Assessing Internal Controls in Performance Audits
The government continues to be plagued by serious breakdowns in its internal control systems. Some problems that could have been substantially reduced by more effective internal controls include widespread abuses at the Department of Housing and Urban Development (mismanagement, theft, favoritism, and influence peddling involving billions of dollars); submission of falsified testing results to the Food and Drug Administration by the manufacturers of generic drugs; the lack of internal controls in the savings and loan industry (involving hundreds of billions in cleanup costs); and continued uncontrolled growth of delinquent debts and taxes.

Internal control problems are not new. Over the years, various initiatives have been taken to strengthen controls, but they have not always worked. Because of continuing control problems, GAO staff should place renewed emphasis on assessing internal controls related to performance audit/evaluation objectives.

Internal controls are intended to provide reasonable assurance that program goals and objectives are met; resources are adequately safeguarded and efficiently utilized; reliable data are obtained, maintained and fairly disclosed in reports; and laws and regulations are complied with.

This guide describes how to assess internal controls. The key steps are to:

- determine the significance and the sensitivity of the program subject matter;
- assess susceptibility of misuse of resources, failure to attain objectives, and noncompliance with laws and regulations;
- identify and understand relevant internal control(s);
- determine what is already known about control effectiveness;
- assess adequacy of control design;
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- determine, through testing, if controls are effective; and
- report on internal control assessments and discuss needed corrective actions.

The assessment of internal controls requires some additional attention at the front end of a job. This assessment, if performed systematically as described in this guide, can constitute a basis for relying on internal controls to reduce the audit/evaluation testing otherwise required and thereby attain assignment objectives more quickly and with fewer staff resources.

Chapter 1 provides a general overview of assessing internal controls. Chapter 2 explains how to assess risk exposure. Chapter 3 explains how to assess internal control systems. Chapter 4 discusses how to report control assessment results. Chapter 5 contains a case study to illustrate some concepts discussed in earlier chapters.

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Assistant Comptroller General for Policy
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## Abbreviations

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<td>FIA</td>
<td>Federal Managers' Financial Integrity Act</td>
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<td>IG</td>
<td>Inspector General</td>
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<td>Office of Management and Budget</td>
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<td>Project Manual</td>
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<td>Statement on Auditing Standards</td>
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This chapter discusses

- the generally accepted government auditing standards contained in GAO's "Yellow Book,"
- GAO's internal control standards,
- the general requirements and expectations for staff to assess internal controls in most assignments,
- the comprehensive and targeted approaches and when to use each approach,
- the importance of clearly defining assignment objectives, and
- a summary of control assessments.

**Government Auditing Standards**

GAO’s Government Auditing Standards (commonly referred to as the "Yellow Book") and chapters 4.0 of the General Policy Manual (GPM) and 4.1 of the Project Manual (PM) require that GAO assignments consider agencies’ internal controls.

For all audits, the standards provide that

**Due professional care should be used in conducting the audit and in preparing related reports.**

To meet these standards, consideration must be given to the effectiveness and/or the efficiency of internal controls in determining the scope of the audit to be conducted, the methodology to use, and the extent of tests to perform.

For performance audits/evaluations, the standards state:

**An assessment should be made of applicable internal controls when necessary to satisfy the audit objectives.**

Management is responsible for establishing effective internal controls. The lack of management continuity in government units because of continuing
changes in elected legislative bodies and in administrative organizations increases the need for effective controls.

For financial audits, the standards state:

**A sufficient understanding of the internal control structure is to be obtained to plan the audit and to determine the nature, timing, and extent of tests to be performed.**

This guide emphasizes expectations for GAO's performance audits. Many concepts and principles discussed will also be useful in financial audits. However, in financial audits, the primary guidance GAO staff should follow is contained in the American Institute of Certified Public Accountants' Statements on Auditing Standards (SAS). The principal statements relevant to internal controls are SAS No. 55 (Consideration of the Internal Control Structure in a Financial Statement Audit), SAS No. 60 (Communication of Internal Control Structure Related Matters Noted in an Audit), and SAS No. 63 (Compliance Auditing Applicable to Government Entities and Other Recipients of Government Financial Assistance).

Over the past several years, significant changes have impacted on the expectations of internal control systems. In 1977, the Foreign Corrupt Practices Act amended the Securities Exchange Act of 1934 to require securities registrants to devise and maintain systems of internal accounting controls sufficient to provide reasonable assurance that transactions are executed, consistently with management's authorization, transactions are recorded to permit the preparation of financial statements that are in accordance with applicable standards, access to assets is permitted only in accordance with management's authorization, and recorded accountability for assets is compared with existing assets and appropriate action is taken with respect to any differences. The 1977 act was the result of
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Internal
Control Requirements

numerous revelations that the falsification of
records and improper accounting had allowed busi-
nesses to make millions of dollars in questionable or
illegal payments.

There are proposed initiatives being considered
which would, if enacted, impact on the require-
ments and expectations of internal controls. For
example, the Securities and Exchange Commission
has proposed that management be required to issue
a report on its assessment of whether the internal
control system provides reasonable assurance as to
the integrity and reliability of financial reporting.
Auditors would be required to report any disagree-
ments with management’s report identified during
the audit of the financial statements.

As of August 1990, a proposed change to the Securi-
ties Exchange Act of 1934 was being considered
which would require both management and audi-
tors to address and report on internal controls
designed to meet the objectives of the Foreign Cor-
rupr Practices Act and protect against illegal acts.

