MANAGING FOR RESULTS

Practices for Effective Agency Strategic Reviews
Why GAO Did This Study

The GPRA Modernization Act of 2010 (GPRAMA) provides important tools that can help inform federal decision making. In implementing GPRAMA, the Office of Management and Budget (OMB) established a strategic review process in which agencies, beginning in 2014, were to annually assess their progress in achieving each strategic objective—the outcome the agency is intending to achieve—in their strategic plans.

GPRAMA requires GAO to periodically review its implementation. This report identifies and illustrates practices that facilitate effective strategic reviews.

To identify such practices, GAO analyzed and synthesized information from a variety of sources, including GPRAMA’s requirements; OMB guidance; a review of relevant literature; and interviews with experts in performance management and evaluation and OMB staff. To refine and illustrate the practices, GAO reviewed strategic review documentation and interviewed relevant officials from six selected agencies: USDA, Education, DHS, HUD, EPA, and NASA. GAO selected these agencies based on several factors. This included the extent to which agency strategic review processes had a greater chance of addressing areas identified in GAO’s work on fragmentation, overlap, and duplication or high-risk issues, and agency results on selected items in GAO’s 2013 survey of federal managers on performance and management issues.

In commenting on a draft of this report, OMB and the six selected agencies generally agreed with the findings.

View GAO-15-602. For more information, contact J. Christopher Mihm at (202) 512-6806 or mihmj@gao.gov.

What GAO Found

GAO identified seven practices federal agencies can employ to facilitate effective strategic reviews and illustrated aspects of those practices through examples from the strategic review processes conducted at the Departments of Agriculture (USDA), Education (Education), Homeland Security (DHS), and Housing and Urban Development (HUD), and the Environmental Protection Agency (EPA), and the National Aeronautics and Space Administration (NASA).

1. Establish a process for conducting strategic reviews. NASA developed a strategic review process that involved senior leaders in individual assessments and a rating of each strategic objective, a crosscutting review to identify themes and provide independent rating recommendations, and a briefing to the Chief Operating Officer to determine final ratings.

2. Clarify and clearly define measurable outcomes for each strategic objective. NASA officials defined what would constitute success in 10 years for each strategic objective and used underlying performance goals, indicators, and milestones to better plan for and understand near-term progress towards their long-term scientific outcomes.

3. Review the strategies and other factors that influence the outcomes and determine which are most important. USDA’s Food and Nutrition Service developed a model showing how the output of its programs contribute to relevant near-term and long-term outcomes related to the department’s objective to improve access to nutritious foods. The model also identifies external factors that could influence progress, such as food prices.

4. Identify and include key stakeholders in the review. Contributors from various agencies, levels of government, and sectors may be involved in achieving an outcome. While the six agencies involved internal stakeholders in their strategic reviews, GAO did not find instances of external stakeholder involvement. In some cases, agencies took steps to incorporate external perspectives, such as HUD leveraging its existing relationship with officials at the U.S. Interagency Council on Homelessness to better understand how other federal programs are contributing to progress towards its objective to end homelessness for target populations.

5. Identify and assess evidence related to strategic objective achievement. For EPA’s objective to promote sustainable and livable communities, officials developed a framework and inventory of relevant performance information, scientific studies, academic research, and program evaluations, which they then assessed and categorized by strength.

6. Assess effectiveness in achieving strategic objectives and identify actions needed to improve implementation and impact. For DHS’s goal to safeguard and expedite lawful trade and travel, officials determined that sufficient progress was being made, but identified gaps in monitoring efforts, such as a lack of performance measures related to travel. DHS officials are taking steps to develop measures to address the gaps.

7. Develop a process to monitor progress on needed actions. HUD broadened its existing process for tracking progress on actions items identified at its quarterly performance reviews to also cover those from strategic reviews. HUD staff update the status of each action item regularly—planned to be biweekly following the 2015 strategic reviews.
Contents

Letter 1

Background 5
Practices for Facilitating Effective Agency Strategic Reviews 8
Agency Comments 41

Appendix I Objective, Scope, and Methodology 44

Appendix II Staff Acknowledgments 48

Tables

Table 1: Illustrative Example of How NASA Clarified Its Objective to Understand the Sun through a Success Statement, Multiyear Performance Goal, and Performance Indicator 16
Table 2: Description of Sub-goals for DHS’s Strategic Goal “Strengthen and Effectively Administer the Immigration System” 16
Table 3: Examples of Contributing Programs and Activities, by Component Agency, for DHS Goal 2.2 “Safeguard and Expedite Lawful Trade and Travel” 20
Table 4: Performance Measures and Responsible Agencies Related to DHS’s Lawful Trade and Travel Goal 38

Figures

Figure 1: Illustrative Example of Agency Goal Framework 6
Figure 2: Developing a Maturity Model for Agency Strategic Reviews 8
Figure 3: USDA’s Strategic Review Template 13
Figure 4: NASA’s Performance Framework 15
Figure 5: FNS’s Logic Model for Nutrition Assistance Programs 22
Figure 6: Examples of Research and Evaluations Related to HUD’s Strategic Objective to End Homelessness 31
Figure 7: Excerpt from USCIS’s Database of Evidence for DHS Goal to Strengthen and Administer the Immigration System 33
Figure 8: OSWER Levels of Evidence to Assess Performance 34
Abbreviations

APG    agency priority goal
ATSDR Agency for Toxic Substances and Disease Registry
corrective action
CACFP Child and Adult Care Food Program
CBP Customs and Border Protection
CFO Chief Financial Officer
CISOMB Office of the Citizenship and Immigration Services
Ombudsman
Coast Guard U.S. Coast Guard
COO Chief Operating Officer
CRCL Office for Civil Rights and Civil Liberties
DHS Department of Homeland Security
DOD Department of Defense
DOL Department of Labor
Education Department of Education
EPA Environmental Protection Agency
ERM Enterprise Risk Management
FFVP Fresh Fruit and Vegetable Program
FHA Federal Housing Administration
FNS Food and Nutrition Service
FSIS Food Safety and Inspection Service
greenhouse gas
GHG greenhouse gas
GPRA Government Performance and Results Act of 1993
GPRAMA GPRA Modernization Act of 2010
HUD Department of Housing and Urban Development
ICE Immigration and Customs Enforcement
ICI Integrated Cleanup Initiative
Interagency Council U.S. Interagency Council on Homelessness
LUST leaking underground storage tank
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>NASA</td>
<td>National Aeronautics and Space Administration</td>
</tr>
<tr>
<td>NSLP</td>
<td>National School Lunch Program</td>
</tr>
<tr>
<td>NSP</td>
<td>Neighborhood Stabilization Program</td>
</tr>
<tr>
<td>NTC</td>
<td>National Targeting Center</td>
</tr>
<tr>
<td>nut ed</td>
<td>nutrition education</td>
</tr>
<tr>
<td>OBPA</td>
<td>Office of Budget Policy and Analysis</td>
</tr>
<tr>
<td>OFO</td>
<td>Office of Field Operations</td>
</tr>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
</tr>
<tr>
<td>OSWER</td>
<td>Office of Solid Waste and Emergency Response</td>
</tr>
<tr>
<td>PA&amp;E</td>
<td>Office of Program Analysis and Evaluation</td>
</tr>
<tr>
<td>PD&amp;R</td>
<td>Office of Policy Development and Research</td>
</tr>
<tr>
<td>PHA</td>
<td>public housing agency</td>
</tr>
<tr>
<td>PIC</td>
<td>Performance Improvement Council</td>
</tr>
<tr>
<td>PIO</td>
<td>Performance Improvement Officer</td>
</tr>
<tr>
<td>PPAE</td>
<td>Office of Planning, Program Analysis, and Evaluation</td>
</tr>
<tr>
<td>RAU</td>
<td>ready for anticipated use</td>
</tr>
<tr>
<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
</tr>
<tr>
<td>SIG</td>
<td>School Improvement Grant</td>
</tr>
<tr>
<td>SNAP</td>
<td>Supplemental Nutrition Assistance Program</td>
</tr>
<tr>
<td>SOAR</td>
<td>strategic objective annual review</td>
</tr>
<tr>
<td>TA</td>
<td>technical assistance</td>
</tr>
<tr>
<td>TSA</td>
<td>Transportation Security Administration</td>
</tr>
<tr>
<td>USCIS</td>
<td>U.S. Citizenship and Immigration Services</td>
</tr>
<tr>
<td>USDA</td>
<td>U.S. Department of Agriculture</td>
</tr>
<tr>
<td>UST</td>
<td>underground storage tank</td>
</tr>
<tr>
<td>VA</td>
<td>Department of Veterans Affairs</td>
</tr>
<tr>
<td>VHPD</td>
<td>Veterans Homelessness Prevention Demonstration</td>
</tr>
<tr>
<td>WIC</td>
<td>Special Supplemental Nutrition Program for Women, Infants, and Children</td>
</tr>
</tbody>
</table>

This is a work of the U.S. government and is not subject to copyright protection in the United States. The published product may be reproduced and distributed in its entirety without further permission from GAO. However, because this work may contain copyrighted images or other material, permission from the copyright holder may be necessary if you wish to reproduce this material separately.
July 29, 2015

Congressional Committees

The federal government is one of the world’s largest and most diverse entities, with about $3.5 trillion in outlays in fiscal year 2013, funding an extensive array of programs and operations. It faces a number of significant fiscal, management, and performance challenges in responding to the diverse and increasingly complex issues it seeks to address. Addressing these challenges will require actions on multiple fronts. For example, program structures that are outmoded, fragmented, overlapping, or duplicative and not up to the challenges of the times must be reformed or restructured. In addition, weaknesses in management capacity, both government-wide and in individual agencies, undermine efficient and effective government. Moving forward, federal decision makers will be confronted with making tough choices in setting priorities as well as reforming programs and management practices to better link resources to results.

