of processes described in HHS' comments are positive steps that would reduce the risks associated with requirements related defects. However, since these key processes, which were called for in our report and during meetings held with HHS during our review, were developed and implemented after our work was complete, we are unable to determine whether HHS has yet fully addressed the weaknesses we observed. As noted in our report, we found numerous requirements that did not contain the necessary specificity to support a good testing program. We also note that the HHS comments refer to these processes being used for “testable” requirements but do not provide information on how many of the 2,130 requirements contained in its requirements database were considered testable and, therefore, subject to this improved process.

Testing

While HHS stated in its comment letter that it has implemented a more disciplined system testing process, its comments also raised concerns about the thoroughness of the testing. HHS noted that it has selected an application certified by the Program Management Office of JFMIP and that “80% of the requirements have been met [with] out of the box functionality.” Accordingly, HHS stated that it has, by design, tested these requirements with less rigor than the agency specific requirements. As noted in HHS' comments, its requirements management database contains 2,130 requirements that include requirements issued by the Program Management Office of JFMIP. However, according to the Program Management Office of JFMIP, its testing efforts encompass about 331 requirements, or only about 16 percent of HHS' stated requirements.

Compounding this limitation, while the Program Management Office of JFMIP test results can be helpful, as the Program Management Office of JFMIP has consistently made it clear to agencies, these tests are not intended to take the place of agency-level tests. The Program Management Office of JFMIP tests are in a controlled environment that is not intended to represent the operating environment of a specific agency. As the Project Management Office of JFMIP points out on its Web site, agencies need to (1) test the installed configured system to ensure continued compliance with the governmentwide core requirements and any agency-specific requirements, (2) assess the suitability of an application for the agency’s
operating environment, and (3) assess the COTS computing performance in the agency’s environment for response time and transaction throughput capacity. For example, addressing this last point regarding transaction throughput capacity has proven problematic to some agencies that implemented a COTS package. The system could have properly processed a type of transaction, which is what the test requires in order to be certified. However, the system may require a number of separate processing steps to accomplish this task. Those steps may be acceptable at an agency that has a relatively low volume of this type of transaction, but may prove problematic for an agency with a high volume of this type of transaction.

As noted in the HHS comments, it had not yet developed the test scripts and other documentation that would have enabled us to assess the adequacy of its system testing activities at the time of our review. Therefore, we cannot conclude on whether its system testing activities will have a reasonable assurance of detecting the majority of the defects. HHS noted that it had conducted preliminary testing, referred to as conference room pilots, in August 2003 and in March and April 2004 and that these activities were attended by finance, business, and program staff members from across HHS, who will be the ultimate users of the new system. As noted in our report, our review of the conference room pilot conducted in March and April 2004 found significant weaknesses in the processes being used. This was the last conference pilot scheduled before the pilot deployment at CDC. We found that some of the stated requirements in a given conference room pilot test script were not tested and defects identified were not promptly recorded. This is consistent with observations made by HHS’ IV&V contractor on the August 2003 conference room pilots. Furthermore, we observed that when users asked about needed functionality, they were told that the functionality would be developed later. Therefore, we are encouraged by the statement in HHS’ comment letter that it will implement a disciplined system testing process.

In our report, we also noted that the system testing activities were scheduled late in the first phase of the UFMS implementation process, leaving little time for HHS to address any defects identified during system testing and to ensure that the corrective actions taken to address the defects do not introduce new defects. HHS agreed that system testing would ideally come earlier in the process and noted that although the testing process is being performed late due to an aggressive time schedule, it believed, based on its level of scrutiny, its testing plan will identify the majority of the defects in the system. We view this as adding to project
risk. However, we are encouraged that in its comments on our draft report, HHS said it was analyzing system integration test results prior to deploying the system at CDC, and that this assessment may result in revising the current software release strategy.

Program Management Oversight

In its comments, HHS stated that its combined use of software tools, including TeamPlay from Primavera, provides management with information for monitoring the project’s critical path and the earned value of completed work and that this action was taken in October 2003 after an August 2003 report from its IV&V contractor. As with other process areas, the key to reducing risks to acceptable levels is not only the tool that is used but, more importantly, the effective implementation of that tool. In other words, simply selecting an industry standard practice or tool does not guarantee success. As noted in a May 2004 IV&V report, as of April 2004, the IV&V contractor was still raising concerns about HHS’ ability to perform critical path and earned value analysis. HHS acknowledged in its comments on our draft report that it continues to work on improving the information provided in the critical path reports and is executing a plan to implement the remainder of the IV&V suggestions. As we discussed previously in this report, without an effective critical path analysis and an earned value management system, HHS does not have adequate assurance that it can understand the impact of various project events, such as delays in project deliverables, and that it knows the status of the various project deliverables in the context of progress and associated cost. We continue to believe that management needs this information to determine actions to take to mitigate risk and manage cost and schedule performance.

HHS also stated that all of the needed improvements in its project execution were identified and documented prior to and during our review by its IV&V contractor and that improvements continue to be implemented. Our report clearly identifies areas of mutual concern by us and the IV&V contractor as well as areas where our work uncovered additional issues. Regardless of who identified the problems, we remain concerned that HHS has been slow to act upon the weaknesses identified by the IV&V contractor and has not yet clearly identified actions planned to address our recommendations. Our report provides examples where it has taken HHS months to address the findings made by its IV&V contractor.

Regarding quantitative measures, HHS agreed that quantitative measures are crucial to UFMS success and stated that it has struck an adequate balance between the number of measures used to assess UFMS progress
and the effort and costs required to develop and maintain the measures. HHS described several measures related to its defect-tracking processes that are associated with its system testing efforts. We agree with HHS that the measures listed in its comment letter are critical to assessing system stability and readiness, but HHS’ comments did not indicate whether it is also capturing metrics on items that can help it understand the risks associated with the processes it is implementing, such as with its requirements management process. For example, HHS stated that system testing had not identified any requirements problems, which indicated the requirements were defined thoroughly. However, system testing is normally not designed to capture requirements problems since, as noted in HHS’ comment letter, testing is structured to determine whether the system is meeting requirements that have been documented. Therefore, it is not clear whether HHS has fully developed a metric process that will address its needs throughout the phased deployments.

Regarding human capital, HHS said that it faces its share of challenges in obtaining full-time federal staff due to the temporary nature of an implementation project and the agency’s objective to staff a highly competent program team and not a permanent federal bureaucracy. We recognize that HHS and the systems integrator it has under contract to assist with the project have taken measures to acquire additional staff for the implementation of UFMS. We also recognize the challenge in finding people with the needed skills. Our concern is that the UFMS project has experienced staff shortages as high as 40 percent of the federal positions that HHS believed were needed to implement UFMS. This shortage of staff resources led to several key deliverables being significantly behind schedule. Also, while HHS said that CDC has the vast majority of its required positions filled, we found that many of the positions for this operating division were filled with staff from the program management office for the project, which affects the work that should be done to manage and oversee the project. As stated in our report, without adequate staff resources, the project schedule can be negatively affected, project controls and accountability can be diminished, and the successful implementation of UFMS may be compromised.

**IT Management**

With respect to IT management, including investment management, enterprise architecture, and information security, HHS elaborated on further activities taken to address weaknesses that we had pointed out in our draft report. In its comments, HHS referenced a Web site that provides its IT investment policy dated January 2001, which we had already
reviewed and which agency officials stated was in the process of being updated. In January 2004, we recommended 10 actions the department should take to improve its IT investment management process. One action called for HHS to revise the department’s IT investment management policy to include (1) how this process relates to other agency processes, (2) an identification of external and environmental factors, (3) a description of the relationship between the process and the department's enterprise architecture, and (4) the use of independent verification and validation reviews, when appropriate. HHS concurred with our recommendations. Further, although HHS’ comments indicated that we made a recommendation related to enterprise architecture, as we stated in our conclusions, we did not make recommendations about enterprise architecture in this report.

We agree with HHS that progress has been made in its information security management. However, HHS did not address the potential impact that outstanding departmentwide information security controls weaknesses could have on the reliability and integrity of the new financial management system. HHS will need to ensure effective information security controls departmentwide for UFMS operations.

**GAO’s Review Process**

In its response to a draft of this report, HHS stated that the timing of our review of the UFMS was not optimal and required significant staff time for meetings and preparation, document requests, and communications. In HHS’ opinion, GAO involvement was in itself a significant contributor to project schedule risk. In our view, we conducted this engagement in a professional, constructive manner in which we worked proactively with HHS to provide timely observations on the implementation of UFMS. The timing of our review was aimed at providing input early in the process so that HHS can act to address weaknesses and reduce the risk of implementing a system that does not meet needs and expectations and requires costly rework and work-arounds to operate. We have found in our reviews of other agencies’ system implementation efforts that effective implementation of disciplined processes can reduce risks that have an adverse impact on the cost, timeliness, and performance of a project. Through early recognition and resolution of the weaknesses identified, HHS can optimize its opportunities to reduce the risks that UFMS will not fully meet one or more of its cost, schedule, and performance objectives. Further, in performing our review, we made every effort to reduce inconvenience to HHS. For example, HHS asked us and we agreed to postpone our initial meetings with HHS staff until after the completion of
HHS' fiscal year 2003 financial statement audit. We also followed HHS' protocols in scheduling meetings and requested documentation that should have been readily available, at this stage of the UFMS. HHS' adoption of several of our recommendations evidences the added value of our review and implementation of all 34 of our recommendations will add even greater value to the project.

As agreed with your offices, unless you announce the contents of this report earlier, we will not distribute it until 30 days after its date. At that time, we will send copies to the Chairman and Ranking Minority Member, Senate Committee on Governmental Affairs, and other interested congressional committees. We are also sending copies to the Secretary of Health and Human Services and the Director of the Office of Management and Budget. Copies will also be made available to others upon request. The report will also be available at no charge on GAO's Web site at http://www.gao.gov.

If you or your staff have any questions concerning this report, please contact Sally E. Thompson, Director, Financial Management and Assurance, who may be reached at (202) 512-9450 or by e-mail at thompsons@gao.gov, or Keith A. Rhodes, Chief Technologist, Applied Research and Methods, who may be reached at (202) 512-6412 or by e-mail at rhodesk@gao.gov. Staff contacts and other key contributors to this report are listed in appendix V.

Sally E. Thompson  
Director  
Financial Management and Assurance

Keith A. Rhodes  
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Our review of the Department of Health and Human Services’ (HHS) ongoing effort to develop and implement a unified accounting system focused on one of the three concurrent but separate projects: the ongoing implementation of the Unified Financial Management System (UFMS) at the Centers for Disease Control and Prevention (CDC), the Food and Drug Administration and HHS’ Program Support Center (PSC). This project will be carried out in a phased approach. HHS is currently implementing UFMS at CDC, and it is scheduled to go live in October 2004. The other two projects are the Centers for Medicare and Medicaid Services’ (CMS) implementation of the Healthcare Integrated General Ledger Accounting System to replace the Financial Accounting Control System, and the National Institutes of Health’s (NIH) implementation of the NIH Business and Research Support System to replace the Central Accounting System.