This guide supercedes GAO’s Guide for Incorporat-
ing Internal Control Evaluations Into GAO Work,

Internal Control Standards

The Federal Managers’ Financial Integrity Act of
1982 (FIA) (31 U.S.C. 3512(b)) requires executive
agency heads to report annually to the President
and the Congress whether agency systems of
internal control comply with the act and with the
standards prescribed by the Comptroller General.
The act states that internal control systems are to
reasonably ensure that the following objectives are
achieved:

• Obligations and costs comply with applicable law.
• All assets are safeguarded against waste, loss,
  unauthorized use, and misappropriation.
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- Revenues and expenditures applicable to agency operations are recorded and accounted for properly so that accounts and reliable financial and statistical reports may be prepared and accountability of the assets may be maintained.

The standards prescribed by the Comptroller General are set forth in a 1983 publication entitled Standards for Internal Controls in the Federal Government.

This publication states that:

"The ultimate responsibility for good internal controls rests with management. Internal controls should not be looked upon as separate, specialized systems within an agency. Rather, they should be recognized as an integral part of each system that management uses to regulate and guide its operations. In this sense, internal controls are management controls. Good internal controls are essential to achieving the proper conduct of Government business with full accountability for the resources made available. They also facilitate the achievement of management objectives by serving as checks and balances against undesired actions. In preventing negative consequences from occurring, internal controls help achieve the positive aims of program managers."

The prescribed standards are as follows:

<table>
<thead>
<tr>
<th>General Standards</th>
<th>Reasonable assurance: Internal control systems are to provide reasonable assurance that the objectives of the systems will be accomplished.</th>
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<tr>
<td></td>
<td>Supportive attitude: Managers and employees are to maintain and demonstrate a positive and supportive attitude toward internal controls at all times.</td>
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<td>Competent personnel: Managers and employees are to have personal and professional integrity and are to maintain a level of competence that allows them to accomplish their assigned duties, as well as understand the importance of developing and implementing good internal controls.</td>
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Internal Control Requirements

Control objectives: Internal control objectives are to be identified or developed for each agency activity and are to be logical, applicable, and reasonably complete.

Control techniques: Internal control techniques are to be effective and efficient in accomplishing their internal control objectives.

Specific Standards

Documentation: Internal control systems and all transactions and other significant events are to be clearly documented, and the documentation is to be readily available for examination.

Recording of transactions and events: Transactions and other significant events are to be promptly recorded and properly classified.

Execution of transactions and events: Transactions and other significant events are to be authorized and executed only by persons acting within the scope of their authority.

Separation of duties: Key duties and responsibilities in authorizing, processing, recording, and reviewing transactions should be separated among individuals.

Supervision: Qualified and continuous supervision is to be provided to ensure that internal control objectives are achieved.

Access to and accountability for resources: Access to resources and records is to be limited to authorized individuals, and accountability for the custody and use of resources is to be assigned and maintained. Periodic comparison shall be made of the resources with the recorded accountability to determine whether the two agree. The frequency of the comparison shall be a function of the vulnerability of the asset.
Audit Resolution Standard

Prompt resolution of audit findings. Managers are to (1) promptly evaluate findings and recommendations reported by auditors, (2) determine proper actions in response to audit findings and recommendations, and (3) complete, within established time frames, all actions that correct or otherwise resolve the matters brought to management's attention.

General Requirements

GAO expects that most audits/evaluations will include an assessment of internal controls. Usually, these assessments should be performed early during the survey stage of an assignment.

Assignments that are not audits/evaluations need not comply with the internal control standard (see GPM, p. 4.0-2), but an internal control assessment might enable GAO staff to reduce the extensiveness of work otherwise required to attain objective(s). Initial and final determinations of whether internal control assessments are required must be documented on GAO Form 185. (See PM, p. 4.1-46.)

In some assignments, staff might be able to attain the objective(s) without evaluating internal controls. In such circumstances, staff should carefully consider the possible adverse consequences of not assessing internal controls or of the absence of controls.

GAO might, for example, conclude that an agency made a certain decision (e.g., to establish a new office location) fairly and impartially, on the basis of reasonable anticipation of costs and benefits. However, if GAO did not assess relevant internal controls or if there are no applicable controls, there is no assurance that similar decisions by the agency have been or will be properly made.

If internal controls are extremely weak or nonexistent, to attain the assignment's objectives may be impossible or an exorbitant investment of staff resources may be required. In such cases, staff
should consider whether alternative objectives would meet the user's needs.

Internal control assessments can help auditors/evaluators perform assignments more quickly, and do work with greater assurance that objectives are achieved. Such assessments help to

- determine when internal controls can be relied on to reduce audit testing,
- focus on areas of weakness for emphasis during the assignment, and
- identify potential causes of problems or deficiencies to which recommendations for corrective action can be directed.

In assessing the extensiveness of needed controls, GAO staff should consider that the cost of controls should not exceed the benefit derived.

The action steps undertaken to assess controls may simultaneously help attain other objectives, such as resolving the overall assessment objective or assessing compliance with applicable laws and regulations. (See Assessing Compliance With Applicable Laws and Regulations, GAO/OP-4.1.2.)

Comprehensive and Targeted Approaches

There are two basic approaches in evaluating internal controls: the comprehensive and targeted approaches.

The comprehensive approach calls for staff to determine the relative risks associated with the entire internal control system of the entity being reviewed and whether adequate controls exist and whether they are working.

The comprehensive approach should be used if the primary assignment objective is to make an all-encompassing evaluation of a particular area. For example, GAO might undertake an assignment to evaluate the Postal Service's controls over second-
class mail, including the eligibility of organizations to use the second-class rates, determining whether appropriate postage was collected, assessing whether processing and delivery of mail were appropriate, and other aspects of second-class mail. The comprehensive approach might also be used if it is anticipated that GAO will be doing extensive work in the entity and detailed knowledge of overall system effectiveness is needed to plan future work.

Using the targeted approach, staff would limit the scope of internal control evaluations to fit the assignment's objective(s). For example, if GAO's objective is to evaluate eligibility of organizations to use second-class postage rates, the controls related to determining organizations' eligibility will be assessed, but controls related to other issues, such as determining and collecting postage and processing and delivery, will not be of paramount concern.