In that regard, the performance planning and reporting framework originally put into place by the Government Performance and Results Act of 1993 (GPRA), and significantly enhanced by the GPRA Modernization Act of 2010 (GPRAMA), provides important tools that can help inform congressional and executive branch decision making to address challenges the federal government faces. The Office of Management and Budget’s (OMB) 2012 guidance implementing GPRAMA established a strategic review process in which agencies, beginning in 2014, were to conduct leadership-driven, annual reviews of their progress towards achieving each strategic objective—the outcome or impact the agency is intending to achieve through its various programs and initiatives—established in their strategic plans.3


Effective implementation of strategic reviews could help identify opportunities to reduce, eliminate, or better manage instances of fragmentation, overlap, and duplication because agencies are to identify the various organizations, program activities, regulations, tax expenditures, policies, and other activities that contribute to each objective, both within and outside the agency. Where progress in achieving an objective is lagging, the reviews are intended to identify strategies for improvement, such as strengthening collaboration to better address crosscutting challenges, or using evidence to identify and implement more effective program designs. If successfully implemented in a way that is open, inclusive, and transparent—to Congress, delivery partners, and a full range of stakeholders—this approach could help decision makers assess the relative contributions of various programs to a given objective. Successful strategic reviews could also help decision makers identify and assess the interplay of public policy tools that are being used to ensure that those tools are effective and mutually reinforcing, and results are being efficiently achieved.

We are required to review implementation of GPRAMA at several critical junctures. This report is part of our response to that mandate. Our specific objective for this report was to identify and illustrate, through case agency examples, practices that facilitate effective strategic reviews by federal agencies. To identify and illustrate the practices, we analyzed and synthesized information gathered from

- related legal requirements in GPRAMA and OMB guidance for implementing those requirements;
- a literature review we conducted, which covered public administration and public policy journals, business administration journals, our body of work on performance management and program evaluation, and other sources on policies and practices that can facilitate or challenge the effectiveness of strategic reviews as a decision-making tool.

---

4OMB, Cir. No. A-11, at § 210.11.

• a guide for conducting strategic reviews developed by the Performance Improvement Council (PIC);\(^6\)
• documentation from six selected agencies’ strategic review processes and results, including guidance, meeting agendas, relevant evidence used to inform the review, and internal and published summaries of the results;
• interviews we conducted with more than 30 performance management and evaluation experts representing different levels of government, sectors (e.g. public, non-profit, foundations), and nations, who had experience with implementing elements of strategic reviews or academic or consultative expertise in this area;\(^7\) and
• interviews we conducted with officials involved in conducting strategic reviews at six selected agencies and staff from OMB and the PIC.

We selected six agencies to illustrate the practices we developed—the Departments of Agriculture (USDA), Education (Education), Homeland Security (DHS), and Housing and Urban Development (HUD), and the Environmental Protection Agency (EPA), and the National Aeronautics and Space Administration (NASA). We selected these agencies based on various criteria. This included the extent to which agency strategic review processes had a greater chance of addressing areas of fragmentation,

\(^6\)Originally created by a 2007 executive order, GPRAMA established the PIC in law and included additional responsibilities. The PIC is charged with assisting OMB to improve the performance of the federal government. Among its other responsibilities, the PIC is to facilitate the exchange among agencies of useful performance improvement practices and work to resolve government-wide or crosscutting performance issues. The PIC is chaired by the Deputy Director for Management at OMB and includes agency performance improvement officers (PIO) from each of the 24 agencies covered by the Chief Financial Officers Act as well as other PIOs and individuals designated by the chair. Executive Order No. 13450, *Improving Government Program Performance*, Nov. 13, 2007, 72 Fed. Reg. 64519 (Nov. 13, 2007), and GPRAMA, 31 U.S.C. § 1124(b).

\(^7\)We initially selected and interviewed experts based on the results of our literature review (i.e., the authors of relevant articles or books included in our review). Based on suggestions from those individuals, we expanded our list of experts and conducted a second round of interviews.
overlap, and duplication, and high-risk issues identified in our past work. We also considered agency results on selected leadership involvement and performance information use items in our 2013 survey of federal managers on performance and management issues. Our selection was also informed by agency size, based on the number of full-time equivalent employees, and suggestions about agencies with robust review processes from OMB staff with government-wide perspective on agency strategic reviews. See appendix I for additional information about the objective, scope, and methodology for this report.

We conducted this performance audit from August 2013 to July 2015 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain

---


9Based on the timing of our audit work, our selections were informed by the high-risk issues from our 2013 report, High-Risk Series: An Update, GAO-13-283 (Washington, D.C.: February 2013).

10For example, strengthening DHS management functions—covering challenges in acquisition, information technology, financial, and human capital management—was a high-risk area in our 2013 update, and remains on the list to date. In its Fiscal Years 2014-2018 Strategic Plan, DHS established a strategic objective, which it refers to as a goal, to strengthen service delivery and manage DHS resources. This goal is focused on a number of management functions, including those identified as facing challenges in our High Risk List.


12We suspended audit work in January 2014. At that time, we had developed draft practices for strategic reviews based on our literature review and expert interviews, but agencies had just begun to implement their review processes, thereby limiting our ability to identify illustrative examples. We resumed our audit work in May 2014, when agencies were to have completed their reviews and provided summary results to OMB.
sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

Background

GPRAMA requires OMB to annually determine whether agencies have met the performance goals and objectives outlined in their performance plans and submit a report on unmet goals.\(^{13}\) In implementing this provision, OMB’s guidance directs agencies to continue reporting on unmet performance goals in their annual performance reports, as has been required since fiscal year 1999.\(^ {14}\) In addition, OMB’s guidance directs agencies to conduct leadership-driven, annual reviews of progress towards each strategic objective—the outcome or impact the agency is intending to achieve—established in the agency’s strategic plan.\(^ {15}\) Figure 1, an illustrative example from OMB’s guidance, shows how strategic objectives relate to other goals within an agency’s performance management structure.\(^ {16}\)

\(^{13}\)31 U.S.C. § 1116(f).

\(^{14}\)OMB, Cir. No. A-11, at § 210.11.

\(^{15}\)OMB, Cir. No. A-11, at §§ 200.21 and 270.2.

\(^{16}\)OMB, Cir. No. A-11, at § 200.22.
Agencies began conducting these reviews in fiscal year 2014. The results from their first round of reviews were published in their annual performance reports in February 2015, as well as on Performance.gov, the central governmentwide performance reporting website implemented by OMB to meet GPRAMA requirements. OMB’s guidance directs agencies to provide a progress update for each strategic objective, including a brief summary of what progress was made and an explanation of the achievements made or challenges that have impeded progress.\textsuperscript{17}

\textsuperscript{17}OMB, Cir. No. A-11, at § 270.17.
As part of their reporting, agencies were to identify a portion of their objectives as (1) having demonstrated noteworthy progress and (2) focus areas for improvement.\footnote{OMB’s guidance directs agencies to identify, in submissions to OMB, between 10 and 20 percent of their objectives in each of the two categories. According to the guidance, this is to ensure that OMB and each agency are able to discuss relative performance across the organization’s mission and prioritize analysis and decision making. It further states that those initially identified in these two categories may not ultimately be identified as such when published on Performance.gov. OMB, Cir. No. A-11, at §§ 270.13 and 270.17.}

According to OMB’s guidance, the results of these reviews should (1) inform long-term strategy; (2) inform annual planning and budget formulation; (3) facilitate identification and adoption of opportunities for improvement, including risk management; (4) identify areas where additional program evaluation, other studies, or analyses of performance data are needed to determine effectiveness or set priorities; (5) identify where additional skills or other capacity are needed; (6) improve decision-making response time; (7) strengthen collaboration on crosscutting issues; and (8) improve transparency.\footnote{OMB, Cir. No. A-11, at § 270.9.}

The PIC also provided support to agencies as they began planning for and implementing their strategic reviews. According to OMB and PIC staff, through the PIC’s Internal Reviews Working Group, agency officials shared information about their planned strategic review processes as well as lessons learned from the initial round of reviews. The PIC also hosted several summits focused on strategic reviews and published a guide in August 2014 on leading effective strategic reviews, based on agencies’ initial experience.

Moving forward, OMB staff told us that they expect agencies’ strategic review processes will mature over time, and as such expect the results of those reviews to mature over time as well. According to OMB staff, they used the information conveyed in figure 2 to communicate to agencies that they likely would not be able to fulfill all requirements in OMB’s guidance in initial implementation, but instead should develop a maturity model to ensure they continue to strengthen the reviews over time.
Figure 2: Developing a Maturity Model for Agency Strategic Reviews

- Develop Agency Process
- Map Objectives
- Define Sources of Evidence & information
- Identify Gaps
- Establish Baselines

Sources of Evidence/Depth of Analysis

2013
2014 Review
2015 Review
2016 Review

Performance Measures • Course Corrections
Risk Assessment • Impact Evaluation •
• Identify Strategic Tradeoffs
• Inform Budget, Legislative and Regulatory Proposals
• Impact Long-Term Strategies

Practices for Facilitating Effective Agency Strategic Reviews

Establish a Process for Conducting the Agency’s Strategic Reviews

Sufficient planning and preparation is important to ensure that the agency’s strategic review process is successful. Our February 2013 report on data-driven performance reviews found this was critical to a successful review.\(^{20}\) Planning enhances the quality, credibility, and

\(^{20}\) GAO, Managing For Results: Data-Driven Performance Reviews Show Promise But Agencies Should Explore How to Involve Other Relevant Agencies, GAO-13-228 (Washington, D.C.: Feb. 27, 2013).
usefulness of the review, and helps ensure that participants’ time and resources are used effectively. Establishing common purposes for strategic review meetings can build trust and encourage active participation by participants. In addition, developing common terminology, policies, and procedures, and clarifying roles and responsibilities helps facilitate collaboration for productive meetings. Participants need to be prepared to review progress towards their strategic objectives and determine any subsequent actions.

Key features for planning the strategic review include:

- **Leadership commitment and involvement.** Agency leadership should be directly and visibly engaged in the review process and invest the time necessary to understand and interpret the evidence being presented. This involvement fosters ownership among those involved in the review and helps ensure that participants take the reviews seriously and can make decisions and commitments with the knowledge and backing of leadership.

- **Communication of expectations and time frames.** Guidance and agendas provided in advance of review meetings can establish a common understanding of the purpose of the review, the process to be used, and time frames for completing the review. In addition, standardized templates used to collect and share key information are helpful to facilitate strategic review discussions and help to ensure consistency across reviews.