To assess HHS’ implementation of disciplined processes, we reviewed industry standards and best practices from the Institute of Electrical and Electronics Engineers (IEEE), Software Engineering Institute (SEI), Project Management Institute, Joint Financial Management Improvement Program (JFMIP), GAO executive guides, and prior GAO reports. We reviewed and analyzed UFMS planning documents related to project management, testing, data conversion, requirements management, risk management, and configuration management. We also reviewed minutes from key meetings, such as the Information Technology Investment Review Board meetings, Risk Management meetings, and Planning and Development Committee meetings. In addition, we reviewed reports issued by the independent verification and validation (IV&V) contractor and interviewed the systems integrator to clarify the status of issues discussed in the reports.

To assess whether HHS had established and implemented disciplined processes related to requirements management, we

- reviewed strategy and planning documents, including its Financial Shared Services Study Concept of Operation, dated April 30, 2004;

- reviewed HHS’ procedures for defining its requirements management framework and compared these procedures to its current practices;

- reviewed guidance published by IEEE and SEI and publications by experts to determine the attributes that should be used in developing good requirements and selected over 70 requirements and performed an
in-depth review and analysis to determine whether they could be traced between the various process documents;

- attended the second conference room pilot (the session held in Rockville, Maryland) to evaluate whether the test scripts demonstrated the functionality of the listed requirements; and

- reviewed IV&V contractor reports to obtain its perspective on HHS’ requirements management processes.

To assess the risk management process, we reviewed the 44 risks documented in the PMOnline risk management tool to determine the current status of the risk and to assess the risk mitigation plan. We interviewed agency officials to obtain explanations for the status of the risks. We analyzed the project schedule and IV&V status reports to assess the probability of HHS meeting its projected completion dates for development, implementation, and testing.

To assess information technology (IT) management practices, we reviewed prior GAO reports on governmentwide investment management and enterprise architecture. We also reviewed and analyzed relevant IT policies and plans and HHS documentation on the IT investment management processes. To assess information security practices, we relied on prior years’ audit work performed in this area. We reviewed pertinent HHS security policies and procedures, and reviewed HHS’ efforts to minimize potential and actual risks and exposures.

To determine whether HHS had the human resources capacity to successfully design, implement, and operate the financial management system, we reviewed JFMIP’s Core Competencies for Project Managers Implementing Financial Systems in the Federal Government, Building the Work Force Capacity to Successfully Implement Financial Systems, and Core Competencies in Financial Management for Information Technology Personnel Implementing Financial Systems in the Federal Government and prior GAO reports related to strategic workforce planning. We analyzed the UFMS program management office organization chart and obtained related information on project staffing. We also interviewed HHS officials and the IV&V contractor to discuss staffing resource issues.

For these areas, we interviewed HHS, UFMS, IV&V, and systems integrator officials to discuss the status of the project and their roles in the project.
On April 26, 2004, and May 12, 2004, we briefed HHS management on our findings so that action could be taken to reduce risks associated with the UFMS project. We performed our work at HHS headquarters in Washington, D.C.; at the UFMS site in Rockville, Maryland; and at CDC offices in Atlanta, Georgia. Our work was performed from September 2003 through May 2004 in accordance with U.S. generally accepted government auditing standards. We did not review the prior implementation of Oracle at NIH or the ongoing implementation of Oracle at CMS. We requested comments on a draft of this report from the Secretary of Health and Human Services or his designee. Written comments from the Department of Health and Human Services are reprinted in appendix IV and evaluated in the “Agency Comments and Our Evaluation” section.
Disciplined Processes Are Key to Successful System Development and Implementation Efforts

Disciplined processes have been shown to reduce the risks associated with software development and acquisition efforts to acceptable levels and are fundamental to successful systems acquisition. A disciplined software development and acquisition process can maximize the likelihood of achieving the intended results (performance) within established resources (costs) on schedule. Although a standard set of practices that will guarantee success does not exist, several organizations, such as SEI and IEEE, and individual experts have identified and developed the types of policies, procedures, and practices that have been demonstrated to reduce development time and enhance effectiveness. The key to having a disciplined system development effort is to have disciplined processes in multiple areas, including requirements management, testing, project planning and oversight, and risk management.

Requirements Management

Requirements are the specifications that system developers and program managers use to design, develop, and acquire a system. They need to be carefully defined, consistent with one another, verifiable, and directly traceable to higher-level business or functional requirements. It is critical that they flow directly from the organization's concept of operations (how the organization's day-to-day operations are or will be carried out to meet mission needs).¹

According to IEEE, a leader in defining the best practices for such efforts, good requirements have several characteristics, including the following:²

- The requirements fully describe the software functionality to be delivered. Functionality is a defined objective or characteristic action of a system or component. For example, for grants management, a key functionality includes knowing (1) the funds obligated to a grantee for a specific purpose, (2) the cost incurred by the grantee, and (3) the funds provided in accordance with federal accounting standards.

¹According to IEEE Standard 1362-1998, a concept of operations document is normally one of the first documents produced during a disciplined development effort since it describes system characteristics for a proposed system from the user's viewpoint. This is important since a good concept of operations document can be used to communicate overall quantitative and qualitative system characteristics to the user, developer, and other organizational elements. This allows the reader to understand the user organizations, missions, and organizational objectives from an integrated systems point of view.

Disciplined Processes Are Key to Successful System Development and Implementation Efforts

- The requirements are stated in clear terms that allow for quantitative evaluation. Specifically, all readers of a requirement should arrive at a single, consistent interpretation of it.

- Traceability among various requirement documents is maintained. Requirements for projects can be expressed at various levels depending on user needs. They range from agencywide business requirements to increasingly detailed functional requirements that eventually permit the software project managers and other technicians to design and build the required functionality in the new system. Adequate traceability ensures that a requirement in one document is consistent with and linked to applicable requirements in another document.

- The requirements document contains all of the requirements identified by the customer, as well as those needed for the definition of the system.

Studies have shown that problems associated with requirements definition are key factors in software projects that do not meet their cost, schedule, and performance goals. Examples include the following:

- A 1988 study found that getting a requirement right in the first place costs 50 to 200 times less than waiting until after the system is implemented to get it right.3

- A 1994 survey of more than 8,000 software projects found that the top three reasons that projects were delivered late, over budget, and with less functionality than desired all had to do with requirements management.4

- A 1994 study found that the average project experiences about a 25 percent increase in requirements over its lifetime, which translates into at least a 25 percent increase in the schedule.5

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4The Standish Group, Charting the Seas of Information Technology (Dennis, Mass.: The Standish Group, 1994).

A 1997 study noted that between 40 and 60 percent of all defects found in a software project could be traced back to errors made during the requirements development stage.\(^6\)

Testing

Testing is the process of executing a program with the intent of finding errors.\(^7\) Because requirements provide the foundation for system testing, specificity and traceability defects in system requirements preclude an entity from implementing a disciplined testing process. That is, requirements must be complete, clear, and well documented to design and implement an effective testing program. Absent this, an organization is taking a significant risk that substantial defects will not be detected until after the system is implemented. As shown in figure 3, there is a direct relationship between requirements and testing.


Although the actual testing occurs late in the development cycle, test planning can help disciplined activities reduce requirements-related defects. For example, developing conceptual test cases based on the requirements derived from the concept of operations and functional requirements stages can identify errors, omissions, and ambiguities long before any code is written or a system is configured. Disciplined
organizations also recognize that planning the testing activities in coordination with the requirements development process has major benefits.

Although well-defined requirements are critical for implementing a successful testing program, disciplined testing efforts for projects such as UFMS have several characteristics,⁸ which include the following:

- Testers who assume that the program has errors. Such testers are likely to find a greater percentage of the defects present in the system. This is commonly called the “testing mindset.”

- Test plans and scripts that clearly define what the expected results should be when the test case is properly executed and the program does not have a defect that would be detected by the test case. This helps to ensure that defects are not mistakenly accepted.

- Processes that ensure test results are thoroughly inspected.

- Test cases that include exposing the system to invalid and unexpected conditions as well as the valid and expected conditions. This is commonly referred to as boundary condition testing.

- Testing processes that determine if a program has unwanted side effects. For example, a process should update the proper records correctly but should not delete other records.

- Systematic gathering, tracking, and analyzing statistics on the defects identified during testing.

Although these processes may appear obvious, they are often overlooked in testing activities.⁹

⁸Testing covers a variety of activities. The discussion of the testing processes in this appendix has been tailored to selected aspects of the UFMS evaluation and is not intended to provide a comprehensive discussion of all the processes that are required or the techniques that can be used to accomplish a disciplined testing process.

Appendix II
Disciplined Processes Are Key to Successful System Development and Implementation Efforts

Project Planning and Oversight

Project planning is the process used to establish reasonable plans for carrying out and managing the software project. This includes (1) developing estimates of the resources needed for the work to be performed, (2) establishing the necessary commitments, and (3) defining the plan necessary to perform the work. Effective planning is needed to identify and resolve problems as soon as possible, when it is the cheapest to fix them. According to one author, the average project spends about 80 percent of its time on unplanned rework—fixing mistakes that were made earlier in the project. Recognizing that mistakes will be made in a project is an important part of planning. According to this author, successful system development activities are designed so that the project team makes a carefully planned series of small mistakes to avoid making large, unplanned mistakes. For example, spending the time to adequately analyze three design alternatives before selecting one results in time spent analyzing two alternatives that were not selected. However, discovering that a design is inadequate after development can result in code that must be rewritten two times, at a cost greater than analyzing the three alternatives in the first place. This same author notes that a good rule of thumb is that each hour a developer spends reviewing project requirements and architecture saves 3 to 10 hours later in the project.\textsuperscript{10}

Project oversight can also be a valuable contributor to successful projects. Agency management can perform oversight functions, such as project reviews and participating in key meetings, to help ensure that the project will meet the agency needs. Management can also use IV&V reviews to provide it with assessments of the project’s software deliverables and processes. Although independent of the developer, IV&V is an integral part of the overall development program and helps management mitigate risks.

Risk Management

Risk and opportunity are inextricably related. Although developing software is a risky endeavor, risk management processes should be used to manage the project’s risks to acceptable levels by taking the actions necessary to mitigate the adverse effects of significant risks before they threaten the project’s success. If a project does not effectively manage its risks, then the risks will manage the project.

Risk management is a set of activities for identifying, analyzing, planning, tracking, and controlling risks. Risk management starts with identifying the risks before they can become problems. If this step is not performed well, then the entire risk management process may become a useless exercise since one cannot manage something that one does not know anything about. As with the other disciplined processes, risk management is designed to eliminate the effects of undesirable events at the earliest possible stage to avoid the costly consequences of rework.