**Defining Objectives**

Clearly defining the assignment objective(s) is a must at the beginning of each audit since it guides the extensiveness of internal control assessment, as well as the scope and methodology of the audit/evaluation work. Assignments with broad objectives are generally more difficult and require more staff resources and time than do assignments with limited objectives. Therefore, to the extent possible, objective(s) should be defined as precisely as possible to preclude unnecessary work, while concomitantly meeting the assignment's purpose.

For example, the following objective might require extensive data gathering based on a random statistical sample:

"Determine what percentage of program recipients are ineligible for benefits."
In contrast, the following objective might be resolved with less extensive statistical sampling:

"Determine if the agency consistently uses reasonable controls to ensure that only eligible recipients receive benefits."

Assuming that there is a legitimate need to make a determination requiring sampling precision, the results of an internal control assessment can be used to help select the most appropriate and least costly sampling methodology. (For a detailed discussion of sampling techniques, see GAO's publication entitled Using Statistical Sampling, Transfer Paper 6.)

If the assignment is a congressional request, GAO should ensure that there is "a meeting of the minds" as to objectives. The PM contains more details on establishing objectives (ch. 6.1) and working with the Congress (ch. 3.1).

In all cases, the objectives, scope, and methodology section of the product should clearly describe the scope of GAO's work and the assumptions and basis for GAO's conclusions.

Summary of Internal Control Assessments

The first step in evaluating internal controls is to determine the risk exposure, which is the likelihood of significant misuse of resources; failure to achieve program objectives; and noncompliance with laws, regulations, and management policies, etc. The next step in the process is to assess internal control effectiveness. The relationship of risk exposure and internal control effectiveness determines the extensiveness of audit/evaluation tests, as illustrated in table 2.1 below.
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Internal Control Requirements

Table 2.1: Determining Extensiveness of Audit Tests

<table>
<thead>
<tr>
<th>Risk exposure</th>
<th>Internal control effectiveness</th>
<th>Extensiveness of audit tests</th>
</tr>
</thead>
<tbody>
<tr>
<td>High</td>
<td>Weak, Adequate, Strong</td>
<td>High, Moderate to high, Low to moderate</td>
</tr>
<tr>
<td>Moderate</td>
<td>Weak, Adequate, Strong</td>
<td>Moderate to high, Moderate, Low</td>
</tr>
<tr>
<td>Low</td>
<td>Weak, Adequate, Strong</td>
<td>Low, Very low</td>
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Chapter 2 describes how to assess risk exposure, and chapter 3 describes how to assess the effectiveness of internal controls.

* * * * *

Definitions of key terms used in this guide are contained in the glossary.
Chapter 2
Assessing Risk Exposure

The key steps in determining risk exposure are to

- determine significance and sensitivity;
- evaluate the susceptibility of failure to attain program goals, noncompliance with laws and regulations, inaccurate reporting, or illegal or inappropriate use of assets or resources;
- be alert to any "red flags;"
- consider management's support; and
- consider competency of personnel.

These key steps are discussed in sequence in this chapter, but in actual practice, these steps might be performed concurrently with other assignment steps. Also, in some circumstances these steps might only require a very brief consideration, or staff may already have sufficient knowledge to reach these assessments.

Significance and Sensitivity

Significance refers to the importance of items, events, information, matters, or problems. Frequently significance can be assessed in terms of dollars. In other instances, assessing significance requires a more subjective judgment. For example, the unauthorized use of a government vehicle in a single instance is normally considered of limited significance, but unsafe operation of a nuclear power plant is of great significance since a failure could be a catastrophe.

Sensitivity refers to the likely perception and emotional response by others to conditions or circumstances. Determining sensitivity requires judgment based on the circumstances in each case, but some issues likely to be judged as sensitive include

- issues that have received media coverage;
- issues that have been the subject of congressional interest and inquiry;
- issues of a highly partisan nature;
- issues involving mistreatment of children or the elderly; and
Chapter 2
Assessing Risk Exposure

• issues involving environmental contamination or pollution.

A high degree of risk exposure may be indicated by either the significance or the sensitivity of the subject matter under review, or matters may be both significant and sensitive. For example, a former high-level official used influence to convince an agency to fund construction of certain projects, and for minimal effort, the former official was paid a large fee by the project developers. As reported, these instances of imprudent use of public funds could total hundreds of millions of dollars. Disclosures of these instances received a great amount of publicity.

Susceptibility

After determining significance and sensitivity, staff should next assess susceptibility. Susceptibility refers to the propensity for misuse of resources; failure to achieve program objectives; and noncompliance with laws, regulations, and management policies, etc.

An item or an issue of large significance does not necessarily involve great susceptibility. For example, an item of military equipment might have large significance because of its high cost, but it might be so large and heavy or difficult and expensive to operate that there is only a low risk of theft or unauthorized use.

Staff should formulate questions to assess susceptibility, based on the inherent nature of the subject being audited/evaluated, and should maintain an attitude of skepticism. Examples of questions to ask follow.

• Does the activity under audit involve liquid assets that are readily marketable (e.g., cash or securities) or could be misappropriated for personal use (e.g., tools, cars, auto repair parts, or computers)?
Such assets are very susceptible to improper use or theft.

- Do the incentives to make false representations or claims outweigh the penalties?

If benefits are based on need, individuals will have an incentive to overstate their need in order to qualify or get a larger benefit. Normally, there should be a penalty or a deterrent to discourage persons from making false or exaggerated claims.

- Are the requirements imposed on program participants reasonable, or are they so complicated and cumbersome that failure to comply can be expected?

- Does the activity have numerous transactions?

The more transactions there are, the greater the chances of errors or irregularities. Also, a large number of transactions increases the difficulty of detecting errors or irregularities.