- **Accountability for results.** The focus of accountability should be on the responsible objective leader’s role in credibly assessing progress in achieving a strategic objective using evidence. Agency leaders should hold objective leaders and other responsible managers accountable for knowing the progress being made in achieving outcomes and, if progress is insufficient, understanding why and having a plan for improvement. If evidence is insufficient for assessing progress, managers should be held accountable for improving the availability and quality of the evidence so that it can be used effectively for decision making. Managers should also be held accountable for identifying and replicating effective practices to improve performance.

In addition, OMB’s guidance strongly encourages agencies to leverage existing decision-making processes to conduct strategic reviews. According to the guidance, in most cases, the strategic reviews should be
integrated into existing agency management processes to raise key decisions, issues, and analysis to agency leadership. OMB’s guidance also provides agencies flexibility in developing their processes, stating that agencies should use a tailored approach that is appropriate for the nature of the agency’s programs, operations, and strategic objectives and evidence available.\(^{21}\)

In developing the agency’s strategic review process in late 2013, NASA’s Performance Improvement Officer (PIO) at the time and her staff sought input on the process from NASA senior leaders. This group included the leaders for each of NASA’s strategic objectives who typically represent the most senior official with direct oversight of the programs and activities supporting each objective, such as division directors and deputy associate administrators, among other senior positions. According to PIO staff, all of NASA’s guiding principles for the strategic review process were informed by senior leadership, such as using existing management processes and structures, promoting transparency, and making the process intuitive and easy to understand. NASA PIO staff told us that this helped create buy-in and understanding for the strategic review process.

Each strategic objective leader, along with deputy objective leaders and relevant NASA staff, was involved in conducting individual assessments of each objective and provided a suggested rating. For example, the Director of the Heliophysics Division was the strategic objective leader for the strategic review of the objective “Understand the Sun and its interactions with the Earth and the solar system, including space weather.” NASA’s PIO and her staff then led crosscutting reviews of these individual assessments to identify themes and provide an independent rating recommendation. Following the crosscutting review, NASA’s Chief Operating Officer (COO) determined final ratings during a briefing attended by the PIO and each of the strategic objective leaders. At that meeting, a member of NASA’s PIO staff summarized review findings and results to the COO. The COO then asked each strategic objective leader clarifying questions and sought suggestions that would lead to performance improvements before settling on the final rating. According to NASA PIO staff, this approach of having all strategic objective leaders (and relevant program staff) attend the entire briefing encouraged

\(^{21}\)OMB, Cir. No. A-11, at § 270.11.
transparency, and the personal involvement of the COO encouraged accountability for results and performance improvements.

DHS’s Office of the Chief Financial Officer/Office of Program Analysis and Evaluation (CFO/PA&E) leads departmental implementation of performance management activities, including strategic reviews. In addition, each component agency has a designated PIO and performance staff who coordinate efforts in their component agency as part of department-wide performance management activities. For example, for U.S. Citizenship and Immigration Services (USCIS), this role is performed by the Office of the USCIS CFO. In early January 2014, CFO/PA&E met with component PIOs to provide a basis for understanding and participating in the department’s first strategic reviews. Recognizing the important role that they played in the initial reviews, CFO/PA&E revised its orientation process for the 2015 strategic reviews to include a separate briefing for assessment leads—the senior executives who lead teams reviewing progress towards each strategic goal.22

The DHS briefing slides informed participants about the related GPRAMA requirement and OMB’s guidance, as well as the purpose and expected benefits of the department’s strategic reviews, such as informing the next DHS strategic plan, strengthening collaboration, and informing program and budget reviews. The briefing provided an overview of the department’s strategic review process, describing a structured methodology for conducting the reviews and samples of four standard deliverables (templates) to be used to collect information from each assessment team. It also identified the roles and responsibilities for various participants in the process, including assessment leads and teams conducting the review of each goal, the component and DHS PIOs, and CFO/PA&E staff. The briefing also provided a timeline for implementing the department’s strategic reviews, with specific dates for key activities to be completed.

---

22DHS’s terminology differs from other agencies. The highest level goals at DHS are referred to as “missions” rather than “strategic goals.” Each DHS mission is supported by several “strategic goals,” which are comparable to strategic objectives.
Among other responsibilities, USDA’s Office of Budget Policy and Analysis (OBPA) oversees implementation of the department’s performance management activities. According to the Associate Director of OBPA, who also serves as USDA’s PIO, his office and relevant component agencies provide regular performance updates to the Secretary on key initiatives, such as the Blueprint for Stronger Service, an effort launched in 2012 to enhance administrative services and management operations. For these updates, which primarily occur monthly, depending on the initiative, USDA uses a standard template, known as a “quad chart,” to collect and present information to the Secretary for decision making. Because of the Secretary’s familiarity with the quad chart format, the department adapted the chart for use in its strategic review process, known as the strategic objective annual review (SOAR) (see figure 3).
As illustrated in figure 3, the SOAR quad chart includes the following information:

- the relevant agency or office within USDA responsible for the objective and the officials leading the efforts, known as objective owners and lieutenants;
- the strategic objective and the strategic goal it supports;
• a summary of progress towards the objective and related achievements;
• key performance indicators along with actual performance results compared to targets;
• a discussion of challenges that could affect program outcomes; and
• a description of next steps, crosscutting analysis, or evaluations to improve objective performance.

Objective owners and lieutenants are responsible for populating the information in the quad charts. Subsequently, OBPA reviews the quad charts before they go to the Secretary to ensure consistency in information reported and progress assessments, identify any needed changes, and determine if the information provided could impact other initiatives across the department. According to OBPA officials, the quad charts provide USDA leadership with succinct and sufficient information to make decisions to improve performance, such as approving new or modifying existing strategies, or adjusting time frames.

Clarify and Clearly Define Measurable Outcomes for Each Strategic Objective to Be Reviewed

A strategic review starts with framing the outcome or impact the agency seeks to achieve. According to OMB guidance, strategic objectives should be relatively simple statements that break down the broader, mission-oriented strategic goals to a level that reflects the impact or outcome the agency is trying to achieve through its programs. Objectives should be framed so they can serve as standards against which an assessment can reasonably be performed to determine the effectiveness of the agency’s implementation of its programs, as well as progress toward the ultimate outcome.23

In some cases, defining and measuring the outcome related to a strategic objective may be relatively straightforward. For example, increasing employment rates for participants who completed a training program is an outcome defined in a way that can be measured. However, where agencies are focused on more long-term or complex outcomes, determining if the agency is making progress each year can be more challenging. In these instances, the agency may need to break the strategic objectives into pieces that can be more easily be measured or assessed.

23OMB, Cir. No. A-11, at § 230.7.
As part of its performance framework, NASA has associated time frames with its goals, as illustrated in figure 4.

**Figure 4: NASA’s Performance Framework**

For the agency’s planning process for its 2014 strategic plan and annual strategic review, strategic objective leaders developed success statements that covered up to a 10-year time frame for each of their objectives. According to PIO staff, for the success statements, objective leaders and staff were asked to characterize or define the outcomes of success in implementing their objectives in the next 10 years by answering questions such as, “What will the agency have completed, obtained, contributed, advanced?” NASA officials told us that because it can be difficult to measure progress towards long-term, scientific discovery-oriented outcomes, they also rely on underlying multiyear

---

**NASA Clarifies Its Long-term Scientific Research Outcomes through 10-Year Success Statements, Multiyear Performance Goals, Measures, and Milestones**
performance goals, annual performance indicators, and milestones to better plan for and understand near-term progress towards those objectives. Table 1 illustrates how NASA clarified long-term and near-term progress for its objective to Understand the Sun.

<table>
<thead>
<tr>
<th>Strategic Objective</th>
<th>Success Statement</th>
<th>Example of a Multiyear Performance Goal</th>
<th>Example of an Annual Performance Indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Understand the Sun and its interactions with the Earth and the solar system, including space weather.</td>
<td>Further understanding of what causes the Sun to vary, how do the geospace, planetary space environments, and the heliosphere respond, and what are the impacts on humanity.</td>
<td>Demonstrate progress in advancing understanding of the connections that link the Sun, Earth and planetary space environments, and the outer reaches of the solar system.</td>
<td>FY 2015 indicator for the continuing formulation and development of Solar Probe Plus calling for completion of the mission’s Critical Design Review.</td>
</tr>
</tbody>
</table>

Source: GAO analysis of NASA data | GAO-15-602

DHS Framed Strategic Goal “Strengthen and Effectively Administer the Immigration System” by Examining Sub-goals

To frame DHS strategic goal 3.1, “Strengthen and Effectively Administer the Immigration System,” in more concrete terms, the lead agency, USCIS, focused on three sub-goals. Table 2 identifies the sub-goals and describes them.

<table>
<thead>
<tr>
<th>Sub-goal</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.1.1 Promote lawful immigration</td>
<td>Clearly communicate with the public about immigration services and procedures</td>
</tr>
<tr>
<td>3.1.2 Effectively administer the immigration services system</td>
<td>Create a user-friendly system that ensures impartial, consistent, and prompt decisions</td>
</tr>
<tr>
<td>3.1.3 Support the integration of lawful immigrants into American society through increased awareness of, and access to, United States citizenship</td>
<td>Provide leadership, support, and opportunities to lawful immigrants to facilitate their integration into American society through increased awareness of, and access to, United States citizenship</td>
</tr>
</tbody>
</table>

Source: GAO analysis of DHS documents | GAO-15-602

In addition to the sub-goals, USCIS also developed performance measures (known as strategic measures) as part of its ongoing performance monitoring efforts for this goal. For example, one measure is the average processing cycle time (in months) for naturalization applications. Taken together, the sub-goals and performance measures show how DHS has identified measureable pieces of its efforts related to the larger goal.
### Identify the Strategies and Other Factors That Influence the Outcomes and Determine Which Are Most Important

It is critical to identify, at a conceptual level, the various strategies and factors that can help or hinder achievement of the strategic objective. The federal government uses numerous activities and policy implementation tools, such as loans, grants, contracts, social and economic regulations, insurance, and tax expenditures, among others (hereafter strategies) to help address public problems. However, since 2011, our annual series of reports examining federal programs has found that agencies often employed overlapping or fragmented program strategies that were poorly coordinated. In addition, because the federal government rarely works in isolation, the efforts of other levels of governments (local, state, and international) and sectors (private and nonprofit) frequently contribute to the achievement of an outcome as well. Beyond these strategies and efforts, factors both within and beyond the control of any particular agency—generally referred to as internal and external factors—may influence an outcome. Internally, these factors could include an agency’s culture, management practices, and business processes. External factors may include the economy, demographic trends, technological advances, and the natural environment.