After the risks are identified, they need to be analyzed so that they can be better understood and decisions can be made about what actions, if any, will be taken to address them. Basically, this step includes activities such as evaluating the impact on the project if the risk does occur, determining the probability of the event occurring, and prioritizing the risk against the other risks. Once the risks are analyzed, a risk management plan is developed that outlines the information known about the risks and the actions, if any, which will be taken to mitigate those risks. Risk monitoring is a continuous process because both the risks and actions planned to address identified risks need to be monitored, to ensure that the risks are being properly controlled and that new risks are identified as early as possible. If the actions envisioned in the plan are not adequate, then additional controls are needed to correct the deficiencies identified.
Appendix III

An Effective Requirements Management Process and the UFMS Functionality for CDC Had Not Been Fully Developed

HHS has not implemented an effective requirements management process to reduce requirements-related defects to acceptable levels or to support an effective testing process. In reviewing HHS' requirements management process, we found (1) the requirements were not based on a concept of operations that should provide the framework for the requirements development process, (2) traceability was not maintained between various requirements documents, and (3) the requirements contained in the documents do not provide the necessary specificity. Because of these weaknesses, HHS does not have reasonable assurance that it has reduced its requirements-related defects to acceptable levels. Furthermore, the requirements management problems we noted also prevent HHS from developing an effective testing process until they are adequately addressed. Although HHS has performed some functions that are similar to testing, commonly referred to as conference room pilots, to help it determine whether the system will meet its needs, these efforts have not provided the quantitative data needed to provide reasonable assurance that the system can provide the needed capability. Therefore, HHS is depending on system testing, which is not expected to start until less than 2 months before system implementation, to provide it with the quantitative data needed to determine whether the system will meet its needs.

Requirements Were Not Based on a Complete Concept of Operations

Requirements for UFMS were not based on a concept of operations. The concept of operations—which contains a high-level description of the operations that must be performed, who must perform them, and where and how the operations will be carried out—provides the foundation on which requirements definitions and the rest of the systems planning process are built. Normally, a concept of operations is one of the first documents to be produced during a disciplined development effort. According to the IEEE Standards, a concept of operations is a user-oriented document that describes the characteristics of a proposed system from the users’ viewpoint.\(^1\) Its development is a particularly critical step at HHS because of the organizational complexity of its financial management activities and the estimated 110 other systems HHS expects to interface with UFMS.

\(^1\)The IEEE Standard describes key elements that should be included in a concept of operations including major system components, interfaces to external systems, and performance characteristics such as speed, throughput, and volume.
In response to our requests for a UFMS concept of operations, HHS officials provided its *Financial Shared Services Study Concept of Operation*, dated April 30, 2004, that studied several approaches for HHS management to consider for implementing shared services. While making a decision on whether to operate in a shared services environment is important because it will dictate such items as hardware, network, and software needs, this study lacks many of the essential elements needed for a concept of operations document that can be used to fully inform users about the business processes that will be used by UFMS. Without this information, the document cannot serve as the foundation for HHS’ requirements management processes.

HHS management has stated that it plans to establish centers of excellence for UFMS and has identified four functions as candidates to begin shared services. These functions are UFMS operations and maintenance, customer service (call center), vendor payments, and e-travel. HHS management also decided that establishing a center of excellence for operations and maintenance should begin right away. Basically, this center of excellence will perform such UFMS operations and maintenance functions as maintaining the data tables in the UFMS database, managing various periodic closings, and performing various user maintenance functions as well as some security functions. While HHS officials advised us that they had selected PSC to operate the operations and maintenance center of excellence, there is limited time to establish the center before UFMS’ planned deployment date at CDC. In addition, HHS has still not identified (1) who will operate the other centers of excellence and the location(s) performing these functions and (2) how these functions will be performed. To address these open issues, HHS has asked several HHS operating divisions to submit business plans for operating a center of excellence.

We also analyzed various other strategy and planning documents that are expected to be used in developing UFMS. Like the *Financial Shared Services Study Concept of Operation*, none of these other documents individually or in their totality addressed all of the key elements of a concept of operations. For example, operational policies and constraints have not been addressed. Moreover, profiles of user classes describing each class of user, including responsibilities, education, background, skill

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2Shared service centers provide common services such as finance, human resources, procurement, and logistics.
level, activities, and modes of interaction with the current system, have not been developed. In fact, as of May 2004, HHS has been unable to get agreement on all the standard processes that it will use. For example, when HHS attempted to develop a standard way of recording grant-related information, the project team members were unable to get agreement between the various operating divisions on how to develop crosscutting codes that would have to be maintained at the departmental level. Part of the process of developing a concept of operations for an organization includes describing how its day-to-day operations will be carried out to meet mission needs. The project team tasked with developing and implementing a UFMS common accounting system attempted to develop standardized processes that would be used for the UFMS project. They held meetings with several different operating divisions to reach agreement on how the processes should be structured. Unfortunately, an agreement between the various parties could not be reached, and the decision on how these processes would be defined was deferred for further discussion for at least 6 months.

Since standardized processes could not be agreed upon at the outset, additional requirements definition and validation activities must be conducted later in the development cycle when they are more costly to implement. In addition, process modifications will affect all users, including those who have been trained in and perform financial management functions using the original process. These users may have to undergo additional training and modify their existing understanding of how the system performs a given function.

Because HHS has not developed a complete concept of operations, requirements definition efforts have not had the benefit of documentation that fully depicts how HHS' financial system will operate, and so HHS cannot ensure that all requirements for the system's operations have been defined. Without well-defined requirements, HHS cannot be certain that the level of functionality that will be provided by UFMS is understood by the project team and users and that the resulting system will provide the expected functionality.

HHS has adopted an approach to requirements development that its officials believe is suited to the acquisition and development of commercial off-the-shelf software (COTS). HHS officials have stated that the requirements management process that we reviewed was adopted based on their belief that for COTS development, they do not need to fully define the
UFMS requirements because UFMS is not a traditional system development effort. Therefore, they adopted the following approach.

- Define high-level requirements that could be used to guide the selection and implementation of the system.

- Understand how the COTS-based system meets the high-level requirements defined for UFMS and how HHS must (1) modify its existing processes to match the COTS processes or (2) identify the areas or gaps requiring custom solutions.

- Develop specific requirements for the areas that require custom solutions and document those requirements in the requirements repository tool as derived requirements.

HHS used a hierarchical approach to develop the specific requirements from the high-level requirements used to acquire the system. These high-level requirements and the related supporting documentation were expected to help HHS identify the requirements that could not be satisfied by the COTS product. This approach includes using the high-level requirements to (1) update the requirements through process design workshops, which generated business processes; (2) establish initial baseline requirements; (3) perform a fit/gap analysis; (4) develop gap closure alternatives; and (5) create the final baseline requirements. The key advantage in using such a hierarchy is that each step of the process builds upon the previous one. However, unidentified defects in one step migrate to the subsequent steps where they are more costly to fix and thereby increase the risk that the project will experience adverse effects on its schedule, cost, and performance objectives.

HHS recognized that the high-level requirements associated with the COTS processes are “by definition, insufficient to adequately define the required behavior of the COTS based system.” However, HHS has stated that UFMS will be able to demonstrate compliance with these requirements as well as the requirements derived from high-level requirements associated with its custom development through traditional testing approaches including demonstrations and validations.

We agree with HHS’ position that requirement statements for COTS products need to be more flexible and less specific before a product is selected because of the low probability that any off-the-shelf product will satisfy the detailed requirements of an organization like HHS. As HHS has
noted, COTS products are designed to meet the needs of the marketplace not a specific organization. However, once the product is selected, requirements must be defined at a level that allows the software to be configured to fit the system under development and implemented to meet the organization’s needs. As noted elsewhere, on the basis of the requirements we reviewed, HHS had not accomplished this objective. Furthermore, we identified numerous instances in which each documented requirement used to design and test the system was not traceable forward to the business processes and therefore could not build upon the next step in moving through the hierarchy. This is commonly referred to as traceability. Furthermore, the requirements (1) lacked the specific information necessary to understand the required functionality that was to be provided and (2) did not describe how to determine quantitatively, through testing or other analysis, whether the systems would meet HHS’ needs.

One example showing that HHS did not adequately define a requirement and maintain traceability through the various documents is an HHS requirement regarding general ledger entries that was inadequately defined. The high-level requirement stated that the system “shall define, generate, and post compound general ledger debit and credit entries for a single transaction.” The system was also expected to “accommodate at least 10 debit and credit pairs,” but this information was not included in the process document for the Create Recurring Journals process, to which the requirement was tied. Therefore, someone implementing this functionality from this process document would not know the number of debit and credit pairs that must be supported. Furthermore, in April 2004, HHS conducted a demonstration for the users to validate that this functionality had been implemented. Although the demonstration documentation stated that this requirement would be covered, none of the steps in the test

3Traceability allows the user to follow requirements both forward and backward through process documents and from origin through implementation. Traceability is also critical to understanding the parentage, interconnections, and dependencies among the individual requirements and the impact of a requirement change or deletion on the entire system. Without an effective traceability approach, it is very difficult to perform actions such as (1) accurately determining the impact of changes and making value-based decisions when considering requirement changes, (2) maintaining the system once it goes into production, (3) tracking the project’s progress, and (4) understanding the impact of a defect discovered during testing.
scripts\(^4\) actually demonstrated (1) how the system would process a general ledger entry that consisted of 10 debit and credit pairs or (2) examples of transactions that would require such entries. Since HHS has neither demonstrated the functionality nor defined what entries need to be supported, HHS does not yet have reasonable assurance the system can address this requirement.

HHS expects that UFMS will be able to demonstrate compliance with the HHS high-level requirements as well as the derived requirements associated with its custom development through traditional testing approaches including demonstrations and validations. However, we found that as of May 2004, the necessary information to evaluate future testing efforts had not been developed for many of the requirements that we reviewed.

**Conference Room Pilots Provide Little Confidence in Functionality**

HHS has conducted two conference room pilots that were to help determine and validate that the UFMS design and configuration meets HHS functional requirements. Such demonstrations, properly implemented, could be used to reduce the risks associated with the requirements management process weaknesses we identified. However, based on our review of the conference room pilots, the pilots did not (1) significantly reduce the risks associated with requirements management processes discussed above and (2) provide HHS with reasonable assurance that the functionality needed by its users had been implemented in UFMS.

The first conference room pilot, held in August 2003, was designed to (1) demonstrate the functionality present in the COTS system that HHS believed could be used without modification and (2) identify any gaps in the functionality provided by the base system. The second conference room pilot in March and April 2004\(^5\) was conducted to demonstrate the functionality present in the system that should be available for the October

\(^4\)A test script is a series of instructions that carry out the test case contained in the test plan. A test case is a set of input information designed to determine the correctness of a routine. A test plan contains a general description of what testing will involve, including the tolerable limits.