- Have important government activities/programs been contracted out or delegated to persons outside the government without an adequate control system?

In 1987, for example, the Department of Housing and Urban Development reported in its annual FIA report that inadequate property disposition controls provided the potential for closing agents (who were not government employees) to manipulate funds or take funds for their own use. In 1980, a closing agent testified that she had improperly used large amounts of government funds for unauthorized purposes.

- Are significant benefits of government programs extended to individuals or corporations by government officials whose actions are generally not subject to public examinations?
Generally, if actions and/or decisions by government officials are not subject to public examination or scrutiny, there is a greater opportunity for those officials to take actions or make decisions which are not in the best interests of the government.

- Is the program or the activity designated as a high-risk area by GAO or the Office of Management and Budget (OMB)?

GAO and OMB have identified high-risk programs and activities vulnerable to fraud, waste, abuse, and mismanagement. GAO’s list of 14 areas includes such items as guaranteed student loans, Department of Defense major systems acquisitions, and management and disposal of savings and loan assets worth billions of dollars.

- Have the agencies’ FIA reports included material internal control weaknesses pertaining to the activity?

If the responsible agency determines that a given program or activity has major management or control problems, such information should be considered as prima facie evidence of a high degree of susceptibility.

“Red Flags”

Staff should be alert for and consider any “red flags,” including

- a prior history of improper program administration (e.g., agency officials’ convictions of bribery);
- a history of material weaknesses described in annual FIA reports or prior audits;
- agency officials obtaining financial or other benefits on the basis of decisions made or actions taken in an official capacity;
- awarding of grants/contracts by high ranking officials and inadequate review of such transactions;
- poorly defined and documented internal control procedures;
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Assessing Risk Exposure

- recognition by agency officials/internal auditors that the agency’s automated systems are antiquated, poorly designed, and/or fail to meet user needs;
- lack of, or an ineffective, internal audit function;
- complex transactions;
- lack of specific performance measures for the program/activity, thereby making accountability for results difficult or impossible to measure;
- a high default rate on government-backed loans, high asset write-offs, continued losses of sensitive items, poor inventory controls, physical inventories not performed, inadequate reconciliation and resolution of major discrepancies, etc.;
- management inability to correctly establish priorities;
- activities dominated and controlled by a single person or a small group;
- a high rate of personnel turnover in key occupations; and
- unreasonable explanations by auditee.

Management Support

Staff should consider whether management recognizes the importance of, and has made a commitment to implement, internal controls. Examples of questions to ask follow.

- Has management set the right “tone at the top” by clearly stating, in writing, its expectations for integrity, honesty, and impartiality?
- Has management prescribed behavior standards, including a code of conduct, and conflict of interest regulations?
- Does management support and comply with its written expectations, or is there a prevalent environment in which management ignores the standards that apply to others?
- Is there a strong and competent Inspector General (IG) organization?
- Does management promptly respond when control problems are first identified, or have control
problems been repeatedly disclosed in prior audits/evaluations by GAO, the IG, or others?

- Has management reviewed the subject area during its periodic FIA reviews? If so, was the FIA review reasonably comprehensive?
- Is management willing to discuss its approach toward controlling assets and activities?
- Is management knowledgeable of the subject area and potential problems?

### Competence of Personnel

Managers and employees of the entity should have personal and professional integrity and should maintain a level of competence that allows them to accomplish their duties, as well as understand the importance of developing and implementing good internal controls. Examples of questions to ask follow.

- Is there a stable management team with continuity and a good reputation?
- Are employees periodically reminded of their responsibilities under the code of conduct?
- Are employees' financial holdings periodically reviewed?
- Have technical skill requirements been prescribed? Are they based on appropriate criteria and in accordance with normal requirements of the particular occupation?
- Is there a sufficient number of employees to accomplish tasks?
- Do hiring and staffing decisions include verification of education and experience?
- Are employees provided needed formal and on-the-job training?

After considering the above elements, staff should assess whether overall risk exposure is high, moderate, or low.
This assessment affects the level of expectations for the strength of and the adherence to internal controls, which, in turn, influences the extent of required audit testing. Chapter 3 discusses these issues in greater detail.
After assessing risk exposure, GAO staff should assess the effectiveness of the internal control system. In most cases, internal control assessments are necessary to ensure that GAO’s work will meet assignment objectives and enable GAO’s products to present results in a balanced perspective. Any transaction, event, or award examined by GAO might be atypical. Control assessments give evidence whether transactions, events, or awards are likely to be handled in the same manner. Therefore, this tool can help determine whether GAO findings represent prevalent conditions or isolated occurrences.

Internal controls include (1) the objective(s), (2) the control procedures used to provide reasonable assurance that goals and objectives are met; resources are adequately safeguarded and efficiently used; reliable data are obtained, maintained, and fairly disclosed in reports; and laws and regulations are complied with, (3) the accounting system, and (4) management’s monitoring system.

The key steps in assessing internal controls are to

- identify and understand relevant internal control(s),
- determine what is already known about control effectiveness,
- assess adequacy of control design,
- determine if controls are properly implemented, and
- determine if transactions are properly documented.

The objective of determining the effectiveness of controls is to determine the extent to which they can be relied on and thereby reduce the extent of audit/evaluation testing. This relationship of risk exposure and effectiveness of internal controls is illustrated by table 2.1 on page 15. Obviously, the greater reliance one places on internal controls, the less testing may be required, thus showing a direct payoff for this assessment effort.
Internal controls consist of the control objective(s), control procedures, the accounting system, and management’s monitoring system.

Control objectives are the positive effects that management tries to attain or an adverse condition/negative effect that management is seeking to avoid.

Control procedures are the specific steps established by management to provide reasonable assurance that control objectives are achieved.

Accounting system includes the methods and the records used to identify, assemble, analyze, classify, record, and report transactions and maintain accountability for assets, liabilities, revenues, and expenses.