The strategic review for each objective should take into account the comprehensive set of federal strategies, nonfederal efforts, and factors within and outside an agency’s control related to the outcome. The more complex the outcome, the more likely it is to be influenced by multiple strategies, nonfederal efforts, and factors. Although these influences may have been previously identified through an agency’s strategic planning process or similar vehicle, they should be revisited as part of the strategic review to determine if anything has changed. OMB’s guidance directs agencies to identify in their strategic plans the various organizations and

---


policy tools, both within and external to the agency, that contribute to their strategic objectives. However, our work reviewing GPRAMA implementation has found weaknesses in agencies’ abilities to identify contributors to their goals. For example, in our April 2013 report on agency priority goals (APG), we found that agencies had not always identified external organizations and policy tools that contributed to their goals, although required by GPRAMA and OMB’s guidance. We recommended that OMB ensure agencies adhere to its guidance by providing complete information about the contributors to their APGs. OMB staff agreed with this recommendation. According to information provided by OMB staff in April 2015, agencies were asked to identify organizations, program activities, regulations, policies, tax expenditures, and other activities contributing to their 2014-2015 APGs, first as part of the September 2014 update to Performance.gov, with opportunities for revisions in subsequent quarterly updates. Our analysis found that agencies have made progress in identifying external organizations and programs for their APGs, but they did not present this information consistently on Performance.gov. Although each APG webpage has a location where agencies are to identify contributing programs, agencies did not always identify external organizations and programs there. Instead, they identified these external contributors elsewhere, such as APG overview or strategy sections, which could limit the ability of users to easily locate this information. We will continue to monitor progress on implementation of this recommendation.

Using existing knowledge, expertise, and evidence, those involved in the review should identify the strategies, nonfederal efforts, and factors that are likely to have the strongest influence on the outcome. This information

26OMB, Cir. No. A-11, at § 210.11.


will help to establish priorities for the scope of the review. There are a number of methods that can be used to map or model the causal relationships among the inputs, processes, and outputs produced by various strategies and the forces that influence achievement of outcomes, such as results mapping and logic modeling. These methods can help to clarify the issues that must be addressed conceptually to create change or achieve the intended outcome. By identifying and examining the various influences on the strategic objective or expected outcome during the strategic review, an agency can better understand how the existing set of program outputs and activities are contributing to the achievement of outcomes and whether gaps exist or changes are needed in light of all the other factors that are influencing outcomes.

Recognizing that some of these influences may present risks or challenges to achieving expected outcomes, OMB’s 2014 update to its guidance (covering agency’s strategic reviews in 2015) states that while agencies cannot mitigate all risks related to achieving strategic objectives and performance goals, they should identify, measure, and assess challenges related to mission delivery, to the extent possible. To that end, the guidance encourages agencies to institute an Enterprise Risk Management (ERM) approach, and leverage such efforts when conducting strategic reviews. The guidance defines ERM as an effective agency-wide approach for addressing the full spectrum of the organization’s risks by understanding their combined impact as an interrelated portfolio, rather than addressing risks within silos. The guidance further states that with an ERM approach, agencies can be better positioned to quickly gauge which risks are directly aligned to strategic objectives, and which have the highest probability of impacting the agency’s mission. Such an approach can help ensure that opportunities and challenges are routinely identified, analyzed, and

29 For additional information about mapping or modeling these causal relationships, including an illustrative example of a logic model, see GAO, Designing Evaluations: 2012 Revision, GAO-12-208G (Washington, D.C.: Jan. 31, 2012).
30 OMB, Cir. No. A-11, at § 270.24.
31 OMB, Cir. No. A-11, at §§ 270.2 and 270.26.
32 OMB, Cir. No. A-11, at § 270.24.
addressed, as appropriate, enhancing the agency’s capacity to more efficiently and effectively determine priorities and allocate resources.

DHS’s review of its strategic goal 2.2 “Safeguard and Expedite Lawful Trade and Travel” involved four component agencies: Customs and Border Protection (CBP, the designated lead agency for the review), the Transportation Security Administration (TSA), Immigration and Customs Enforcement (ICE), and the U.S. Coast Guard (Coast Guard). According to CBP officials, each of these component agencies plays a role in implementing strategies supporting this goal. According to DHS’s Strategic Plan for fiscal years 2014-2018, the strategies for this goal are to (1) safeguard key nodes, conveyances, and pathways; (2) manage the risk of people and goods in transit; and (3) maximize compliance with U.S. trade laws and promote U.S. economic security and competitiveness.

The goal leader—CBP’s Executive Director for Planning, Program Analysis, and Evaluation, within the Office of Field Operations, who also led the assessment team—asked participating officials from the four contributing agencies to identify which of their programs and activities contributed to the achievement of the goal, and then subsequently to rank them by level of influence. Table 3 provides illustrative examples of programs and activities that support this goal from each of the four contributing component agencies.

<table>
<thead>
<tr>
<th>DHS Component Agency</th>
<th>Selected Contributing Programs and Activities</th>
</tr>
</thead>
</table>
| CBP                  | • United States Visitor and Immigrant Status Indicator Technology  
|                      | • Establishment of Entry/Exit Transformation Office  
|                      | • Expansion of Global Entry and Trusted Traveler Programs |
| TSA                  | • Air Cargo Advance Screening (with CBP)  
|                      | • Implementation of international airport regulatory oversight security audits and reviews |
| Coast Guard          | • Rebuilding and re-activation of Cutter Polar Star  
|                      | • Conducting the International Port Security Assessments |
| ICE                  | • Establishment of ICE Homeland Security Investigations permanent presence at the DHS National Targeting Center (NTC) by creating the NTC-Investigations Division  
|                      | • Creation of ICE-NTC Patriot Visa Vetting Program |

Source: DHS, | GAO-15-602
According to CBP officials who coordinated the review, participating officials determined that a few of the programs and activities they initially identified as contributing to the goal had relatively minor influence towards the outcome. In these instances, the programs and activities primarily supported another DHS goal. DHS officials decided to include only those programs that primarily supported the goal under review. For example, CBP officials determined that CBP’s Container Security Initiative, which works with foreign governments to examine potentially high-risk cargo prior to departure from the foreign port of origin, may have had influence on safeguarding trade and travel, but more directly supported another DHS goal, “Secure U.S. Air, Land, and Sea Borders and Approaches.”

USDA’s Food and Nutrition Service (FNS) seeks to increase food security and reduce hunger by providing children and low-income people access to food, a healthful diet, and nutrition education in a way that supports American agriculture and inspires public confidence. FNS uses a logic model (figure 5) to understand how its programs and other factors influence outcomes related to USDA’s objective to “improve access to nutritious food.” FNS first developed the logic model in the early 2000s as part of an effort to better integrate performance measurement into its operations. FNS officials told us that the concepts included in the logic model are often used when the agency is making decisions about performance measurement and evaluation because it shows the connections among program inputs, outputs, and overall outcomes. By making those linkages explicit, decision makers can have more focused and meaningful discussions for how proposed strategies are tied to desired results and how to measure the success of strategy execution and impact, according to FNS officials. As part of the strategic review process, FNS used its logic model to reaffirm the connections between program outputs and related outcomes.

Food and Nutrition Service Officials Use a Logic Model to Identify Programs and Factors That Influence USDA’s Efforts to Improve Access to Nutritious Foods
Figure 5: FNS’s Logic Model for Nutrition Assistance Programs

As illustrated in figure 5, the logic model shows how the output of FNS’s programs (left column) contribute to relevant near-term and long-term outcomes (the three columns to the right). The model covers five contributing FNS programs: Child and Adult Care Food Program (CACFP), Fresh Fruit and Vegetable Program (FFVP), National School Lunch Program (NSLP), Supplemental Nutrition Assistance Program (SNAP), and Special Supplemental Nutrition Program for Women, Infants, and Children (WIC).
Identify Key Stakeholders to Participate in the Review

Because the achievement of outcomes may be complex and involve a variety of contributors from within an agency, or include other federal agencies, levels of government, and sectors, it is critical to consider which key stakeholders should be involved in a strategic review. Each of these stakeholders provides a unique perspective on their contribution or view of progress of the outcome under review.

OMB’s guidance and our past work reinforce the importance of including key stakeholders in the review. OMB’s guidance states that the analysis of each objective should be conducted at the objective lead level, with support from relevant bureaus and programs, and that the COO and PIO office should be involved in analysis and decision making across all objectives.34 Our prior report on effective practices for data-driven performance reviews also indicated that performance review participants should include high-level leaders and managers with an agency-wide perspective, as well as those with programmatic knowledge and responsibility for the specific performance issues likely to be raised.35 Each of the six agencies covered by our work for this report developed strategic review processes that involved relevant internal stakeholders, from contributing program officials to the agency head or COO.

Agencies should also consider including the perspectives of relevant third-party policy experts, academics, professional associations, end users/clients or advocacy groups that represent them in the review process. When outcomes are complex and involve multiple organizations, it is also important to establish how existing collaboration mechanisms can facilitate joint data collection, analysis, and reporting, or if new networks should be established. In some cases, there may be an existing interagency group, such as a task force, that has been formed to achieve an outcome. Our prior work has shown that agencies that participated in

---

34 OMB, Cir. No. A-11, at § 270.11.
35 GAO-13-228.
various planning and decision-making forums together—such as interagency councils or planning bodies—reported that such interactions contributed to achieving their goals. Specifically, agencies reported that such participation opened lines of communication, fostered trust, and helped build relationships, which can in turn lead to more effective collaboration across agency lines.

In spite of the compelling rationale for all parties contributing to an outcome to collaborate, our past work on GPRAMA implementation has found that agencies generally have not included external stakeholders when reviewing progress on an outcome. In our report on implementation of data-driven reviews in February 2013, we concluded that as the implementation of various GPRAMA provisions continues, agencies may need to reevaluate the most effective way to engage outside stakeholders in the performance review processes for APGs and other performance goals that depend on other organizations to achieve desired outcomes. Specifically, agencies reported that such participation opened lines of communication, fostered trust, and helped build relationships, which can in turn lead to more effective collaboration across agency lines.