\(^5\)During the first week of April 2004, a separate session was held in the Washington, D.C. area. According to HHS, this session would provide the other HHS operating divisions an opportunity to participate in the demonstration of the global interfaces, extensions, and federally mandated reports.
2004 implementation at CDC. This demonstration was expected to show that the gaps in functionality identified in the first conference room pilot had been addressed. Problems with these demonstrations include the following:

- The IV&V contractor noted that some of the test scripts involved a number of requirements that were only partially addressed or not addressed at all. The IV&V contractor expressed concern that HHS would not be mapping these requirements designated as “fits”\(^6\) to test cases until system testing. According to the IV&V contractor, if some of the “fits” turn out to be “gaps” as a result of system testing, HHS may not have enough time to provide a solution without compromising the project schedule.

- In our observations of the second conference room pilot held in March and April 2004, we noted several cases in which the users were told that the system’s approach to address a given issue had not yet been defined but that the issue would be resolved before the system was deployed. One such issue was the process for handling erroneous transactions received from other systems. For example, procedures to correct errors in the processing of voucher batches had not been fully defined as of the demonstration. HHS officials stated that this would be addressed after this second conference room pilot. Additionally, during the demonstration it was unclear how five-digit object class codes used in the system will migrate to interfacing systems. We observed that four-digit object class codes from certain grant systems were cross-walked to five-digit object class codes when interfaced with the Oracle system. However, it was not clear how the data would be converted back to four-digit object class codes to flow back to the grant systems.

- The scripts used for the second conference room pilot did not maintain traceability to the associated requirements.

In discussing our observations on the March and April 2004 conference room pilot, HHS officials stated that the conference room pilots were not a phase of formal testing but rather a structured working session (first

\(^6\)“Fits” were those requirements related to actions or processes that were included as a standard part of the Oracle U.S. Federal Financials modules being implemented by the UFMS program team. Requirements satisfied through use of a standard Oracle U.S. Federal Financials Application Program Interface are also considered to be “fits.”
conference room pilot) and a demonstration (second conference room pilot). However, they stated that the system test in August 2004—less than 2 months before the system is implemented at CDC—would verify that UFMS satisfies all requirements and design constraints.
Appendix IV

Comments from the Department of Health and Human Services

DEPARTMENT OF HEALTH & HUMAN SERVICES

Office of Inspector General

Washington, D.C. 20201

SEP 8 2004

Sally E. Thompson
Director, Financial Management and Assurance
United States Government Accountability Office
Washington, DC 20548

Dear Ms. Thompson:

Enclosed are the Department’s comments on your draft report entitled, “Financial Management Systems: Lack of Disciplined Processes Puts Implementation of HHS’ Financial System at Risk” (GAO-04-1008). The comments represent the tentative position of the Department and are subject to reevaluation when the final version of this report is received.

The Department appreciates the opportunity to comment on this draft report before its publication.

Sincerely,

Lewis Morris
Chief Counsel to the Inspector General

Enclosure

The Office of Inspector General (OIG) is transmitting the Department’s response to this draft report in our capacity as the Department’s designated focal point and coordinator for Government Accountability Office reports. OIG has not conducted an independent assessment of these comments and therefore expresses no opinion on them.
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Comments from the Department of Health
and Human Services

HHS Unified Financial Management System

Response to the GAO Review of the Unified Financial Management System Implementation

Prepared by:
U.S. Department of Health and Human Services
Office of Program Management and Systems Policy
200 Independence Avenue, SW
Washington, DC 20201

Version 1.1
September 7, 2004
## HHS Unified Financial Management System

Response to the GAO Review • Version 1.1

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<th>Level of Review</th>
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EXECUTIVE SUMMARY

In August 2004 the Secretary of the Department of Health and Human Services (HHS) received the Draft GAO Report assessing the Unified Financial Management System (UFMS) implementation. GAO’s report cited lack of discipline in specific implementation processes and Information Technology governance areas related to the implementation of HHS’ Unified Financial Management System (UFMS) project. Herein, HHS presents its response to the subject report. This response clarifies HHS’ implementation strategy and approach for the Unified Financial Management System (UFMS) project and addresses issues cited in the GAO report. We contend a more appropriate titling of the report would be: “Aggressive Schedule Increases Risk of Implementation of HHS’ Financial Management System”. The following Executive Summary highlights the most important points in HHS’ detailed response from both the strategic and tactical perspectives.

HHS Implementation Strategy for the Unified Financial Management System Project

The development and implementation of UFMS, like other complex technology projects is inherently risky. HHS has chosen an implementation strategy that is well governed and aggressive. We have also prudently placed the UFMS under the scrutiny of an independent verification and validation (IV&V) agent who has the duty of monitoring, assessing and reporting on the rigor and execution of our management processes to the HHS Assistant Secretary for Budget Technology and Finance (ASSTF). Indeed, the findings in the GAO report were issues that were previously identified as a result of this governance and IV&V oversight. Our approach to using an IV&V was validated by GAO’s use of IV&V analysis in the report. Our detailed response on GAO issues in each of these areas is presented in this document and summarized in the following paragraphs.

Issue Area 1 – Impacts of an Aggressive Project Plan

One of the most challenging aspects of any COTS implementation is the continual management of the inter-related but sometimes competing priorities of cost, schedule, requirements, and resources. Early in the program, the UFMS leadership team made the decision that incremental benefits from UFMS would be obtained through a phased deployment of the system. A well-defined set of phases was established. A core set of functional requirements will be available in the October 2004 release for Centers for Disease Control and Prevention (CDC) and Food and Drug Administration (FDA). Additional capabilities will be added in subsequent releases resulting in a complete, Department wide core accounting system in 2007. This is an industry best practice risk reduction technique, and also allows the UFMS program to give priority to meeting the October 2004 “go live” schedule for CDC and FDA. All things being equal, if a system functional capability becomes high risk for the pilot implementation, it can be deferred to a subsequent release without impacting the overall implementation.

On the topic of how the UFMS schedule risk is being managed, HHS decided at the beginning of our pilot CDC implementation to push aggressively to meet an FY 2005 deployment. October 2004 was chosen as the aggressive goal in order to rapidly uncover system defects and increase chances that the system would go live in FY 2005. This strategy ensures that if the team encountered unsuspected technical issues and risks during the system build and testing
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phases, adequate time would remain in 2005 to deploy a quality system. This strategy is being
executed within a UFMS governance and risk management framework that is rigorously
managed. Risks are identified in a timely manner and scope and budgets are filtered through
governance bodies consisting of Chief Information Officers (CIOs), Chief Financial Officers
(CFOs) and executive managers from all of the major HHS operating divisions. This level of
oversight and partnership has helped to ensure that the UFMS program management office
continues to follow industry accepted processes for the system implementation and that key
processes and milestones are not circumvented in order to meet the October 2004 objective for
the CDC and FDA implementation.

This management framework also exists to ensure that critical key disciplines needed to
implement UFMS are effectively executed. The UFMS program adheres to detailed plans in risk
management, change management, quality assurance, configuration management, earned
value management and critical path schedule management. The GAO reported on known
imperfections in some of these processes. However, the UFMS program has for almost three
years managed to mitigate the cost, schedule and technical risks well enough to keep the
project within budget and has reached every major milestone to date within the planned
timeframes. This is a testament to these and other UFMS management disciplines,
notwithstanding known needed improvements. All of these needed improvements in our
execution were identified and documented prior to and during the GAO review and continue
to be implemented.

Issue Area 2 – Requirements Management

HHS disagrees with the assertion that the most appropriate requirements management process
is a custom development model. HHS’ method of requirements management is carefully
designed to follow industry best practices, including those of Oracle itself. In COTS-based
systems, requirements statements need to be much more flexible and less specific since COTS
products are designed to meet the needs of a marketplace instead of satisfying the needs of a
particular organization. In the traditional custom development model, detailed requirements are
developed at the onset of the program in order to build a custom solution that exactly meets
those requirements. UFMS, an implementation of commercial off the shelf software (COTS), is
not a typical software development effort and therefore does not require as much definitional
rigor in requirements management. This implementation is more focused on refitting existing
HHS business practices to use the system as it was designed by the COTS vendor and
configuring the software to meet the needs of the HHS business. Where typical software
development is required such as in developing interfaces between UFMS and the many HHS
feeder systems, the UFMS implementation team does follow a very typical and rigorous
requirements definition, design and development process. However, this is not the primary
focus of the UFMS implementation efforts.

On the topic of a concept of operations we agree with GAO that an administrative concept of
operations for UFMS did not exist at the beginning of the project. HHS disagrees with the
notion that the lack of such a concept of operations is a prerequisite to disciplined requirements
management. This is not an oversight on the part of HHS executive management. HHS has, in
fact, laid a course for financial management for the department that will unify operations
consistent with the Secretary’s vision for “One HHS”. Based on analyses during UFMS
planning, HHS executives explored various business models for the Department, all aimed at
unification of process and achieving economies of scale. To this end, HHS published a “UFMS
Core Financial Target Business Model” document during UFMS planning that details much of
this thought on concepts for operation. Through this initial planning HHS concluded that it was
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more prudent to implement UFMS in a manner that provides HHS flexibility in enabling any business model it chooses in the future.

The UFMS program has a very detailed, disciplined process for tracing requirements from inception through testing. At the time that GAO completed its review, HHS had yet to develop its detailed plans for testing the UFMS system. These plans are being executed by our team with each and every system requirement assigned a tracking number and associated defect tracking, resolution and testing results where appropriate. Furthermore, the UFMS team has completed weeks of unit and integration testing of the system without uncovering any situations where a requirement had to be changed as a result of testing. This is an extremely good signal that the UFMS system requirements were defined thoroughly since this is typically a point in the system development lifecycle where discoveries of unclear requirements are made.

The requirements traceability process was never an oversight by HHS and was always planned to be carried through as the UFMS testing process was documented and integrated into our requirements management process.

HHS does acknowledge GAO’s comments on the fact that the testing of this system is occurring relatively late in relation to the October objective for deployment of the Global Pilot. At the time of the writing of this response HHS is analyzing system integration test results prior to deploying the first release of the system at the CDC and FDA. This assessment may result in a recommendation to the UFMS Steering Committee to revise the current software release strategy.

Issue Area 3 – Project Management Oversight

Following is a summary of the areas that were cited in the report for improvement and HHS’ response to each:

Personnel and Human Capital Management: The issue of human capital is one that HHS has managed carefully. UFMS faces its share of challenges in obtaining full-time federal staff due to the temporary nature of an implementation project. Our objective remains to staff a highly competent program team and not a permanent federal bureaucracy. However, at the CDC level, where the current phase of deployment is taking place, the project is adequately staffed. CDC has the vast majority of their required positions filled, and has evolved creative arrangements with contractors and rearrangement of Global responsibilities to enable the UFMS to be delivered successfully. To date, there has been minimal impact on the project due to human capital issues, and plans to acquire necessary resources for upcoming aspects of the UFMS project are in place.