Monitoring system includes management’s methods for following up and checking on performance to ensure that control and accounting procedures are complied with. It includes internal auditing functions and systems for following-up on needed corrective actions.

Judgment must be used to identify and understand controls related to the assignment’s objective(s). For example, if the objective is to determine whether an agency properly awards grants, the staff should focus on control procedures relating to evaluating and approving grant applications and on accounting system controls to ensure that sufficient funds are available for award and that excessive grants (individually or in total) are not made. Controls relating to recipient use of grant funds, although very important to the overall program, are not directly related to the objective and thus need not be reviewed.

After identifying and understanding the controls relevant to the assignment’s objective(s), staff should consider what, if anything, is already known
about control effectiveness. GAO or other audit/evaluation organizations may have recently completed audits/evaluations that included assessments of internal controls.

If GAO has recently completed such an assessment, consideration should be given to how recent the assessment was and whether assessment results need to be updated with limited inquiries and tests.

If an assessment was recently made by another audit/evaluation organization, staff should consider how recent and thorough the assessment was, as well as the organization's reputation, qualifications, and independence. A determination should then be made whether to rely on the results, or do additional tests. (See the Yellow Book, p. 3-14).

If prior control assessments by GAO or others are considered to be sufficiently recent and thorough, staff need not further assess internal control design and implementation.

Assessing Control Design

Considering the information developed during the assessment of risk exposure and on the basis of skepticism, GAO staff should project what is most likely to be wrong (misuse of resources, failure to attain program objectives, etc.). Then, the internal controls should be examined to determine if they are logical, reasonably complete and are likely to deter or detect possible misuse, failure, or errors.

Assume, for example, that GAO is assessing whether an agency properly awards grants. Also assume the assessment of risk exposure indicates that the agency may be making grants even though some recipients are not complying with requirements to (1) have approved affirmative action plans, (2) fully account for prior grants, and (3) prepare and obtain approval of environmental impact statements relating to any proposed capital improvement projects. Under these circumstances,
staff should determine what, if any, controls are in place to ensure that applicants meet these criteria.

For example, staff could determine whether affirmative action plans were in place, and whether the granting agency confirmed that such affirmative action plans for applicants were approved. If not, such an omission would represent a weakness that should be pursued through subsequent tests to determine if, in fact, grants are being made to applicants that did not have approved affirmative action plans.

Controls should provide reasonable, but not absolute, assurance of deterring or detecting misuse of resources, failure to achieve program objectives, noncompliance with laws, regulations, and management policies, etc. In assessing the extensiveness of needed controls, GAO staff should consider the reasonableness of the controls in relation to the benefits to be gained.

**Are Controls Implemented?**

Even though internal controls may be logical and well-designed and may seemingly be strong, system effectiveness may be impaired if control procedures are not correctly and consistently used. For example, if an entity requires the manager's approval for all purchases over $25,000 but the manager does not, in fact, review the purchase orders, this requirement will not effectively prevent or detect unnecessary purchases. Thus, the extent that control procedures are adhered to should be determined.

Control procedures may not be complied with because management may override them; employees may secretly be working together (collusion) to avoid using or circumvent them; and employees may not be correctly applying them due to fatigue, boredom, inattention, lack of knowledge, or misunderstanding.
Chapter 3
Assessing Internal Control Systems

Sufficient testing should be conducted to afford a reasonable basis for determining whether the controls are being consistently applied.

Proper Transaction Documentation

All transactions and events should be clearly documented, and documentation should be readily available for examination. Examples of questions to ask follow.

- Are internal control objectives and procedures formalized in writing?
- Have policies and procedures been systematically documented, including policies and procedures manuals or guides, personnel manuals, organization charts, flow charts, or other written descriptions?
- Are all transactions and events adequately documented, and is documentation readily available for examination?
- Are FIA assessments thoroughly documented? Does documentation show personnel involved in making the assessments, evaluation methods used, key factors considered, tests performed, and conclusions reached? Is other required documentation, for example, current internal control directives and management control plans, prepared and available?
- Is budget justification data available, and is it consistent with other accounting and budgetary data?

* * * * *

Detailed tests should be designed considering objective(s), risk exposure, and control strengths and weaknesses.

For example, assume that an assignment’s objective is to determine whether an agency properly awards grants and GAO determines that (1) the controls over determining applicants’ eligibility are strong but (2) the controls over accounting for grant funds are weak.
In this case, tests for eligibility determination should be restricted and might include taking a small judgmental sample of approved and rejected applications and independently confirming key information relating to eligibility. Conversely, tests over accounting for grant funds should be more extensive. Tests might include confirming that (1) all grantees actually received the funds to which they were entitled, (2) funds were advanced to grantees in accordance with regulations, (3) the granting agency did not exceed amounts approved by OMB, (4) any funds impounded by OMB or the granting agency were reported as required by law, and (5) accounting and budget records accurately reflected actual transactions and balances.

Chapter 5 contains a case study illustrating how risk exposure and internal control effectiveness affect the extent of audit/evaluation tests.

Determining Reliability of Computer-Processed Data

In its audits/evaluations, GAO frequently uses data that was processed by computer. Generally accepted government auditing standards, in the Yellow Book, require that when computer-processed data are an important part of the audit and the data's reliability is crucial to assignment objectives, the data's relevance and reliability be established.

Special concepts and techniques are necessary to determine reliability of computer-processed data. GAO has prepared a guide, entitled Assessing the Reliability of Computer-Processed Data (GAO/OP-8.1.3) that explains how to do this.
This chapter discusses the generally accepted government auditing standards requirement for reporting results of internal control assessments. It also gives illustrative language to use when staff determine that controls can or cannot be relied on, or when control effectiveness was not assessed.