We recommended that OMB work with the PIC and other relevant groups to identify and share promising practices to help agencies extend their quarterly performance reviews to include, as relevant, representatives from outside organizations that contribute to achieving their agency performance goals. OMB staff generally agreed with this recommendation. As of April 2015, OMB staff told us that agencies continue to find that most APG reviews are appropriately focused on internal agency management, rather than involving external stakeholders. Therefore, OMB and the PIC have focused recent efforts on developing and sharing promising practices related to conducting reviews internal to the agencies or on improving evidence/measurement. We will continue to monitor progress on implementation of this recommendation.

For its strategic objective to “end homelessness for veterans, people experiencing chronic homelessness, families, youth, and children,” HUD officials who were involved in the strategic review told us that beyond including officials familiar with HUD programs that primarily address homelessness, they also involved officials from HUD programs that play a less direct role in ending homelessness. The Secretary led the review with input from the Senior Advisor on Housing and Services from the

---


37 GAO-13-228.
Office of the Secretary, who serves as the objective leader. The review involved officials from the Office of Special Needs Assistance Programs within the Office of Community Planning and Development, which administers the department’s homelessness programs, such as the Continuum of Care Program, which funds local networks of organizations to quickly rehouse individuals and minimize the trauma and dislocation caused to individuals, families, and communities by homelessness. In addition, the review included participants from other HUD offices, such as the Office of Public and Indian Housing and the Office of Multifamily Housing, whose programs can assist in ending homelessness. For example, the Office of Public and Indian Housing’s Housing Choice Voucher Program provides rental subsidies for low-income families, which may include families experiencing homelessness. This crosscutting and inclusive approach reinforced one of HUD’s strategies supporting this objective—to fully engage and leverage mainstream housing assistance to build capacity among public housing agencies and multifamily owners to admit homeless households into their units.

Although no one outside of HUD directly participated in the review, HUD officials stated that they leveraged their existing relationship with officials at the U.S. Interagency Council on Homelessness (Interagency Council) and the 18 other federal agencies that comprise it to better understand how other federal programs are contributing to progress in ending homelessness for the target populations.\(^{38}\) This included attending and participating in various meetings, including quarterly meetings with the Interagency Council principals, staff-level coordinating meetings, and targeted working groups, such as bimonthly meetings of the chronic and family homelessness working group. In addition, as part of this objective, HUD and the Department of Veterans Affairs (VA) share an APG to end veterans homelessness. HUD officials described regular coordination between the two agencies, in conjunction with Interagency Council officials, to monitor progress towards the goal.

\(^{38}\) The Interagency Council is an independent executive branch agency that coordinates the federal response to homelessness and fosters a national partnership with state and local government and the private and non-profit sectors to reduce homelessness in the country. It is composed of the heads of the Departments of Agriculture, Commerce, Defense, Education, Energy, Health and Human Services, Homeland Security, Housing and Urban Development, the Interior, Justice, Labor, Transportation, and Veterans Affairs as well as the Corporation for National and Community Services, General Services Administration, Office of Management and Budget, Social Security Administration, U.S. Postal Service, and White House Office of Faith-based and Neighborhood Partnerships.
DHS Included Officials from Various Contributing Offices to Provide Differing Perspectives on Its Goal to Strengthen and Effectively Administer the Immigration System

In its strategic review of DHS strategic goal 3.1, “Strengthen and Effectively Administer the Immigration System,” USCIS involved two organizations that understand and promote the appropriate level of attention to the rights and views of USCIS customers—DHS’s Office for Civil Rights and Civil Liberties (CRCL) and the Office of the Citizenship and Immigration Services Ombudsman (CISOMB). While both offices are within DHS, organizationally they are located outside of USCIS. CRCL supports the department’s mission to secure the nation while preserving individual liberty, fairness, and equality under the law. CISOMB, which was created by Congress in 2002, assists industry and other employers with the services and benefits provided by USCIS. CISOMB maintains neutrality and identifies issues where trends or policy could be corrected with USCIS by making formal recommendations and providing an annual report to Congress.

According to USCIS officials, strategic review participants from CISOMB and CRCL were able to offer perspectives that reflected the views of those who receive services and benefits provided by USCIS. The presence of a CRCL representative helped to ensure that concerns related to civil rights and civil liberties were given proper consideration when discussing the administration of citizenship and immigration benefits, according to those involved in the review. For example, the CRCL representative shared that while reaching certain output or outcome goals is important, it is also critical to clearly communicate the various means through which USCIS customers can contest, appeal, or seek reconsideration of certain adverse determinations involving DHS employees or programs, or to correct outdated or otherwise incorrect information that could impact determinations. According to USCIS officials, the CRCL representative’s comment led them to evaluate, during the strategic review, whether the agency was clearly communicating the various avenues for customers to seek redress. They subsequently determined that it was.

Overall, the USCIS officials involved in the strategic review told us that the presence of CISOMB representatives helped ensure the review accurately portrayed the views and experiences of customers and employers that interacted with and received benefits from USCIS. A representative from CISOMB told us that because of their institutional knowledge regarding the impact of USCIS activities, CISOMB officials involved in the strategic review were able to ask informed questions about the evidence presented during the strategic review. In one instance, CISOMB representatives encouraged USCIS participants to broaden their assessment beyond quantitative output data to identify the impact of the
agency’s public engagement efforts. USCIS officials said this was valuable input from the CISOMB representatives, and refocused the review to also look at the quality and end results of USCIS’s services to its customers.

Officials in EPA’s Office of Solid Waste and Emergency Response (OSWER) told us that, concurrent with the strategic review of an objective related to the cleanup and reuse of contaminated sites, they launched a working group with the Agency for Toxic Substances and Disease Registry (ATSDR) located within the Center for Disease Control and Prevention at the Department of Health and Human Services. This group was created to collaborate in better understanding methodology to assess human health at Superfund sites. OSWER is responsible for providing policy, guidance, and direction for EPA’s emergency response and waste programs, including the Superfund program. The Superfund program responds to abandoned and active hazardous waste sites and accidental chemical releases. ATSDR is responsible for performing specific functions concerning the effect on public health of hazardous substances in the environment, such as public health assessments of waste sites and health consultations concerning specific hazardous substances.

The objectives of the working group were to develop measures to estimate the number of people exposed to or potentially exposed to contaminants at Superfund sites, as well as the number of people who are now protected as a result of actions taken by OSWER and ATSDR. From this collaboration, the working group made recommendations to improve the methodology for determining measures to assess health impacts and OSWER’s clean-up efforts at its clean-up sites. While the collaborative effort was not completed in time to be incorporated into the fiscal year 2014 strategic review findings, OSWER officials told us the project had stronger internal support because the type of evidence the working group was seeking to develop could help with reviewing progress on the strategic objective. Going forward, OSWER officials told us that the results of the EPA/ATSDR working group could help subsequent strategic reviews by producing better evidence of the Superfund program’s

39The full text of EPA objective 3.3. is “Promote Sustainable and Livable Communities: Support sustainable, resilient, and livable communities by working with local, state, tribal, and federal partners to promote smart growth, emergency preparedness and recovery planning, redevelopment and reuse of contaminated and formerly contaminated sites, and the equitable distribution of environmental benefits.”
effectiveness in achieving the “Promote Sustainable and Livable Communities” objective.

Identify and Assess Evidence Related to Strategic Objective Achievement

Given the long-term and complex nature of many outcomes, the strategic review should be informed by a variety of evidence regarding the implementation of strategies and their effectiveness in achieving the outcome. OMB’s guidance states that the strategic review process should consider multiple perspectives and sources of evidence to understand the progress made on each strategic objective. This should include progress made by the agency towards the performance goals and measures related to the strategic objective as well as program evaluations, research studies, data, and policy analysis relevant to the objective or its related programs. In addition to agency-produced evidence, studies conducted by external entities, such as academics, think tanks, nonprofits, associations, and oversight entities (such as ourselves or Inspectors General), may prove useful to the review.

While performance measurement and program evaluations can serve as key evidence for assessing progress, our past work has identified issues with agencies’ capacities to develop and use these types of evidence in decision making.

Performance measurement is the ongoing monitoring and reporting of program accomplishments, particularly progress toward preestablished goals. Because of its ongoing nature, performance measurement can serve as an early warning system to management and as a vehicle for improving accountability to the public. Although our work on federal performance measurement during the past 2 decades has found an increase in the reported presence of different types of performance measures across the government, it has not resulted in similar increases in the reported use of performance information in decision making. Moreover, in June 2013, we found that agencies continue to face common, long-standing difficulties in measuring the performance of various types of federal programs and activities—contracts, direct

40OMB, Cir. No. A-11, at, § 270.13.
41OMB, Cir. No. A-11, at, § 270.10.
42GAO-13-518.
services, grants, regulations, research and development, and tax expenditures. We recommended that the Director of OMB work with the PIC to develop a detailed approach to examine these difficulties across agencies, including identifying and sharing any promising practices from agencies that have overcome difficulties in measuring the performance of these program types. OMB staff agreed with this recommendation. As of April 2015, OMB and the PIC have taken some initial steps to address this recommendation in a few areas, such as acquisition management (contracts). In addition, according to information provided by OMB staff, the PIC formed a working group on performance measurement that, in part, is focusing on how to develop appropriate performance measures. However, OMB has not yet developed a comprehensive and detailed approach to address these issues as envisioned in our report. We will continue to monitor progress on implementation of this recommendation.

Program evaluations are individual systematic studies conducted periodically or on an ad hoc basis to assess how well a program is working. A program evaluation’s typically more in-depth examination of program performance and context allows for an overall assessment of whether the program works and identification of adjustments that may improve its results. However, as reported in June 2013 based on results from a governmentwide survey, we found that most federal managers lacked recent evaluations of their programs. Thirty-seven percent reported that an evaluation had been completed within the past 5 years of any program, operation, or project in which they were involved. Another 40 percent of managers reported that they did not know if an evaluation had been completed. However, 80 percent of managers who did have evaluations reported that those evaluations contributed to a moderate or greater extent to improving program management or performance, and to assessing program effectiveness or value.