UFMS Critical Path Management (CPM): An August 2003 UFMS IV&V review of the HHS Critical Path methodology identified that an effective critical path analysis had not been developed. Following the IV&V review of the HHS Critical Path methodology, HHS initiated steps to implement the recommendations provided by the IV&V contractor. Since October 2003 HHS has used TeamPlay to automatically generate the critical path report for the UFMS Global Pilot/CDC release and reviews the report on a weekly basis. The critical path report is calculated using activity status that is updated in TeamPlay weekly. HHS agrees with the IV&V that in isolation the critical path report does not provide a complete picture of program health. However, when the critical path report is viewed in conjunction with activity reports provided in TeamPlay HHS is able to effectively monitor the health of the UFMS schedule.
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Earned Value Management (EVM) Procedures: HHS uses Primavera, named a project portfolio management ‘Leader’ by Gartner for five consecutive years, to calculate its EV. The HHS use of Primavera meets 94% of ANSI standards. At HHS’ request, the IV&V contractor performed a review of the EVM procedures. Although substantially compliant with the ANSI Standards, the IV&V report commented on the need for HHS to include Federal hours in the EV calculations. After analysis, HHS determined it was not worth the additional investment to make its Primavera EVM fully ANSI compliant, and OMB provided a functional workaround for the calculation of the measure to include the Federal hours.

Quantitative Outcome Measures to Assess Program Status: Since the inception of the project, HHS has placed a focus on adequate performance measures for UFMS. Our focus has been on measuring three key program control facets instead of instituting outcome measures all along the implementation pathway. These areas are quality, cost, and schedule.

HHS contends that it has struck an adequate balance between the amount of measures used to assess UFMS progress and the effort and costs required to maintain them. HHS agrees with GAO that these measures are crucial to UFMS success and we will therefore continue to assess and improve our use of them based on our past lessons and future needs.

Issue Area 4 – Risk Management

The UFMS project relies on a well-implemented risk management process that uses business best practices developed by leading providers across market segments. The UFMS risk management process is the result of a Cooperative Research and Development Agreement (CRADA) between BearingPoint and the Software Engineering Institute (SEI) to co-develop a best practice based risk management program. The techniques were encapsulated into a UFMS risk management methodology that has been successfully applied in a wide variety of commercial and federal clients from large multi-billion dollar/multi-year programs to smaller projects that have lasted less than a year.

GAO determined that although HHS has documented and implemented a risk management process for the project, its effectiveness is hampered by examples of risks being closed before their solution had been completed. HHS agrees with this observation and has since revised the risk management processes to keep all risks open until they are either realized or an appropriate mitigation has been successful.

Issue Area 5 – HHS Information Technology Management

Governance: HHS is confident of its existing information technology management disciplines and has bolstered its IT management processes further with a multi-layered UFMS governance structure described later in this response. HHS plans to make UFMS a critical component of its enterprise architecture, and this separate but integrated governance structure was established to ensure that key stakeholders throughout HHS come together to accomplish the Secretary’s vision for unified financial management at HHS. To this end, the UFMS governance structure provides a management framework that enables strategic direction and leadership to support successful implementation of the program. HHS believes that its overall management of IT investment management and architecture are augmented by the UFMS governance structure and executive oversight policies. Furthermore, the UFMS governance, which includes a change control governing body, stands as a cornerstone, around which, HHS’ future enterprise architecture and IT management practices can be continually enhanced.
Enterprise Architecture: GAO noted UFMS was at a higher level of Enterprise Architecture attainment than 97% of other agencies, having completed all of stage 2 readiness, along with significant components of stage 3. UFMS is a critical and defining part of the Federal government's overall Enterprise Architecture. Even with its advanced state of EA readiness, HHS cannot design a complete Enterprise Architecture, as the GAO review recommends, due to the changing external environment. Even in the face of significant forces of change, the department has made great advances in creating a consolidating and unifying infrastructure for the Federal Government's Enterprise Architecture, and is the first ERP to do so, a proof of concept for Architecture with different agencies and standardized processes.

Over one year in time has elapsed between the gathering of information for the HHS OIG's FISMA report for FY03 and the use of that information by GAO for the foundation of its security management findings in this report. During this span of time much progress has been made in IT security management within HHS. Certification and Accreditation (C&A) of major systems is a very high priority for the Department, as demonstrated (and reinforced) by the focus on C&A milestones in OMB's E-Government scoring on HHS's PMA scorecard. HHS has received C&A confirmation for 95% (18 of 19 systems) of the systems associated with the implementation of UFMS at the CDC. The outstanding system is the HHSnet and enterprise wide network upgrade scheduled for implementation in late October 2004. Clearly HHS has made significant progress in the C&A arena.

Summary
HHS is targeted to achieve success in the execution of our processes. We disagree with the premise of the GAO report that a lack of discipline is placing the UFMS program at risk. Our disciplines have actually kept the UFMS program on a successful path. This is despite the fact that UFMS, like other large systems implementations, faces known and unknown challenges to achieving our goals. HHS' approach to the UFMS implementation is well governed and aggressive. Our processes for program and risk management, requirements management, configuration management, quality assurance and testing are clear and rigorously executed.

As originally planned and since GAO completed its report, HHS has completed the following activities discussed in the report:

- Established quantitative outcome measures
- Wrote all test scripts for the October release
- Wrote test plans for each test phase for the October release
- Populated our Requirements Traceability Verification Matrix

HHS is taking steps on some of the recommendations from our IV&V which were later highlighted by GAO:

- Reassessing the CDC deployment schedule in September 2004 and replanning if necessary
- Revising our Risk Management review and closure process
2.0 STRATEGIC RESPONSE

2.1. Overall Implementation Strategy/Discipline

The GAO report offers a critique of the HHS Oracle implementation as at risk due to the lack of a disciplined approach. HHS believes its approach, though not the one promulgated by GAO, is not only disciplined, but is in fact the most appropriate for the needs of the project. The risk inherent in the HHS approach comes not from a lack of discipline, but from an aggressive project plan, which was designed to begin securing value for the taxpayer and HHS community at the earliest possible time. The UFMS project plan does contain significant risk, but is supported by a robust risk mitigation plan, which is carefully managed on a daily basis. The GAO methodology against which the UFMS methodology has been compared is appropriate for a customized ERP development where there is a large design component and a long and careful build process. However, HHS deliberately chose a JFMIP-certified COTS financial product and CMM Level 3-certified integrator to implement an ERP configuration strategy that has proven effective at several federal agencies. The difference between an ERP development/design and an ERP configuration with minimal customization is considerable, and impacts the choice of methodologies for implementation. HHS’ choice not to follow an implementation strategy such as the one advocated in this review was a conscious one, and is consistent with the best practices for COTS ERP implementations.

2.2. Observations on GAO’s Review Process

HHS believes there are several important points that need to be made about the process that the GAO followed during the review of the HHS Oracle implementation. It’s important to note that this is the first in a series of twenty-four (24) CFO Agency reviews of financial management systems.

- The timing of this review was not optimal, with this response due at approximately the same time as the October release. The GAO review occurred in the middle of the HHS implementation, at a point where many of the key items noted in the review were just starting to be developed. HHS strongly recommends that this practice not be followed in subsequent CFO Agency Reviews. The impact of such a review should be factored into the project plan.

- The underlying argument of the paper is that there is one correct way to perform an ERP implementation that shows sufficient discipline to reduce risk. HHS is not following a traditional waterfall methodology. In COTS-based systems, requirements statements need to be much more flexible and less specific since COTS products are designed to meet the needs of a marketplace instead of satisfying the needs of a particular organization². HHS has followed the methodology of the most successful implementers for COTS ERP systems.

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The GAO analysis that led to this report took 8 months, as opposed to the 2-3 projected; varied widely in its topics of research; and was in itself a significant contributor to project schedule risks. GAO involved a total of 15 members of its staff throughout this review.

Over 130 different official UFMS documents, meeting minutes, reports, organization charts, meeting attendee lists, and budget extracts were supplied to GAO.

Beginning with the September 29, 2003 entrance conference, the UFMS PMO GAO Review coordinator attended over 40 meetings. These meetings did not include additional sessions conducted at the Humphrey Building, and at CDC in Atlanta and Ft. Collins, Colorado. HHS estimates that these meetings consumed over 230 person-hours of the UFMS team. Taking into consideration prep-time for these meetings, follow-up on document requests, gathering of documents, and communications—we estimate an additional 460 person-hours to comply with GAO needs. In total, approximately 700 hours from over 30 individuals associated with the project, including a large number of senior staff and executives, were expended during this review.
3.1. Impacts of an Aggressive Project Plan

One of the most challenging aspects of any COTS implementation is the continual management of the inter-related but sometimes competing priorities of cost, schedule, requirements, and resources. Early in the program, the UFMS leadership team decided that incremental benefits from UFMS would be obtained through a phased deployment of the system. A well-defined set of phases was established, with the CDC acting as the pilot implementation for the department. A core set of functional requirements will be available in the October 2004 release for CDC and FDA. Additional capabilities will be added in subsequent releases resulting in a complete, Department wide core accounting system in 2007 (refer to Figure 1 – High Level UFMS Program Plan below). This is an industry best practice risk reduction technique that also allows the UFMS program to give priority to meeting the October 2004 “go live” schedule for CDC and FDA. All things being equal, if a system functional capability becomes high risk for the pilot implementation, it can be deferred to a subsequent release without impacting the overall implementation.

**Figure 1 - High level UFMS Program Plan**

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The flexibility afforded by the phased implementation approach, combined with the CMM level 3 compliant development processes provides the balance necessary to manage the risks associated with an aggressive but achievable program schedule. One key risk in this approach, as GAO identified, is that the formal testing phase comes late in the overall timeline such that very limited time is available to resolve and retest any unexpected issues uncovered.

Testing of COTS based systems, like UFMS, takes on a significantly different focus from the testing of custom developed systems. Among the keys reasons for choosing a COTS based implementation is to leverage the investment made by the COTS vendor in producing a mature product that has been thoroughly tested. Very mature products, such as Oracle U.S. Federal Financials, require little or no low-level testing. Functional tests based on HHS specific business processes that necessitate the underlying COTS product are sufficient. Consequently, the focus of the test efforts is system-level, and focused on code developed for HHS specific extensions and interfaces. The other important difference in COTS based implementations is the inclusion of the Finance, Business, and Program stakeholders in the testing process. Industry experience has repeatedly shown that including these key stakeholders in testing can be used to set expectations and introduce the future users to the system in a gradual way. The UFMS test effort is a multi-phased approach beginning with Conference Room Pilot (CRP) activities, progressing through formal test activities, and culminating in a User Acceptance Test (UAT).