Government Auditing Standards

For performance audits, the government auditing standards provide that:

The report should identify the significant internal controls that were assessed, the scope of the auditor’s assessment work, and any significant weaknesses found during the audit.

Reporting on internal controls will vary depending on the significance of any weaknesses found and the relationship of those weaknesses to the audit objectives.

Where the sole objective is to audit the internal controls, weaknesses found of significance to warrant reporting would be considered deficiencies and be so identified in the assignment product. The internal controls that were assessed would be identified for full presentation of the findings.

In performance audits, significant weaknesses in internal controls may be identified as a key source of deficient performance. In reporting such findings, the controls would be identified and the weaknesses would be described as the “cause.”

Any internal control weaknesses not included in the principal assignment product because of insignificance, should be separately communicated to management, preferably in writing. The principal product should make reference to control weaknesses being separately communicated to management.
Chapter 4
Reporting on Internal Control Assessments

### Reporting Assessment Results

If significant deficiencies or problems resulted from internal control weaknesses, the weaknesses should be discussed in the product and linked, as specifically as possible, to GAO's Standards for Internal Controls in the Federal Government. Significant internal control weaknesses identified in GAO's work typically are presented as causes of problems or deficiencies and should be accompanied by recommendations for corrective action. If significant control weaknesses are identified, the product also should disclose whether they were included in the agency's reporting under FIA. If the weakness is significant and has not been reported under FIA, GAO should recommend that it be reported.

### Reporting on Reliable Controls

If GAO's assessments show that controls are effective and can be relied on, a GAO product might state:

"We reviewed the agency's internal controls relating to [describe controls]. Our tests showed that the agency's controls were logically designed and consistently applied. Therefore, we limited our tests to [describe tests performed]."

### Reporting on Unreliable Controls

GAO's control assessment may show that controls cannot be relied on. In these cases, a GAO product might state:

"We reviewed the agency's controls relating to [describe controls]. Our assessment showed that the controls were not properly designed and/or implemented, therefore we could not rely on them in designing our audit approach. However we conducted more extensive testing to achieve our objective of [describe objective]."

The report should clearly state what alternate steps and additional tests were done to ensure that the transactions were properly handled and recorded.

When internal controls are unreliable, caution must be used in relying on extended audit tests to achieve assignment objectives. In some cases, achievement
of objectives would require such extensive testing that the costs of doing the work would be prohibitive or impractical. In such cases, staff should consider alternatives including redefining assignment objectives, and/or reporting that objectives could not be met because of the poor controls and the high cost of alternative test procedures.

Reporting on Unassessed Controls

When controls are important to issues addressed in a product but were not reviewed, the product must be qualified. For example:

"We did not review internal controls relating to the [describe controls] because ... [cite reason]. Except as noted above, our work was conducted in accordance with generally accepted government auditing standards."

If such a nonconformity statement is necessary, the position must be discussed with the Assistant Comptroller General for Planning and Reporting before final processing.
Chapter 5

Case Study: Guaranteed Student Loans

Using a hypothetical case, this chapter illustrates how to assess internal controls and how assessment results influence the extent of audit/evaluation testing. It describes background and the case study objective, and it illustrates how to determine the extent of testing required.

This case study illustrates how to apply the concepts discussed in earlier chapters, but in actual practice staff would resolve issues and perform these steps concurrently. Some issues would require only brief consideration, and others may have already been resolved by prior GAO efforts, or knowledge of the issues/environment.

Background

Under the Stafford Student Loan Program, private lenders make loans at low interest rates to qualified students attending approved educational institutions. The Department of Education pays the interest while the loan recipient attends school and for a stipulated time thereafter (the grace period). Education also funds special allowance payments during the life of the loan to provide lenders the difference between the loan interest rate and the rate on 90-day Treasury bills, plus 3-1/4 percent. If borrowers default on their loans, the intermediaries (usually state agencies) pay the lenders; Education stops paying interest and special allowances; and the intermediaries are, in turn, reimbursed up to 100 percent by Education.

Case Study Objective

For the purposes of this case study, assume that the assignment objective is as follows:

Determine if Education is paying substantial amounts of interest and special allowance (interest subsidy) to lenders for ineligible students under the Stafford Student Loan Program or if incorrect amounts are being paid on behalf of eligible students.
Risk Exposure
In determining risk exposure, consideration should be given to: (1) significance and sensitivity; (2) the susceptibility of making incorrect interest and special allowance payments; (3) the existence of any "red flags;" (4) indications of whether management supports strong internal controls; and (5) the existence of sufficient, competent personnel to adequately administer the controls.

Significance and Sensitivity
Determining the significance and sensitivity of student loans involves resolving questions such as the following:

- What is the amount of funds involved?
- Is it increasing or decreasing?
- Is the program likely to continue, or is it likely to be curtailed or eliminated?
- Is there much congressional interest in student loans? Is there much publicity in the media?

Susceptibility
In assessing susceptibility to incorrect interest and special allowance payments, staff should ask questions such as the following:

- Do students have an incentive to withhold information and/or provide inaccurate information to lenders, schools, intermediaries, and/or Education that would cause interest and special allowance overpayments?
- Is there a lack of incentives for lenders, schools, and intermediaries to carefully fulfill their program responsibilities? Are the penalties for doing a poor job insignificant or nonexistent?
- Is there a practical penalty to discourage students (or others) from making false claims? Are penalties appropriately used?
- Are the administrative and paperwork requirements imposed on students, intermediaries, lenders, schools, and others understandable and feasible to meet?
Chapter 5
Case Study: Guaranteed Student Loans

- Have there been frequent changes in laws and regulations?
- Are there many transactions?
- Are there many program participants (borrowers, lenders, schools, and intermediaries)?
- Are significant program aspects (e.g., approving eligibility for loans and determining loan amounts) administered or determined by those not under Education's direct control (e.g., employees of lenders, schools, and intermediaries)?
- Have student loans been designated as a high-risk area by GAO or OMB?
- Is program management highly decentralized? Are significant loan decisions (e.g., loan approval and certification of schools for program participation) made by many persons at widely scattered locations? (Too much decentralization without adequate monitoring and control may increase the risk of erroneous decisions.)