Our past work has found that the capacity to collect and analyze useful evidence is critical to successful reviews. To be useful to various decision makers, evidence must be accessible, accurate, complete,
credible, consistent, relevant, timely, and valid. In addition, having the capacity to disaggregate data according to demographic, geographic, or other relevant characteristics can aid in highlighting significant variation, which can help meeting participants to pinpoint problems and identify solutions. Agencies also need to plan for the time and resources required to generate and communicate performance data and other evidence in a timely manner. Easy access to relevant databases and systems-generated analysis, such as providing analysts with the ability to develop performance reports without relying on information technology staff, can streamline the data collection and analysis processes.

HUD’s Office of Policy Development and Research (PD&R) is responsible for maintaining current information on housing needs, market conditions, and existing programs, as well as conducting research on priority housing and community development issues. According to HUD performance staff, PD&R supported the review of each strategic objective by providing a template containing the most relevant research and evaluations related to each objective. This included both HUD-funded and external evidence. In addition, HUD’s performance staff asked objective leaders to supplement the evidence provided by PD&R with any additional evidence they thought would inform the review. Figure 6 provides examples of the research and evaluations that informed the department’s review of its objective to end homelessness for veterans, people experiencing chronic homelessness, families, youth, and children.
Figure 6: Examples of Research and Evaluations Related to HUD’s Strategic Objective to End Homelessness

Table: Recent Research and Evaluation

<table>
<thead>
<tr>
<th>Study or Evaluation</th>
<th>Author, Year</th>
<th>Key Findings</th>
<th>Recommendations</th>
</tr>
</thead>
</table>
| Veterans Homelessness Prevention Demonstration Evaluation: Interim Report            | Urban Institute 2013  | ◆ VHPD fills a critical gap in services by offering short-term assistance for veterans with less needs or a bridge to more intensive assistance for veterans with greater needs.  
◆ It is difficult to effectively target prevention and rapid rehousing services to those veterans who would most benefit. | ◆ HUD should improve data elements and standardization of definitions.  
◆ Greater collaboration is needed between HUD, VA, and DOL in providing direct services. |
| Study of PHAs’ Efforts to Serve People Experiencing Homelessness                    | Abt Associates 2014   | ◆ 24 percent of PHAs attempt to serve people experiencing homelessness through waiting list preferences or barrier removal. These PHAs control 53 percent of total public housing units and vouchers.  
◆ The most common barrier cited for providing permanent housing to homeless people is that the lack of a fixed address makes them difficult to locate when housing opens up. Other barriers are documenting eligibility and providing housing searchfeasibility services. | ◆ Increase the number of PHAs that participate in their local Continuum of Care.  
◆ Encourage more large PHAs to establish a limited preference for homeless households.  
◆ Provide TA to PHAs to address barriers to serving homeless households. |
| Family Options Study: Interim Report                                               | Abt Associates 2013a  | ◆ The homeless assistance system in the 12 study communities was highly constrained, restricting families’ access to assistance due to physical and resource limitations.  
◆ Eligibility criteria often screen out households with greater challenges. The most service intensive programs tend to have the most stringent eligibility criteria, thereby screening out the very households they are purportedly designed to serve.  
◆ 94 percent of families assigned vouchers leased up successfully, which is higher than any success rate found by previous studies of voucher use. | ◆ Encourage Continuums of Care to evaluate the alignment between homeless assistance systems and households that present for assistance, as well as the relative attractiveness of the different interventions available to families. |
| Costs Associated With First-Time Homelessness For Families and Individuals         | Abt Associates 2010   | ◆ For individuals, permanent supportive housing with mainstream services costs less than transitional housing with homeless system services.  
◆ For families, emergency shelters are usually equally or more expensive than transitional housing and permanent supportive housing.  
◆ Assisted housing at the FMR without supportive services almost always costs less than homeless programs. | ◆ Respond to evidence of Family Options study upon completion. |
◆ The number of homeless veterans declined 24 percent since 2009. | | |
| Evaluation of the Rapid Rehousing for Homeless Families Demonstration             | Forth-coming (Fall 2014) | ◆ Rapid rehousing generally is effective in helping homeless families return to housing and avoid returns to homelessness in the following year, but does not ensure long-term housing stability or increases in family income. | |

Note: DOL = Department of Labor; HUD = Department of Housing and Urban Development; PHA = public housing agency; TA = technical assistance; VA = Department of Veterans Affairs; and VHPD = Veterans Homelessness Prevention Demonstration.

HUD performance staff told us that when a strategy has a clear outcome measure tied to departmental funding and support, identifying or developing relevant research was a lower priority because the existing measures provided an understanding of progress towards a goal or objective. For example, they told us that HUD has outcome information for its rental housing programs, in terms of individuals who are
subsequently housed. HUD performance staff told us they were more concerned about developing new performance measures and identifying relevant research to inform policy changes where existing strategies lacked clear measures. For instance, HUD does not have broader outcome information on how all of its rental housing programs help individuals become more self-sufficient in terms of obtaining further education or employment.

Prior to kicking off the review for DHS’s goal to strengthen and administer the immigration system, USCIS performance staff compiled relevant evidence—including agency performance data, program evaluations, and relevant reports by us and the DHS Inspector General—into a database to allow strategic review team members to focus on analyzing the evidence and determining progress in achieving the goal. In compiling the database, performance staff summarized key findings from the evidence and provided potential users with the source of the evidence so they could obtain additional context, if necessary. Further, they categorized the evidence to allow for easy sorting by users. For example, the evidence could be sorted by the sub-goal to which it was related; DHS’s four assessment areas it supported; whether it represented an accomplishment, planned activity, challenge/recommendation, a study, or other information; and key contributing organization within USCIS. Figure 7 provides an excerpt from this database, illustrating how agency performance data on processing applications was categorized.
For its objective to promote sustainable and livable communities, OSWER officials developed what they called a “ladder of evidence”—a framework and inventory of relevant performance information, scientific studies, academic research, and program evaluations, which they then assessed and categorized by strength. Officials said the different levels (types) of evidence allowed them to better assess and communicate the results of OSWER’s programs.

- The first level of evidence provides descriptive data, covering information about what OSWER does, whom it serves and why, and performance trends over time. For example, one performance measure at this level is the number of Superfund sites with human exposure to contamination under control.

- The second level of evidence identifies a relationship between OSWER’s activities and its outcomes. It provides evidence about the effectiveness of program implementation which can help identify promising practices or problematic areas for further study.
The third level of evidence establishes a causal link between OSWER’s programs and the impact they are having on human health and environmental outcomes.

Figure 8 provides additional information about each level of evidence along with illustrative examples.

---

**Figure 8: OSWER Levels of Evidence to Assess Performance**

**Level 3—Evidence of Causal Link Between Program and Human Health/Environmental Outcomes:** Evidence that establishes the impact of the program on society.

- **Completed:**
  - Brownfields: Property value impact analysis
  - Superfund: Property value impact analysis
  - Scoping Phase:
    - UST Prevention: 3-year inspection cycle impact analysis
    - Brownfields: Extension of property value impact analysis results to estimate local tax revenue impacts
    - LUST Cleanup: Property values impact analysis
    - RCRA: Benefits of the program

**Level 2—Evidence of a Relationship Between Program Activities and Outcomes:** Evidence that the program implementation is working or that it can be improved to achieve key outcomes.

- **Completed:**
  - RCRA: RCRA Hazardous Waste Determination Program Evaluation
  - Brownfields: Brownfields Program Evaluation
  - GHG Mitigation: White Paper
  - ICI: Remedial Pilot Projects
  - On-going or Scoping Phase
    - LUST: 3rd Party Cleanup Program Evaluation (scoping phase)
    - Superfund: Superfund Program Review (on-going)

**Level 1—Descriptive Data:** Data describing: (1) the scope of the problem being addressed; (2) the risk posed to human health & the environment; (3) the people, communities, & ecosystems affected; (4) trends in performance results; and (5) what the program does/formative evaluations.

- **Superfund/RCRA CA:** Population Assessment & America’s Children and the Environment (ACE) Land Indicator
- **Superfund/RCRA CA:** Number of sites with human exposure controlled
- **Superfund Fed Facilities:** Site Evaluation Project; yearly statistical analyses of federal agency performance in meeting targets
- **Superfund:** Green Remediation Baseline Evaluation
- **Community Engagement Initiative:** Baseline Evaluation
- **All OSWER Programs Number of Sites RAU:**
- **LUST:** LUST Backlog Study

Source: EPA | GAO-15-602

Note: CA = corrective action; GHG = greenhouse gas; ICI = Integrated Cleanup Initiative; LUST = leaking underground storage tank; OSWER = Office of Solid Waste and Emergency Response; RAU = ready for anticipated use; RCRA = Resource Conservation and Recovery Act; and UST = underground storage tank.
Assess Effectiveness in Achieving Strategic Objectives and Identify Actions Needed to Improve Implementation and Impact

Using relevant evidence, strategic review participants should assess whether strategies are being implemented as planned and whether they are having the desired effect, as well as whether other factors are influencing results. The review may highlight areas where action is needed to improve or enhance implementation and impact. The following questions, based broadly on practices from OMB’s guidance and our past work on performance management, could help participants focus and facilitate this assessment and determine any needed actions.

- If progress is lagging, why and what actions (strategy changes, revised management practices, legislative or budgetary proposals, etc.) could lead to better results?
- Are there any potential gaps in strategy? Conversely, is there any unnecessary overlap and duplication? Addressing such issues could lead to improvements in effectiveness and efficiency.
- Where progress is sufficient or exceeding expectations, are there strategies or practices that could be replicated and/or scaled to further enhance effectiveness?
- Have there been recent changes in the agency’s operating environment that need to be addressed?
  - Are there strengths/opportunities on which to capitalize?
  - Are there weaknesses/threats that need to be overcome?
- If the review identified evidence gaps, what steps will the agency take to develop sufficient evidence?