The Finance, Business, and Program leaders, who have been active in the project and its design from the beginning, are heavily involved in testing the end product. The UFMS project will go through multiple CRPs, and multiple mock data conversions. A series of Go/No-Go checkpoints will be passed in these testing phases, which had not yet been engaged at the time of the review. The GAO review takes issue with the timing of the testing in the project plan and HHS agrees that system testing ideally occurs earlier in the schedule. However, even though the testing occurs relatively late in the timeline, it is subject to extreme scrutiny and management oversight, with regular review meetings, daily summaries and detailed communication. All test scripts and results are rigorously tracked in TestDirector, and testing teams manage defects on a daily basis. Based on this level of scrutiny, and in combination with basing UFMS on a very mature COTS product, HHS believes its testing plan will identify the significant majority of any defects in the system.

Each testing phase (CRPs, Unit-level testing, Integration Testing, System Testing, UAT) has a detailed plan developed that defines what will be tested, how it will be tested, where it will be tested, and who will test it. The results of each phase are recorded, defects noted, and corrective actions taken and functionality retested in each testing phase as necessary.

CRPs, held in August 2003 and March 2004, were the first phase of preliminary testing. These CRPs were used to validate the initial system configurations and the system’s ability to meet the requirements deemed necessary for the CDC release in October 2004. Both CRPs were widely attended by Finance, Business, and Program staff members from agencies across HHS – the same people who helped identify the program requirements and will ultimately use UFMS.

Unit testing is the first phase of formal testing HHS utilizes to verify that individual UFMS units meet design requirements and/or design constraints and that no differences exist between the unit’s expected behavior and the unit’s actual behavior. Unit test results are recorded and reviewed, however statistics of defects encountered are not maintained since developers will go through multiple iterations of unit testing as extensions, interfaces, workflows, reports, and conversion programs are developed.
Integration testing, the next phase of HHS formal testing, verifies the interaction between groups of related units, verifying that each unit functions properly when invoked by another unit. Integration testing started in July 2004 and includes exercising standard Oracle functionality as well as interfaces, extensions, workflows, conversions, and reports. To date, 181 defects have been identified during integration testing, of which 94% have been resolved.

System test is a separate and distinct activity that re-uses existing test cases to verify that UFMS satisfies all requirements, design constraints, and accurate accounting treatment. All functional development, defect resolution, and integration activities are complete before being promoted to System test. HHS has separated system test into two distinct phases – Functional System Test and Infrastructure System Test. Functional System Test verifies the HHS integrated business processes and accounting treatment, while Infrastructure System Test verifies high-availability, disaster recovery, network, security, data transfer with external systems, performance, and end-to-end processes. Results from both phases are tracked in the Requirements Traceability Verification Matrix (RTVM). Since formal testing began there have been no formal requirement change requests identified, demonstrating that the requirements management process is performing as anticipated.

Data conversions represent one of the riskiest areas of an ERP implementation. To mitigate this risk, UFMS is utilizing a series of four Mock conversions to perform dress rehearsals of the data conversion process. The first mock conversion was the initial conversion and setup of necessary background data (e.g. vendor tables). Second and third mock conversions further validated the conversion programs and data cleanup efforts. The data from mock conversion 3 was made available for system testing in August. Following mock conversion 3, final adjustments are made to the conversion programs and additional data cleanup may occur. A final test of the conversion programs (e.g. Mock conversion 4) is performed in the final month prior to go live and is used as the final data validation and reconciliation prior to User Acceptance Testing.

As GAO discovered, the UFMS implementation schedule for the CDC deployment is extremely aggressive with significant risk. This led HHS to tailor its testing plans such that testing phases that normally occur sequentially have been allowed to overlap, but steps have never been skipped or eliminated. As testing has unfolded, HHS has taken the recommendations of the IV&V contractor and PMO and is analyzing system integration test results prior to deploying the first release of the system at the CDC and FDA. (refer to Section 4.2 – Assessment of October Release Strategy).

3.2. Requirements Management

In July 2002 HHS developed a target business model, which has been a guiding document from its creation. This document is the equivalent to the "Concept of Operations," which the GAO review notes is lacking.

The Core Financial Target Business Model is a description of business operations and design of how the operations will be performed at HHS across multiple, coordinated entities. For HHS, the target business model for financial management describes how financial management will be performed once the current five financial management systems are combined into one system with two components: one for Centers for Medicare and Medicaid Services (CMS)
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HICLAS and one for the rest of the department. The target business model presents the target environment by each major JFMIP core financial functional area and associated major business. It also defines the interaction between OS at the Department-level and the component agencies (e.g., defining accounting policy), as well as the interaction between Program Support Center (PSC) and the PSC-serviced agencies (e.g., external reports submitted to the serviced agencies for review and approval).

Detailed diagrams depicting the target business model for each component agency are included in the document. These diagrams present the major business functions by JFMIP functional area, as well as the associated inputs and outputs (i.e., interfacing systems and external entities). It also provides a matrix that compares the business functions across the component agencies, and a referenced system list that provides a brief description of the systems depicted in the detailed diagrams.

HHS’ method of requirements management is carefully designed to follow industry best practices, including those of Oracle itself.

The UFMS requirements management process is a systematic approach to identify, document, organize, communicate, and manage changes in the requirements applicable to the UFMS Program. UFMS has established a central information repository, which includes requirements, their attributes⁵, status and other management information pertinent to the UFMS environment in a COTS product designed for this purpose: RequisitePro (ReqPro). Requirements and their associated attributes have been developed, adapted, and reused, which results in an efficiency that lowers the effort and cost of development at each site, as well as subsequent iterations and related projects. The UFMS Baseline Requirements Specification is a primary output of this process, which fully defines and documents the behavior of the UFMS.

⁵ In terms of this document, “attributes” refer to descriptive features related to the requirement, such as requirement type, origin, and status.
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The initial set of requirements gathered by HHS were of two broad categories - 1) JFMIP* requirements and 2) Agency-specific requirements. The HHS requirements (2130 total) breakdown as either “standard federal” requirements (including JFMIP) or requirements that require a business specific configuration of a COTS financial application. After analyzing the requirements and vendors, HHS selected a base application of Oracle U.S. Federal Financials, with a JFMIP certified Federal extension containing imbedded industry best practices. To attain the highest efficiencies in cost and time for design and build, HHS made the conscious decision to select a financial application that had submitted itself to JFMIP disciplined certification process. This is consistent with the successful precedent at the Department of Education, Secret Service, and other federal agencies, as well as the implementation methodologies of major ERP integrators, including BearingPoint’s $R^2i$ (refer to Figure 2 below) and Oracle’s integrator group’s, Application Implementation Methodology (AIM).

**Figure 2 - Traditional vs. $R^2i$ Implementation Methodology**

* JFMIP

The JFMIP is a joint and cooperative undertaking of the U.S. Department of the Treasury, the General Accounting Office, the Office of Management and Budget, and the Office of Personnel Management working in cooperation with each other and other agencies to improve financial management practices in government. The Office revises the Federal government’s requirements definitions, testing, and acquisition processes; and the first target of opportunity is core financial systems. The objectives of the Office are to develop systems requirements, communicate and explain Federal and agency needs, provide agencies and vendors information to improve financial systems, ensure that products meet relevant system requirements, and simplify the procurement process.

The “standard federal” requirements (including JFMIP)
JFMIP requirements are, by definition, global across the government, being the aspects of finance that all federal agencies have in common. The JFMIP certification signifies a software application has passed rigorous federal scrutiny, and allows Oracle to claim a "federalized" title when marketing its product. Configuration of a JFMIP certified application allows the federal agency and integrator to have a high degree of confidence that JFMIP requirements are met off-the-shelf, which means that for HHS, 80% of the requirements have been met by out of the box functionality. JFMIP certification effectively allows an agency and its integrator to focus most of their time and energy on careful management and configuration of the product to meet the remaining 20% of requirements. Even with this certification, HHS tracks all requirements in a traceability document and has embedded them in testing scenarios to verify the product performs as designed throughout multiple conference room pilots conducted with the Finance, Business, and Program stakeholders. These JFMIP certified requirements are admittedly, and by design, tested with less rigor than the Agency-specific "unique" requirements.

Agency-specific "unique" requirements
The Agency-specific requirements are the true "design" requirements of the UFMS project. For any requirements that required custom code or configurations, HHS has followed all IEEE standards – creating fully traceable requirements, sourced, referenced and thoroughly tested by the implementation team (developers, business analysts, system architects, and testers) and the Finance, Business, and Program leaders who accept them. The major focus is on UFMS requirements management and testing, with extensive testing based on the HHS specific business processes. Multiple conference room pilots, to gain acceptance from the Finance, Business, and Program stakeholders that the requirements have been met, satisfy the business need, and the Go/No-Go gates have been passed.
Figure 3 - COTS Design Process

Requirements Traceability Verification Matrix (RTVM)

UFMS has built a comprehensive RTVM in which the requirements are mapped to Business Processes to Test Scripts, resulting in a full trace of requirements to the appropriate testable area of Oracle, and the method used to verify that each requirement has been satisfied. The RTVM is maintained in an industry standard COTS testing tool – Mercury’s TestDirector.

The purpose of the RTVM is to ensure that all requirements are met by the system deliverable and to demonstrate to HHS and outside parties that we have satisfied the system requirements. Through the RTVM requirements management and testing are inseparably linked.

In addition,

- The RTVM is used to track all UFMS requirements and design constraints and ensure they are all tested during System Test.
- The UFMS Final Baseline Requirements have been mapped to integrated business processes at the script level since the GAO review.
- Test Director is populated with all testable requirements from the UFMS Final Baseline Requirements and subsequent approved changes.
- As the functional/technical specs were completed, the design constraints were added to ReqPro and then to Test Director to ensure they are included in System Test.
3.3. Program Management Oversight

HHS uses Primavera, named a project portfolio management 'Leader' by Gartner for five consecutive years, as the project-planning tool for UFMS. The baseline project schedule is maintained and tracked using Primavera, including tracking actual vs. planned hours by resource against each activity, and the automatic calculation of the critical path and earned value (EV).

Critical Path:
An August 2003 IV&V review of the HHS Critical Path methodology identified that an effective critical path analysis had not been developed. HHS immediately undertook steps to implement the recommendations provided. Since October 10th 2003 HHS has used TeamPlay to automatically generate the critical path report for the Global Pilot/CDC release and reviewed the report on a weekly basis. The critical path report is calculated using activity status that is updated in TeamPlay weekly. HHS agrees with the IV&V that in isolation the critical path report does not provide a complete picture of project health. However, when the critical path report is viewed in conjunction with activity reports provided in TeamPlay, HHS is able to monitor UFMS.