"Red Flags"

Staff should be alert for and consider any "red flags" or indicators of weakness. These might include

- a high rate or an increasing rate of loan defaults,
- inadequate records to support lenders' interest and special allowance billings,
- prosecution and/or conviction of persons for fraudulently obtaining student loans, and
- allegations or indications that some schools were not providing quality instruction but were running "diploma mills" to swindle students and the government.

Management Support

Staff should also consider management's support of internal controls. Questions to ask include:

- Has management at the Department of Education and at the intermediary, school, and lender levels prescribed and adhered to a code of conduct and/or conflict-of-interest regulations?
Chapter 5
Case Study: Guaranteed Student Loans

- Have past efforts by GAO and other audit/evaluation groups identified significant erroneous payments of interest and special allowances? If so, has Education management promptly implemented corrective action?
- Has the program been reviewed during Education's periodic FIA reviews? Was prompt management action taken when needed?
- Is Education management knowledgeable about the program and actual or potential problems?
- Is Education management willing to discuss various aspects of the program cooperatively?

Competence of Personnel

Finally, in assessing inherent risk, staff should consider the competence of personnel to adequately and consistently administer the loan program. Questions to ask include:

- Do lenders, schools, and/or intermediaries have difficulty maintaining a staff with adequate technical knowledge to ensure accurate and consistent program administration?
- Has Education prescribed any academic, experience, and/or ethical standards for employees of the intermediaries, lenders, or schools to ensure their competence and integrity?
- Are employees of Education, intermediaries, lenders, and schools periodically reminded of their responsibilities under the code of conduct?

* * * * *

On the basis of the information obtained in response to these questions, staff should be able to determine whether risk exposure is high, moderate, or low.
Assessing Control Effectiveness

After determining the degree of risk exposure, staff should assess internal control effectiveness by

- identifying and understanding controls,
- determining what is already known about control effectiveness,
- assessing adequacy of control design,
- determining if controls are properly implemented, and
- determining if transactions are properly documented.

Identifying Controls

Staff should use judgment in identifying and understanding controls. They should try to identify important control features related to assignment objective(s), and exclude from consideration features not related to assignment objectives.

In this case study, GAO should consider internal controls relating to such matters as the following:

- the mathematical accuracy of lenders' billings;
- lenders' verifications with educational institutions that borrowers are active students (if borrowers are no longer active students or are not in the grace period, they must begin loan repayment);
- verifying that students are attending schools that have been approved by Education; and
- verifying that students met financial and other eligibility requirements.

 Conversely, GAO staff should probably exclude from consideration internal controls not directly related to the assignment objective, such as

- the adequacy of Education's review and approval of lenders for program participation,
- intermediaries' efforts to recover amounts owed on defaulted loans, and
- lending institutions' compliance with nondiscriminatory employment requirements.
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Known Control Effectiveness

After identifying controls related to assignment objectives, staff should consider what is already known about the effectiveness of the controls. Such knowledge may be based on GAO prior work (supplemented by limited inquiries and tests, if needed, to ensure GAO's knowledge is up-to-date) or on work by other audit/evaluation organizations. If the work was done by other organizations, GAO staff should make inquiries and perform tests to determine its acceptability and reliability. (See the Yellow Book, p. 3-14).

What is already known about control effectiveness influences additional work required. If, for example, prior GAO work shows that Education has strong controls to ensure the mathematical accuracy of lenders' billings, further analysis of the controls is not necessary.

Similarly, if a recent IG audit shows that Education did not have adequate controls to ensure that students received grades satisfactory to stay eligible and if GAO inquiries establish the acceptability and the reliability of the IG's work, further GAO analysis of Education's controls over this subject are not necessary. Staff could then design the implementation audit/evaluation tests on the basis that those controls are weak.

Assessing Control Design

The next step is to anticipate the events or transactions that are most likely to negatively affect assignment objectives. Then staff should assess whether the controls are adequate and reasonable to prevent or detect the negative events or transactions, assuming that the controls are faithfully implemented.

For example, staff may have developed concerns about whether recipients were obtaining loans through two or more state agencies and thereby receiving loans exceeding the maximum allowable amount. To detect this negative condition (if it
exists), Education could use a computer to match names, addresses, and/or identification numbers of recipients in different states and follow up to resolve any apparent "matches."

Some additional negative events or transactions that might be anticipated or projected include the following:

- Applicants may be misrepresenting their financial or other circumstances to qualify for loans.
- Even though they may meet eligibility requirements, applicants may be misreporting circumstances to obtain larger loan amounts than they are entitled to.
- Lenders may be incorrectly computing the amounts of interest subsidies. (This is a complex computation for each loan. Correct interest subsidy depends on the difference in the loan rate and the Treasury interest rate; these rates vary according to when the loans were made.)
- Special allowance payments may be excessive because lenders are not promptly determining when borrowers have completed school or dropped out. (Normally, when students graduate or drop out, they are required to begin loan repayment, after expiration of the grace period, and Education’s payment of special allowances is reduced).
- Duplicate interest and special allowance payments might be paid because the original lender might have "sold" a loan to another financial institution and both institutions may be claiming the interest and special allowance on that loan.

In each of these anticipated conditions, staff should examine the design of internal controls to determine if the negative condition would be deterred or detected.
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Case Study: Guaranteed Student Loans

Are Internal Controls Implemented?

Internal controls are not effective unless they are correctly and consistently applied. Therefore, in addition to assessing the adequacy of control design, GAO staff should confirm that the controls have been correctly applied.