In addition, OMB’s guidance suggests additional actions that agencies should consider, which could lead to enhanced performance. These include benchmarking information from others trying to accomplish the same or similar objectives or using the same or similar key process, and identifying lessons learned from past efforts to continuously improve service delivery and resolve management challenges.46

---

46OMB, Cir. No. A-11, at § 270.10.
Education officials told us that, in addition to the Department’s policy development and spending plan review, they used the strategic review process to assess how recent changes to its School Improvement Grant (SIG) program contributed to progress in one of the department’s strategic objectives. Education’s SIG program is designed to fund significant reforms in low-performing schools in support of the department’s objective to “accelerate achievement by supporting states and districts in turning around low-performing schools and closing achievement gaps, and developing models of next-generation high schools.” According to Education’s Fiscal Year 2014 Annual Performance Report and Fiscal Year 2016 Performance Plan, turning around the lowest-performing schools takes several years to show progress and success.47 Education reported that since 2009, more than 1,700 schools have received up to $2 million for 3 years through the SIG program to implement intervention models intended to turn around the lowest-performing schools. While nearly two-thirds of the schools have made progress, the remaining schools have either not shown progress or had decreased performance.

Through their ongoing SIG program monitoring, Education officials told us they learned about two challenges grantees reported facing that could be hindering progress and developed new strategies intended to address them. First, officials at state and local educational agencies expressed concerns to Education officials about sustaining turnaround efforts, since they are long term in nature and SIG program funds were only available for 3 years.48 Education officials told us they took two different approaches to better support sustainability. Using waiver authority, the department gave grantees flexibility to extend their use of existing funding into a fourth year. In addition, beginning with its fiscal year 2014 appropriations, Education obtained additional authority for state educational authorities to make school improvement grants for up to 5


48We have previously reported on similar concerns. For example, in our April 2012 report on the SIG program, many state officials reported that costs associated with efforts to increase learning time in low-performing schools were unlikely or very unlikely to be sustainable after the SIG funding ends. See GAO, School Improvement Grants: Education Should Take Additional Steps to Enhance Accountability for Schools and Contractors, GAO-12-373 (Washington, DC: Apr. 11, 2012).
years. Education officials told us grantees also expressed concerns about a lack of principals with knowledge about or experience in turning around schools. Recognizing the importance of sustained leadership commitment, the department launched a new grant program in 2014, the Turnaround School Leaders program. This program provides funding for 3 years to local educational agencies to help ensure that leaders at schools eligible for or receiving SIG program funds possess the specialized skills needed to drive successful efforts to turn those schools around.

Although CBP, TSA, ICE, and Coast Guard officials determined during their review that sufficient progress was being made on DHS’s Goal 2.2 to Safeguard and Expedite Lawful Trade and Travel, they also identified gaps to address in performance monitoring. Officials told us that they realized that while they tracked a number of performance measures related to aspects of trade, they had none regarding the travel portion of the objective (see table 3 below). Further, while most of the existing measures addressed enforcement and security, they noted that they had few measures that addressed the facilitation aspects of their mission—reducing barriers to the efficient flow of trade and travel.

---

49 A local educational agency that receives 5 years of funding for a school must use at least 3 years for full implementation of the selected intervention and may, if it chooses, use 1 year for planning and other pre-implementation activities and up to 2 years for activities related to sustaining reforms following at least 3 years of full intervention implementation.

50 This is consistent with findings in our April 2012 report on the SIG program, in which we reported that states and school districts had difficulty finding staff with expertise in school turnarounds, particularly in rural areas. See GAO-12-373.

51 The Turnaround School Leaders program was implemented using existing authority. Education may use up to 5 percent of SIG program formula grant funds to support a range of national activities to improve state and local capacity to implement the program.
Table 4: Performance Measures and Responsible Agencies Related to DHS’s Lawful Trade and Travel Goal

<table>
<thead>
<tr>
<th>Responsible Agency</th>
<th>Performance Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBP</td>
<td>• Percent of imports compliant with U.S. trade laws</td>
</tr>
<tr>
<td></td>
<td>• Percent of import revenue successfully collected</td>
</tr>
<tr>
<td></td>
<td>• Percent of cargo by value imported to the U.S. by participants in CBP trade partnership programs</td>
</tr>
<tr>
<td></td>
<td>• Percent of inbound cargo identified by CBP as potentially high-risk that is assessed or scanned prior to departure or at arrival at a U.S. port of entry</td>
</tr>
<tr>
<td>Coast Guard</td>
<td>• Availability of maritime navigation aids</td>
</tr>
<tr>
<td></td>
<td>• Number of detected incursions of foreign fishing vessels violating U.S. waters</td>
</tr>
<tr>
<td></td>
<td>• Fishing regulation compliance rate</td>
</tr>
</tbody>
</table>

Source: DHS | GAO-15-602

According to one of the CBP officials who coordinated the review for this goal from the Office of Planning, Program Analysis, and Evaluation (PPAE), CBP is responsible for most of the activities that would be covered by the gaps in performance information. He told us that CBP has been working to address these weaknesses since they were identified last year. For example, he shared that PPAE has been working with the Trusted Traveler Division within the Office of Field Operations (OFO) to develop travel-specific performance measures. These measures would address the land border and air travel modes, the principal avenues by which most international travelers enter the country. One or more of the travel measures developed is to address the facilitation aspect of CBP’s mission, as expressed in Goal 2.2. In addition, he told us that PPAE is working with the Cargo and Conveyance Security Directorate within OFO to develop a trade facilitation measure. CBP expects to complete the formulation of these measures during calendar year 2015, and plans to subsequently submit them to DHS as formal performance measures to begin reporting in the second quarter of fiscal year 2016.
Much like we found for data-driven reviews, thorough and sustained follow-up on issues identified during strategic reviews is critical to the success of the reviews as a performance improvement tool.\textsuperscript{52} To ensure that actions identified as a result of the strategic review are carried out in the period between reviews, the agency should have a process to track these actions and communicate the progress made towards them. Such a process should identify, among other things for each action item, the responsible party, target completion dates, and significant milestones. In addition, agency leadership should hold responsible officials accountable for taking the agreed upon actions and communicating what has been done routinely. For example, agencies could use their existing quarterly performance review processes to monitor progress on strategic review action items, in line with the emphasis in OMB’s guidance for using existing agency management processes for strategic reviews.\textsuperscript{53}

OMB’s guidance further reinforces this practice by stating that agencies must incorporate actions to maintain or improve progress toward each objective, along with related implementation activities, into their next annual performance plan or other operating plans.\textsuperscript{54} For the fiscal year 2016 annual performance plan, this is to include, at a minimum, the agency’s summary of plans to improve or maintain performance, key milestones planned for the next year with completion dates, and efforts to close evidence gaps, as appropriate.\textsuperscript{55}

HUD’s performance reviews for its agency priority goals, known as HUDStat meetings, occur frequently and regularly (quarterly). To conduct its strategic reviews, HUD broadened the focus of its HUDStat meetings in one quarter to review progress toward its strategic objectives. For both sets of meetings, HUD’s performance staff have developed a process for identifying and tracking action items stemming from the reviews.

According to HUD performance staff, action items can be identified in a number of ways, including by the Secretary or PIO during reviews of materials prior to the HUDStat meeting, by meeting participants during

\textsuperscript{52}GAO-13-228.

\textsuperscript{53}OMB, Cir. No. A-11, at § 270.11.

\textsuperscript{54}OMB, Cir. No. A-11, at § 270.14.

\textsuperscript{55}OMB, Cir. No. A-11, at § 270.17.
the HUDStat session, or in a postmeeting session among the Secretary, PIO, and objective leads. HUD’s performance staff then compile and share a list of action items by objective or goal to all participants via e-mail within a day of the HUDStat meeting to ensure agreement. These are then added to a central tracking database for all action items. For each action item, the tracking database identifies the responsible party, a target completion date, any interim dates (milestones), and a status update. For example, following the 2014 strategic review for HUD’s objective to “end homelessness for veterans, people experiencing chronic homelessness, families, youth, and children,” one action item identified during the review was to establish targets for homeless family admissions to public housing, tenant-based vouchers, and project-based vouchers. It identifies the Office of Public and Indian Housing and the Office of Multifamily Housing as the responsible parties. According to HUD officials, as of April 2015, the Office of Public and Indian Housing is working to understand the capacity of local partners and will subsequently set targets. The Office of Multifamily Housing began collecting homeless admissions data in late 2014 and requiring it in February 2015. However, it is at least a year off from establishing and validating a baseline, and subsequently setting a target. HUD performance staff told us they will use the department’s 2015 strategic reviews to reinforce accountability for setting these targets.

HUD’s performance staff told us they work with responsible parties to update the status of each action item and provide a report to the Deputy Secretary regularly. According to HUD performance staff, following the 2014 strategic review, these updates occurred either biweekly or monthly, and for the 2015 strategic review they will occur biweekly.

USDA uses quarterly updates to the SOAR quad charts to keep the Secretary and other senior leaders informed of ongoing progress towards the objectives, as well as any related challenges. This includes providing updated information on the status of actions that were identified in prior quarters. For example, the Food Safety and Inspection Service (FSIS), which is responsible for ensuring that the nation’s commercial supply of meat, poultry, and egg products is safe, wholesome, and correctly labeled and packaged, is the lead agency for USDA’s strategic objective to “protect public health to ensure food is safe.” As part of the initial SOAR quad chart, from the second quarter of 2014, one of the next steps FSIS identified for this objective was to ensure continued progress in controlling Salmonella by developing new performance standards targeting chicken parts and ground poultry, and improving the agency’s verification sampling plans. According to USDA, Salmonella is the leading known

USDA Instituted Quarterly Updates to Track Progress on Action Items Stemming from Strategic Reviews
cause of bacterial foodborne illness and death in the country, causing an estimated 1.3 million illnesses, and between 400 and 500 deaths annually. As part of its SOAR quad chart update for the fourth quarter of 2014, FSIS noted that it had developed a workplan for the Federal Register to announce and seek public comment on draft performance standards for Salmonella in chicken parts and ground chicken as part of the progress update. However, FSIS also noted in the significant challenges section that the draft rule was deemed “significant” by OMB,\(^{56}\) and FSIS was also responding to internal comments prior to moving forward with publication.

Agency Comments

We provided a draft of the report to the Director of the Office of Management and Budget, the Secretary of the Department of Agriculture, the Secretary of the Department of Education, the Secretary of the Department of Homeland Security, the Secretary of the Department of Housing and Urban Development, the Administrator of the National Aeronautics and Space Administration, and the Administrator of the Environmental Protection Agency for comment.

OMB staff and officials from the six agencies generally agreed with the findings presented in this report. In addition, DHS, Education, EPA, HUD, NASA, and OMB provided technical comments, which we incorporated as appropriate.