HHS continues to work on improving the information provided in the critical path reports and is executing a plan to implement the remainder of the IV&V suggestions. Additionally, HHS began reporting on the critical paths of the FDA and PSC releases on August 26th 2004.

EVM:
The HHS use of Primavera meets 94% of ANSI standards as supported by the report of our IV&V. One issue the IV&V noted is that the Federal hours are not included in the TeamPlay EV calculations. After analysis, HHS determined it was not worth the additional investment to make its Primavera EVM fully ANSI compliant, and OMB provided a functional workaround for the calculation of the measure. The two criteria not met are:
- Management Reserve: TeamPlay project plans do not show a management reserve. The Department (HHS) maintains a management reserve that they can use based on where it is needed. TeamPlay is used only to track BearingPoint's progress; it does not incorporate the overall UFMS budget.
- Cost at Completion Data: The current Earned Value Report does not show Cost at Completion data. Cost at Completion data is readily available in TeamPlay and can be added to the current report as necessary.

Figure 4 presents the Cost Performance Index (CPI) and Schedule Performance Index (SPI) on a monthly basis for UFMS since January 2003.

Quantitative Outcome Measures to Assess Program Status:
Since the inception of the project, HHS has focused on adequate performance measures for UFMS. Our focus has been on measuring three key program control facets instead of instituting outcome measures all along the implementation pathway. These areas are quality, cost, and schedule.
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Until HHS reached the testing phases of the UFMS implementation, most of the focus on quality dealt with UFMS documents and artifacts. We are now conducting a very thorough and rigorous process for quantifying the results of test defect tracking and resolution. Given the importance of this process and its impact on our assessment of system stability and readiness we have chosen to collect, analyze and discuss these quantitative measures on a daily basis. Included in this process are the following quality indicators:

- Percent of release requirements tested
- Number of requirement change requests
- Percent of Integrated Process test scripts completed
- Percent of test scenarios passed testing
- Number defects detected
- Number defects closed

For cost and schedule progress, we have instituted the earned value management and critical path measures mentioned above. For two years now HHS has collected and assessed monthly Cost Performance Index data (CPI) and Schedule Performance Index (SPI) data to determine the degree to which the program is efficiently using budget and schedule. Furthermore, critical path schedule analysis is also used as a predictive schedule performance gauge to help our managers determine if schedule slippage is occurring. Despite some needed improvements in the use of these measures, they have been effective in helping manager’s drive the achievements mentioned earlier in this document.

HHS asserts that it has struck an adequate balance between the amount of measures used to assess UFMS progress and the effort and costs required to maintain them. HHS agrees with GAO that these measures are crucial to UFMS success and we will therefore continue to assess and improve our use of them based on our past lessons and future needs.

Figure 4 - UFMS CPI and SPI Performance
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Human Capital: The issue of human capital is one that HHS has managed carefully. UFMS faces its share of challenges in obtaining full-time federal staff due to the temporary nature of an implementation project. Our objective remains to staff a highly competent program team and not a permanent federal bureaucracy. However, at the CDC level, where the current phase of deployment is taking place, the project is adequately staffed. CDC has the vast majority of their required positions filled, and has evolved creative arrangements with contractors and rearrangement of Global responsibilities to enable the UFMS to be delivered successfully. To date, there has been minimal impact on the project due to human capital issues, and plans to acquire necessary resources for upcoming aspects of the UFMS project are in place.

3.4. Risk Management

The UFMS project relies on a well-implemented risk management process that is based on business best practices developed by leading providers across market segments. The UFMS risk management process is the result of a Cooperative Research and Development Agreement (CRADA) between BearingPoint and the Software Engineering Institute (SEI) to co-develop a best practice based risk management program. The techniques were included in a UFMS risk management methodology that has been successfully applied in a wide variety of commercial and federal clients from large multi-billion dollar / multi-year programs to smaller projects that have lasted less than a year.

There is a certain amount of risk in the overall HHS Program Management, which is controlled by a sound risk management process put in place early on by HHS’ CMM3-Certified systems integrator. The risk management approach entails two major processes – risk assessment and risk mitigation. Risk assessment includes activities to identify risks, and analyze and prioritize them. Risk mitigation includes developing risk mitigation strategies and monitoring the impact of the strategies on effectively mitigating the risks. The continuous risk management process that is followed by the UFMS program includes weekly meetings with HHS Program Management to review current and past risks, update and refine mitigation strategies, and assess issues that might become risks to the success of UFMS.

GAO determined that although HHS has documented and implemented a risk management process for the project, its effectiveness is hampered by examples of risks being closed before their solution had been completed. HHS agrees with this observation and has since revised the risk management processes to keep all risks open until they are either realized or an appropriate mitigation has been successful.

3.5. HHS Information Technology Management

Governance: Given the HHS plans to make UFMS a critical component of its enterprise architecture, a separate governance structure was established to ensure that key stakeholders throughout HHS come together to accomplish the Secretary’s vision for unified accounting at HHS. To this end, the UFMS governance structure provides a management framework that enables strategic direction and leadership to support successful implementation of the program.
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This governance structure also supports UFMS program objectives and creates shared ownership and responsibility for the program.

The UFMS governance structure, presented in Figure 5 below, is comprised of several bodies of business experts from the HHS business communities (finance, administration, budget, technology, and operations). Executive and staff resources from HHS’ Office of the Secretary (HHS/OS) and component agencies interact to oversee and manage the UFMS program.

Governance of the UFMS program is organized into two levels of stakeholder leadership -- executive leadership and program management.

Executive Leadership: The Assistant Secretary for Budget, Technology and Finance/Department CFO is the departmental executive sponsor for the UFMS initiative and, along with the UFMS Steering Committee, provides overall executive leadership for the program. The ASBTF/CFO chairs the Steering Committee, which is comprised of HHS and component agencies’ executive officials.

The Steering Committee is an advisory board that provides counsel and guidance to the ASBTF/CFO and makes decisions regarding Departmental policy, strategy, funding decisions and program risks. The Steering Committee also makes decisions about UFMS including milestones, workforce transitions, budget, and staffing.

The UFMS Planning and Development Committee and the UFMS Program Management Office provide overall program management. The UFMS Planning and Development Committee is comprised of the HHS component agencies’ Chief Financial Officers (CFO) and Chief Information Officers (CIO) and HHS/OS Deputy Assistant Secretaries who work to set guidelines and advise the UFMS PMO on system implementation. The HHS Deputy CFO and the Department CIO co-chair the UFMS Planning and Development Committee. The UFMS PMO routinely interacts with the UFMS Planning and Development Committee and the ASBTF/CFO on UFMS matters.
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Executive Leadership
- Steering Committee
  - Chair: ASBT/COO

Program Management
- UFMS Planning and Development Committee
  - Co-Chair: Deputy CFO
  - HHS CIO
- UFMS Program Management Office
  - Program Director

Partnerships
- HHS Acute Care Program Team
- Information Technology Investment Review Board (ITIRB)
- Accounting Policy Working Group
- Functional Change Control Board
- Cross-Functional Workgroups

Figure 5 - UFMS Governance Structure

IT Investment Management: HHS has a detailed and mature IT Capital Planning and Investment Control (CPIC) process, including an IT Investment Review Board (ITIRB) that meets regularly to review and prioritize projects, track project progress, and vote on funding. The policy document defining CPIC and ITIRB for HHS is publicly available at http://www.hhs.gov/read/irmpolicy/0001.html and was available for GAO review at that web location. ITIRB meetings have been held since that policy was promulgated. These meetings have reviewed projects proposals, funding requests, and quarterly and annual updates. Additionally the ITIRB establishes key decisions points with specific criteria that must be met before the program is permitted to proceed. Below is a brief history of these ITIRB reviews that demonstrate HHS’s ongoing management of the continuous progress UFMS is making toward its stated objectives.

Date: January 13, 2002
Event: UFMS (Global) has decided to integrate the other components (HIGLAS and NBRSS) into their annual update presentation.
Action: UFMS has updated their business case. Few, if any, significant issues were indicated by the OIRM subject area specialists.
Decision: No decision necessary

Date: November 5, 2002
Event: UFMS Decision Point II
Action: Thomas presented documentation to support a Decision Point II briefing
Decision: The ITIRB approved the Decision Point II documentation.

Date: April 8, 2003
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Event: UFMS Quarterly Status Report
Action: Thomas presented the UFMS FY03 April Quarterly Status Report
Decision: The Board had no objections to the program’s Quarterly Status Report

Date: July 22, 2003
Event: UFMS Quarterly Status Report
Action: Tom Doherty, UFMS program manager, presented the UFMS FY03 July Quarterly Status Report
Decision: The Board had no objections to the program’s Quarterly Status Report.

Date: November 12, 2003
Event: UFMS Quarterly Status Report
Action: The UFMS FY03 October Quarterly Status Report was posted as a virtual ITIRB per the permission of the HHS CIO. All ITIRB-participating entities were given the opportunity to review and comment on the report. The Board had no objections to the program’s Quarterly Status Report. (http://intranet.hhs.gov/cio/meetings/itagenda.html)

Date: January 13, 2004
Event: UFMS Annual Report
Action: UFMS, HIGLAS, and NBRSS program managers gave a combined report to the ITIRB.
Decision: There were no objections to the combined presentation.

Enterprise Architecture: GAO itself noted UFMS was at a higher level of Enterprise Architecture attainment than 97% of other agencies, having completed all of stage 2 readiness, along with significant components of stage 3. UFMS is a critical and defining part of the federal government's overall Enterprise Architecture. This Enterprise Architecture is inherently consolidating and unifying, integrated at touch points with its feeder systems. Even with its advanced state of EA readiness at HHS, it would be impractical to fulfill GAO's recommendation that a complete Enterprise Architecture be designed prior to UFMS implementation given the schedule delays that would impose on the UFMS project. Even in the face of significant forces of change, the department has made great advances in creating a consolidating and unifying infrastructure for the Federal Government's Enterprise Architecture, and is the first ERP to do so, a proof of concept for Architecture with different agencies and standardized processes.