For example, if Education makes a periodic computer comparison to detect any multiple loans to single recipients, GAO staff might examine the results of the comparison and determine what action was taken to resolve apparent duplicate loans. The extent of GAO's examination would depend on circumstances such as the suspected severity of the problem, its apparent monetary significance, the possibility of recovering any excessive loan amounts with interest and special allowances, and any indications of congressional and/or public interest.

Are Transactions Properly Documented?

Finally, in assessing internal control effectiveness, staff should consider the adequacy of documentation. Questions to ask include:

- Has Education prescribed written internal control objectives and procedures for its staff, as well as for the staffs of other organizations participating in program administration?
- Do lenders maintain complete loan files on active loans, fully documenting all transactions and information?
- Do lenders submit required documentation with quarterly billings for interest and special allowances?
- Do intermediaries maintain complete files on defaulted loans, documenting such information as borrowers' current addresses and dates of contacts made to attempt collection?
Designing Audit/Evaluation Tests

As indicated by table 2.1 (see p. 15), the extent of audit/evaluation tests is determined by the adequacy of internal controls and the risk exposure of the issue. Table 2.1 depicts the principles involved in determining the extent of testing but in practice, this determination is a complex one, requiring judgment.

Moreover, on some assignments, multiple determinations may be needed. For example, the controls relating to one audit objective may be strong, whereas the controls related to another audit objective may be weak; the extent of testing would depend on the circumstances.

The following discussions illustrate how testing would be performed under risk exposure and internal control conditions that require high, moderate, and low testing.

High Level of Testing

Assuming that extensive tests are required, they could include the following:

- Select a sample of lenders' billings that will provide a reasonable basis for determining if substantial excessive interest and special allowance payments are being made.
- Verify that the students met financial and other eligibility requirements by examining documents such as loan applications and confirmation of tuition and other relevant costs and applicants' income and assets.
- Verify that the loans were approved by intermediaries for insurance under the program.
- Verify that Education approved schools for participation.
- Determine if the correct rate was used to compute interest.
- Determine if interest was calculated correctly.
- Determine if borrowers were active students (or were in the grace period) to verify that Education was liable for the interest.
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- Recompute loan balances to verify that lenders correctly computed them.
- Verify that lenders had the loans in their portfolios for the billing periods in question. (Lenders often sell loans to other institutions in what is commonly referred to as the secondary market.)

Staff should also devise detailed tasks necessary to perform each of these tests. For example, in determining whether borrowers were active students or were in the grace period (thus making Education liable for loan interest payments), specific tasks could include the following:

- Check lenders' individual loan files to determine if they inquired whether borrowers were active students.
- If schools responded to lender inquiries, note dates of student attendance and credit hours taken.
- Compare dates of attendance with the periods covered by the lenders' interest billings paid by Education to see if they correspond.
- If lenders' files do not contain needed information, contact schools and request dates of student attendance.

The above tests and tasks illustrate the steps that might be taken in the example. In practice, the work to be done must be adapted to the needs of each assignment, including time and cost considerations.

Moderate Level of Testing

If GAO's assessment of risk exposure and internal control effectiveness indicates that a moderate degree of audit testing is needed to satisfy assignment objectives, the types of issues tested would be similar to, but less comprehensive than the testing described in the high level of testing discussed above.

The focus of the audit/evaluation tests would depend on the specific information developed during the assessment of risk exposure and control.
Chapter 6
Case Study: Guaranteed Student Loans

effectiveness. For example, assume that an IG audit established that internal controls were strong, and GAO inquiries have determined that the IG audit

- was comprehensive, examining interest and special allowance payments made to a representative sample of lenders over a wide geographical area;
- was carefully planned and supervised, was based on a logical methodology, and included an evaluation of internal controls; and
- identified some overpayments and underpayments and made recommendations for improvement, which Education management agreed to implement.

However, for this illustration, assume that the IG audit did not verify that (1) Education had approved the schools for participation and (2) lenders had the loans in their portfolios.

Under these circumstances, GAO's audit tests might include the following:

- Make supplemental tests of a small sample of transactions examined by the IG or similar transactions. Make the sample selection by judgmentally determining the sample size, and randomly selecting transactions.
- Determine if the promised corrective actions had been taken.
- Select a sample of lenders' billings and determine whether (1) the schools were on Education's approved list and (2) lenders had the loans in their portfolios.

Staff are expected to design detailed tasks to perform these tests. For example, to determine if lenders had the loans in their portfolios, the following tasks might be performed:

- Obtain a computer printout showing borrowers' identification numbers at lenders selected for examination.
• Select a statistical sample from the printout and examine lender documentation to confirm that loans were in their portfolios.

**Low Level of Testing**

This case does not lend itself well to a low level of testing because risk exposure is so high. But assume that GAO's assessment has confirmed that strong controls are being consistently applied to prevent or detect negative conditions that might reasonably exist and are related to payment of interest and special allowances. Assume further that a management study group has recently completed a thorough examination of interest and special allowance payments and GAO's inquiries confirmed that the group's work was comprehensive, both in scope and content, and appropriate tests show that the work was reliable. (See the Yellow Book, p. 3-14.)

Under these circumstances, further audit/evaluation tests might be limited to the following:

• Follow-up on prior recommendations to assure proper implementation and desired results. Check whether any other audit/evaluation efforts have been performed.
• Update any procedural or system changes since the last audit/evaluation.
• Ascertain if key personnel changes have been made in areas covered by the audit.
• Select a small sample of lender's billings and determine if (1) Education's records show that borrowers were eligible and (2) valid interest rates were used and mathematical calculations are correct. Make a sample selection by judgmentally determining the sample size, and randomly making the selection of billings.
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**Sensitivity**  
The likely perception and emotional response by others to conditions or circumstances.

**Significance**  
The importance of items, events, information, matters, or problems.
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