We are sending copies of this report to interested congressional committees, the Director of the Office of Management and Budget, the Secretary of the Department of Agriculture, the Secretary of the Department of Education, the Secretary of the Department of Homeland Security, the Secretary of the Department of Housing and Urban Development, the Administrator of the National Aeronautics and Space Administration, the Administrator of the Environmental Protection Agency,

\(^{56}\)As part of the federal rulemaking process, OMB may deem a proposed rule (or regulation) as significant if it has a broad or substantial impact on regulated entities, the public, or other federal agencies. When a proposed rule is deemed significant, the agency must provide additional information and analyses to OMB as part of its review process. Exec. Order No. 12866, Regulatory Planning and Review, 58 Fed. Reg. 51735 (Oct. 4, 1993).
and other interested parties. This report will also be available at no charge on the GAO website at http://www.gao.gov.

If you or your staff have any questions about this report, please contact me at (202) 512-6806 or mihmj@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of our report. Key contributors to this report are listed in appendix II.

J. Christopher Mihm
Managing Director, Strategic Issues
List of Committees

The Honorable Ron Johnson
Chairman
The Honorable Thomas R. Carper
Ranking Member
Committee on Homeland Security and Governmental Affairs
United States Senate

The Honorable Jason Chaffetz
Chairman
The Honorable Elijah E. Cummings
Ranking Member
Committee on Oversight and Government Reform
House of Representatives

The Honorable Mark Meadows
Chairman
The Honorable Gerald E. Connolly
Ranking Member
Subcommittee on Government Operations
Committee on Oversight and Government Reform
House of Representatives
Appendix I: Objective, Scope, and Methodology

We are required to review implementation of the GPRA Modernization Act of 2010 (GPRAMA) at several critical junctures. This report is part of our response to that mandate. Our specific objective for this report was to identify and illustrate, through case agency examples, practices that facilitate effective strategic reviews by federal agencies.

To identify practices, we analyzed and synthesized information gathered from a literature review we conducted, which covered public administration and public policy journals, business administration journals, our body of work on performance management and program evaluation, and other sources on policies and practices that can facilitate or challenge the effectiveness of strategic reviews as a decision-making tool. We also conducted interviews with performance management and evaluation experts representing different levels of government (local, state, federal), sectors (e.g., public, non-profit, foundations), and nations, who had experience with implementing elements of strategic reviews or academic and/or consultative expertise in this area. We initially selected and interviewed experts based on the results of our literature review (i.e., the authors of relevant articles or books included in our review). Based on suggestions from those individuals, we expanded our list of experts and conducted a second round of interviews.

Using the information we obtained from our literature review and expert interviews, we developed a broad set of practices for conducting effective strategic reviews. We refined the practices through our audit work at selected agencies (see next paragraphs). We also compared our practices with legal requirements in GPRAMA, guidance from the Office of Management and Budget (OMB), and a guide for conducting strategic reviews developed by the Performance Improvement Council (PIC), and found them to be broadly consistent.

To help illustrate and refine our draft practices, we selected a non-generalizeable sample of agencies based on several criteria and analyses. We limited the initial population for selection to the 24 agencies covered by the Chief Financial Officers Act of 1990 (CFO Act), as

---


2We drafted our initial set of practices based on our analysis of a collection of 21 articles we identified as relevant to conducting effective strategic reviews as well as information obtained from 34 expert interviews.
Appendix I: Objective, Scope, and Methodology

amended, because GPRAMA directs us to periodically evaluate how implementation of the act is affecting performance management at those agencies. We further refined the list to exclude two agencies, the Departments of Defense (DOD) and Veterans Affairs (VA), from selection. We excluded DOD because the department had not published strategic objectives related to its 2014 strategic goals at the time of our selection process. We excluded VA because of ongoing corrective actions it was taking to address significant shortcomings in the accuracy and reliability of certain performance information.5

Because agencies conducted their initial strategic reviews in 2014 as we were selecting our sample, we could not use information about agencies’ strategic review processes to inform selection. As a proxy, we used relevant agency-level results on selected items from our 2013 survey of federal managers on performance and management issues to approximate if agencies had robust review processes and selected agencies with varying levels of robustness. These survey items covered the extent to which agency leadership was committed and involved in performance management activities, as well as the use of performance information.

We also considered the extent to which agency strategic review processes had a greater chance of addressing areas of fragmentation,

---

3 31 U.S.C. § 901(b). The 24 CFO Act agencies, generally the largest federal agencies, are the Departments of Agriculture, Commerce, Defense, Education, Energy, Health and Human Services, Homeland Security, Housing and Urban Development, the Interior, Justice, Labor, State, Transportation, the Treasury, and Veterans Affairs, as well as the Agency for International Development, Environmental Protection Agency, General Services Administration, National Aeronautics and Space Administration, National Science Foundation, Nuclear Regulatory Commission, Office of Personnel Management, Small Business Administration, and Social Security Administration.


6 GAO-13-519SP.
Appendix I: Objective, Scope, and Methodology

We have previously reported that effective implementation of strategic reviews could help identify opportunities to reduce, eliminate, or better manage instances of fragmentation, overlap, and duplication because, as part of the reviews, agencies are to identify the various organizations, programs, regulations, tax expenditures, policies, and other activities that contribute to each objective both within and outside the agency. In addition, because agencies are to identify goals and strategies to resolve major management challenges they face, strategic reviews could also identify opportunities to better address issues on our High Risk List.

We also took into consideration agency size, based on the number full-time equivalent employees, given the potential for variation in review practices due to organizational size and capacity. Based on the criteria and analyses outlined above, we selected the Departments of Agriculture, Education, Homeland Security, and Housing and Urban Development, and the Environmental Protection Agency and National Aeronautics and Space Administration. These selections were also in line with suggestions we independently obtained from staff in OMB’s Office of Performance and Personnel Management who had reviewed each of the agencies’ plans for conducting their strategic reviews as well as the results of those reviews.

To identify illustrative examples for each of our practices from the six selected agencies and to further refine our practices, we reviewed documentation about agencies’ strategic review processes and results, including guidance, meeting agendas, relevant evidence used to inform the review, and internal and published summaries of the results. We also conducted interviews with officials involved in conducting strategic

---

7 Based on the timing of our audit work, our selections were informed by the areas of fragmentation, overlap, and duplication identified in our 2011, 2012, 2013, and 2014 annual reports, and the issues on our 2013 update to the High Risk Series. See GAO-14-343SP; GAO-13-279SP; GAO-12-342SP; GAO-11-318SP; and GAO-13-283, respectively. As an example, strengthening DHS management functions—covering challenges in acquisition, information technology, financial, and human capital management—was a high-risk area in our 2013 update, and remains on the list to date. In its Fiscal Years 2014-2018 Strategic Plan, DHS established a strategic objective, which it refers to as a goal, to strengthen service delivery and manage DHS resources. This goal is focused on a number of management functions, including those identified as facing challenges in our High Risk List.

8 GAO-14-436T.
reviews at the six selected agencies—which included agency Performance Improvement Officers and their staff, strategic objective leaders, and strategic review participants—and staff from OMB and the PIC.

We conducted this performance audit from August 2013 to July 2015 in accordance with generally accepted government auditing standards.\textsuperscript{9} Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

\textsuperscript{9}We suspended audit work in January 2014. At that time, we had developed draft practices for strategic reviews based on our literature review and expert interviews, but agencies had just begun to implement their review processes, thereby limiting our ability to identify illustrative examples. We resumed our audit work in May 2014, when agencies were to have completed their reviews and provided summary results to OMB.
Appendix II: Staff Acknowledgments

In addition to the above contact, Elizabeth Curda (Acting Director) and Benjamin T. Licht (Assistant Director) supervised this review and the development of the resulting report. Crystal Bernard, Virginia Chanley, Jehan Chase, Carole J. Cimitile, Emily Gruenwald, and Katherine Wulff made significant contributions to this report. Robert Robinson developed the graphics for this report. Sandra Beattie, Ellen Grady, Adam Miles, Jason Vassilicos, and Dan Webb verified the information contained in this report.
### GAO's Mission

The Government Accountability Office, the audit, evaluation, and investigative arm of Congress, exists to support Congress in meeting its constitutional responsibilities and to help improve the performance and accountability of the federal government for the American people. GAO examines the use of public funds; evaluates federal programs and policies; and provides analyses, recommendations, and other assistance to help Congress make informed oversight, policy, and funding decisions. GAO's commitment to good government is reflected in its core values of accountability, integrity, and reliability.

### Obtaining Copies of GAO Reports and Testimony

The fastest and easiest way to obtain copies of GAO documents at no cost is through GAO's website (http://www.gao.gov). Each weekday afternoon, GAO posts on its website newly released reports, testimony, and correspondence. To have GAO e-mail you a list of newly posted products, go to http://www.gao.gov and select “E-mail Updates.”

### Order by Phone

The price of each GAO publication reflects GAO's actual cost of production and distribution and depends on the number of pages in the publication and whether the publication is printed in color or black and white. Pricing and ordering information is posted on GAO's website, http://www.gao.gov/ordering.htm.

Place orders by calling (202) 512-6000, toll free (866) 801-7077, or TDD (202) 512-2537.

Orders may be paid for using American Express, Discover Card, MasterCard, Visa, check, or money order. Call for additional information.

### Connect with GAO

Connect with GAO on Facebook, Flickr, Twitter, and YouTube. Subscribe to our RSS Feeds or E-mail Updates. Listen to our Podcasts. Visit GAO on the web at www.gao.gov.

### To Report Fraud, Waste, and Abuse in Federal Programs

Contact:

Website: http://www.gao.gov/fraudnet/fraudnet.htm  
E-mail: fraudnet@gao.gov  
Automated answering system: (800) 424-5454 or (202) 512-7470

### Congressional Relations

Katherine Siggerud, Managing Director, siggerudk@gao.gov, (202) 512-4400, U.S. Government Accountability Office, 441 G Street NW, Room 7125, Washington, DC 20548

### Public Affairs

Chuck Young, Managing Director, youngc1@gao.gov, (202) 512-4800  
U.S. Government Accountability Office, 441 G Street NW, Room 7149  
Washington, DC 20548

Please Print on Recycled Paper.