The foundation of its security management findings in GAO’s report is the HHS OIG’s FISMA report for FY03 that contains information that was gathered more than one full year prior to the use of that information by GAO. During that one year span of time much progress has been made in IT security management within HHS. Examples are:

- Developed and implemented a Department-wide IT security program, Secure One HHS that incorporates Secretary Thompson's One HHS Vision.
- Employed the Project Matrix methodology to identify 30 nationally critical functions and services supported primarily by 24 cyber and physical assets. Currently, performing a Project Matrix Phase II (interdependency) analysis on the nationally critical functions, services, and assets.
- Developed a cohesive and up-to-date set of HHS IT Security Policies.
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- Implemented a Managed Security Service (MSS) using an automated intrusion
detection tool to monitor, detect, and report local and Department-wide system
security weaknesses.
- Progressively increased key system security metrics reported in the FISMA quarterly
report. Key items for the 3rd quarter of 2004 included:
  - 96% of systems have been assessed for risk.
  - 95% of systems have security plans.
  - 93% of systems have been certified and accredited.
- Completed and submitted Privacy Impact Assessments (PIAs) for 246 systems, and
institutionalized the delivery of periodic privacy awareness training.
- Developed a standardized and coherent process for maintenance and management
of the HHS FISMA Plans of Action and Milestones (POA&M).
- Implemented an automated capital-planning tool (Prosight) to manage OMB Exhibit
300 and 53 submissions.
- Institutionalized a fabric of improved security awareness and communications by
establishing a virtual Security help desk (SOS), the issuance of weekly and monthly
Secure One HHS newsletters, the launch of Secure One HHS Online, and the
establishment of the Secure One Communications Center (SOCC).
- Developed in-depth guides to 13 areas of HHS IT security.
- Implemented an automated, centralized data collection tool, the Information Security
Data Manager (ISDM), to streamline FISMA, POA&M and PIA tracking and reporting.
- Implemented an automated privacy tool (Watchfire) to monitor online applications for
HHS and to guard against privacy risks.
- Implemented an automated security vulnerability and threat alert system (iDefense)
to detect and warn of potential cyber threats and security issues.
- Currently working to establish an automated centralized self-assessment process
using the Security Self Assessment Tool (SSAT). Current participants include: NIH,
HRSA, AHRQ, IHS, FDA, and AoA.

Certification and Accreditation (C&A) of major systems is a very high priority for the Department,
as demonstrated (and reinforced) by the focus on C&A milestones in OMB’s E-Government
scoring on HHS’s E-Government scorecard. HHS has received C&A confirmation for 95% (18 of 19
systems) of the systems associated with the implementation of UFMS at the CDC. The
outstanding system is the HHSnet and enterprise wide network upgrade scheduled for
implementation in late October 2004. Clearly HHS has made significant progress in the C&A
arena.
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4.0 RESPONSE TO RECOMMENDATIONS

The GAO report identified specific recommendations that the HHS response addresses. This crosswalk identifies each of the recommendations and the specific section within this response where the recommendation is discussed. Additionally, based on our own assessment of UFMS, HHS is taking very specific actions to further mitigate the acknowledged schedule risk.

4.1. Crosswalk – GAO Recommendations to Response Sections

1. Determine the system capabilities that are necessary for the CDC deployment.
   Section 3.2 – Requirements Management

2. Identify the relevant requirements related to the desired system capabilities for the CDC deployment.
   Section 3.2 – Requirements Management

3. Clarify, where necessary, any requirements to verify they 1) fully describe the capability to be delivered, 2) include the source of the requirement and 3) are unambiguously stated to allow for quantitative evaluation.
   Section 3.2 – Requirements Management

4. Maintain the traceability of the CDC-related requirements from their origin through implementation.
   Section 3.2 – Requirements Management

5. Use a testing process that employs effective requirements to obtain the quantitative measures necessary to understand the assumed risks.
   Section 3.1 – Impacts of an Aggressive Project Plan

6. Validate that data conversion efforts produce reliable data for use in UFMS.
   Section 3.1 – Impacts of an Aggressive Project Plan

7. Verify systems interfaces function properly so that data exchanges between systems are adequate to satisfy system needs.
   Section 3.1 – Impacts of an Aggressive Project Plan

8. Measure progress based on quantitative data rather than the occurrence of events.
   Section 3.1 – Impacts of an Aggressive Project Plan
   Section 3.2 – Requirements Management
   Section 3.3 – Program Management Oversight

4.2. Assessment of October Release Strategy

HHS does acknowledge GAO’s comments on the fact that the testing of this system is occurring relatively late in relation to the October objective for deployment of the Global Pilot. At the time of
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the writing of this response HHS is analyzing system integration test results prior to deploying the first release of the system at the CDC and FDA. This assessment may result in a recommendation to the UFMS Steering Committee to revise the current software release strategy.
5.0 RECOMMENDED CORRECTIONS

Needed corrections to the report

- Page2) TWO SYSTEMS

- The report does not note that HHS envisions the eventual UFMS as a departmental system that will include the core system currently under development at CMS, and will integrate with the NBS and others.

- The report does not reflect that the General Ledger (GL) component of the NIH NBRSS, implemented in October 2003, was used as proof of concept for UFMS and will be merged with UFMS at a future point to be determined by the PMO.
## Appendix A: Acronyms

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<thead>
<tr>
<th>Acronym</th>
<th>Definition</th>
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<tbody>
<tr>
<td>ASBTF</td>
<td>Assistance Secretary for Budget, Technology, and Finance</td>
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<td>BAT</td>
<td>Business Analysis Team</td>
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<td>BTT</td>
<td>Business Transformation Team</td>
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<td>CCB</td>
<td>Change Control Board</td>
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<td>CCMP</td>
<td>Change Control Management Plan</td>
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<td>CDC</td>
<td>Centers for Disease Control and Prevention</td>
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<td>CMM</td>
<td>Capability and Maturity Model</td>
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<td>CRP</td>
<td>Conference Room Pilot</td>
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<td>FDA</td>
<td>Food and Drug Administration</td>
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<tr>
<td>FFMIA</td>
<td>Federal Financial Management Improvement Act</td>
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<tr>
<td>HHS</td>
<td>Health and Human Services, Department of</td>
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<tr>
<td>IT</td>
<td>Information Technology</td>
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<td>ITIRB</td>
<td>Information Technology Investment Review Board</td>
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<tr>
<td>IV&amp;V</td>
<td>Independent Verification and Validation</td>
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<tr>
<td>JFMIP</td>
<td>Joint Federal Management Improvement Program</td>
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<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
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<td>PDC</td>
<td>Planning and Development Committee</td>
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<td>PMO</td>
<td>Program Management Office</td>
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<td>Program Support Center</td>
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<td>QA</td>
<td>Quality Assurance</td>
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<td>QAP</td>
<td>Quality Assurance Plan</td>
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<td>SC</td>
<td>Steering Committee</td>
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<td>SCM</td>
<td>Software Configuration Management</td>
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<td>SI</td>
<td>Systems Integrator</td>
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<td>TAT</td>
<td>Technology Analysis Team</td>
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<td>UCCB</td>
<td>UFMS Change Control Board</td>
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<td>UFMS</td>
<td>Unified Financial Management System</td>
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## Appendix B: Glossary of Terms

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<thead>
<tr>
<th>Term</th>
<th>Description</th>
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<tbody>
<tr>
<td>Artifacts</td>
<td>Policy documents, procedures, deliverables, or other documented work products associated with UFMS implementation.</td>
</tr>
<tr>
<td>Change Control Board</td>
<td>Governing body established for project change control procedures to manage project scope.</td>
</tr>
<tr>
<td>Conference Room Pilot</td>
<td>CRPs are held to verify updated configuration and business processes. CRP I tests the configuration of a single track / single module and is repeated for each track/module being implemented. CRP II is system integration testing of all functional tracks / modules. The end result of the CRP is a fully operational system that is more than 90 percent complete, as well as the initial knowledge transfer to the HHS’s staff on the use of the system. Projects involving multiple HHS sites may involve a CRP II at each site.</td>
</tr>
<tr>
<td>Decision Document</td>
<td>Policy or other document developed by a UFMS team member to provide guidance or instruction.</td>
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<tr>
<td>Department-Level</td>
<td>Term used to describe implementation tasks focused upon analyzing and implementing business processes unique to the Department as a parent organization (e.g., monitoring use of budget authority across the Department).</td>
</tr>
<tr>
<td>Deliverable</td>
<td>Plan or other document contractually required to be created by BearingPoint and delivered to HHS for review and approval.</td>
</tr>
<tr>
<td>Financial Management System</td>
<td>A financial management system is comprised of the core financial system (funds management, general ledger, accounts payable, accounts receivable, and cost accounting) and the financial portions of mixed financial systems such as travel and acquisitions (reference: OMB Circular A-127).</td>
</tr>
<tr>
<td>Independent Verification and Validation</td>
<td>Contracted organization engaged to provide independent assessment of project activities, deliverables, and work products.</td>
</tr>
<tr>
<td>Joint Financial Management Improvement Program</td>
<td>A cooperative effort among major agencies of the U.S. Federal Government to arrive at a common set of financial management standards as mandated by the President of the United States. Representatives from major agencies serve on a committee charged with formulating these standards.</td>
</tr>
<tr>
<td>Oracle Functional Modules</td>
<td>Individual components of Oracle Federal Financials, such as General Ledger, Budget Execution, Receivables, Payables, and Purchasing.</td>
</tr>
<tr>
<td>Phase</td>
<td>Represents a major stage of the implementation life cycle. Phases are typically several months in duration and consist of lower level activities and milestones. The phases of implementation are: prepare, validate, simulate, test, and deploy.</td>
</tr>
<tr>
<td>Planning and Development Committee</td>
<td>The UFMS PDC is comprised of executive-level officials from the HHS Office of the Secretary and component agencies. These officials are the HHS Deputy CFO, Co-Chair, the HHS CIO, Co-Chair, and CFOs from each of the 12 component agencies, CIOs from each of the 12 component agencies, and the UFMS Program Director.</td>
</tr>
</tbody>
</table>
### HHS Unified Financial Management System

#### Response to the GAO Review • Version 1.1

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Management Office</td>
<td>Governing body formed to oversee and manage the day-to-day activities of the overall UFMS initiative and coordinates with other HHS-wide efforts, such as the Enterprise Human Resource Planning (EHRP) initiative.</td>
</tr>
<tr>
<td>Quality</td>
<td>Property that distinguishes the state of being of a work product, process, or project.</td>
</tr>
<tr>
<td>Steering Committee</td>
<td>The Steering Committee is comprised of executive-level officials from the HHS Office of the Secretary and component agencies. These officials are the ASBTF/CFO, Chairperson, the Assistant Secretary for Administration and Management, and Directors or Administrators of Management from each of the 12 component agencies.</td>
</tr>
<tr>
<td>Systems Integrator</td>
<td>Contracted organization engaged to provide system integration services and personnel in support of a system implementation.</td>
</tr>
<tr>
<td>Work Product</td>
<td>Document or other product created by a UFMS team member that is reviewed through the QA process.</td>
</tr>
</tbody>
</table>
GAO Contacts and Staff Acknowledgments

<table>
<thead>
<tr>
<th>GAO Contacts</th>
<th>Kay Daly, (202) 512-9312</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Chris Martin, (202) 512-9481</td>
</tr>
</tbody>
</table>

| Acknowledgments    | Staff members who made key contributions to this report were Linda Elmore, Amanda Gill, Rosa Harris, Maxine Hattery, Lisa Knight, Michael LaForge, W. Stephen Lowrey, Meg Mills, David Powner, Gina Ross, Norma Samuel, Yvonne Sanchez, Sandra Silzer, and William Thompson. |
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