Financial Audit Manual Update

Presented by:

Bobbie Jean Bartz, DOJ Office of the Inspector General
Thomas Chin, Corporation for National and Community Service OIG
Anne Sit-Williams, Government Accountability Office
Agenda

- Considerations of Updated Standards
- Key Changes
- Timeline for Issuance
Collaboration Between GAO and FSAN

- Revisions in progress since 2014
- Two small teams within both Financial Statement Audit Network and GAO
- GAO team reviewed and incorporated changes for all the updated standards.
- GAO team sent each revised section to the FSAN team for review and comment.
- GAO and FSAN teams met to discuss comments and made updates as needed.
- FSAN team sent the drafts out for comment to the Federal Audit Executive Council.
- FSAN team reviewed and consolidated the FAEC comments and provided to GAO.
- GAO and FSAN met to discuss comments and made remaining updates as needed.
Considerations of Updated Standards
Yellow Book

➤ GAO-12-331G
➤ Revised December 2011
➤ Chapter 3 - General Standards
➤ Chapter 4 - Standards for Financial Audits
Considerations of Updated Standards

AICPA Auditing Standards

- Incorporated by reference in the Yellow Book
- Clarified Auditing Standards
  - For reports issued after December 2014
  - Redrafted standards for clarity
    - Established objectives for each section
    - Includes definitions section as relevant
    - Separates requirements from application and other explanatory material
  - Converged standards to align with international standards
- AU-C identifiers
Considerations of Updated Standards

OMB Bulletin
Audit Requirements for Federal Financial Statements

- Version 15-02 used for FAM
- Updated annually based on changes in auditing, internal control and accounting standards.
Considerations of Updated Standards
AICPA Statements on Standards for Attestation Engagements

- Incorporated by reference in the Yellow Book
- Clarified Attestation Standards
  - For reports issued after April 2017
  - Redrafted standards for clarity
    - Established objectives for each section
    - Includes definitions section as relevant
    - Separates requirements from application and other explanatory material
- AT-C identifiers
Considerations of Updated Standards
Green Book

- GAO-14-704G
- Revised September 2014
- Effective by FY 2016
- Updated to align with the COSO
  - Five components of internal control.
  - Each of the five components contains several required principles.
Will there be a Track Change document or summary of changes?

There have been many changes to the FAM. These major standards revisions have caused numerous changes throughout the FAM, so much so, that a list of revisions or Track Change documents would have been too voluminous to include. Considering the amount of changes, we just couldn't put together a document that would have made much sense. Therefore, we recommend that everyone review the document in it's entirety.
Key Changes to the Proposed FAM - Volume I

- Section 100 - Overview of the FAM
- Section 200 - Planning Phase
- Section 300 - Internal Control Phase
- Section 400 - Testing Phase
- Section 500 - Reporting Phase
Section 100 Key Changes
Overview of the FAM

Definitions:

- **Must**: Mandatory compliance. Most “musts” indicate unconditional requirements that come directly from professional auditing standards.

- **Should**: Mandatory compliance. For departures, you must document (1) the justification and (2) how the alternative audit procedures performed were sufficient to achieve the intent of the requirement.

- **Generally should**: Compliance is strongly encouraged. For departures, the auditor should discuss with the assistant director/audit manager and document such discussions.

- **May, Might, Could**: Optional compliance. No need to document compliance. These terms are used in the FAM to provide further explanation of and guidance for implementing audit requirements.
Section 200 Key Changes
Planning Phase

- FAM 215 - Preliminary Engagement Activities
  - Acceptance of Engagement
    - Evaluating Threats to Independence
    - Ensuring the financial reporting framework is acceptable
  - Engagement Letter Required
    - Explicitly outlines management’s responsibility, including required communications and representation needed during the audit
    - Management signature required
Section 200 Key Changes Planning Phase (continued)

- FAM 230 - Materiality
  - Terminology Updated
    - Materiality for the Financial Statements as a Whole
    - Performance Materiality
    - Tolerable Misstatement
    - Clearly Trivial - Those matters that are clearly inconsequential, whether taken individually or in the aggregate and whether judged by any criteria of size, nature, or circumstances.
  
- Overall calculation remains the same
Section 200 Key Changes
Planning Phase (continued)

- FAM 245 - Identify Significant Provisions of Laws, Regulations, Contracts and Grant Agreements
  - Expanded to explicitly include contracts and grant agreements
  - Includes mandatory procedures regarding indirect laws, regulations, contracts and grant agreements

- FAM 260 - Identify Risk Factors
  - Green Book updates
    - Definitions of the five components of internal control
    - Includes the principles for each component
    - Expanded discussion for risk factors for each component
  - Federal Information Security Modernization Act (FISMA) of 2014 updates
Section 200 Key Changes
Planning Phase (continued)

FAM 280 - Plan Other Audit Procedures

- Includes guidance on:
  - Required Supplementary Information
  - Other Information
  - Supplementary Information
  - Opening Balances

FAM 290 - Documentation

- Audit Strategy includes:
  - Conclusions reached regarding acceptance and continuance
  - Results of prior-year audits
  - Accounting and auditing standards
  - Planned interim testing
  - Supervision of staff
  - Compliance with relevant ethical requirements
  - Parties identified as those charged with governance
Section 300 Key Changes
Internal Control Phase

- FAM 310 - Overview
  - Added considerations for how the entity uses service organizations

- FAM 350 - Determine Nature, Timing, and Extent of Control Tests
  - Added a section of Testing Components of Internal Control over Financial Reporting, including the 17 principles

- FAM 360 - Perform Sampling Control Tests
  - Added a Table - Testing operating effectiveness of small populations

<table>
<thead>
<tr>
<th>Control frequency and population Size</th>
<th>Items to test</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quarterly (4)</td>
<td>2</td>
</tr>
<tr>
<td>Monthly (12)</td>
<td>2.4</td>
</tr>
<tr>
<td>Semimonthly (24)</td>
<td>3.8</td>
</tr>
<tr>
<td>Weekly (26)</td>
<td>5-8</td>
</tr>
</tbody>
</table>
Section 400 Key Changes

Testing Phase

- Overall - de-emphasis of use of IDEA software

- FAM 420 - Multiyear Testing
  - Former FAM 380 - Design the Nature, Timing and Extent of Further Audit Procedures (and former FAM 395 G - Multiyear Testing of Controls moved to FAM 495 F)

- FAM 480 - Perform Substantive Detail Tests
  - Deleted section on manual computation of Monetary Unit Sampling (MUS) size and selecting additional sample items for MUS testing

- FAM 490 - Documentation
  - Includes documentation requirements for significant contracts and grant agreements
  - Includes documentation requirements on accounting estimates
Section 500 Key Changes Reporting Phase

- FAM 530 - Reassess Materiality and Risk of Material Misstatement (RMM)
  - Includes reassessment of:
    - RMM
    - Fraud Risk (previously in FAM 540)

- FAM 540 - Evaluate Effects of Misstatements on Financial Statements and Auditor’s Reports
  - Terminology changes for categories of misstatements (factual, judgmental, and projected)
  - Expanded list of qualitative considerations
Section 500 Key Changes Reporting Phase (continued)

- FAM 545 - Audit Exposure (Further Evaluation of Audit Risk)
  - New section and template

- FAM 550 - Perform Other Reporting Phase Audit Procedures
  - Distinguishes subsequent events from subsequently discovered facts
  - Expanded list of required communications with Those Charged with Governance
  - Added a section on Assessing RSI, RSSI, and Other Information
  - Added reference to Going Concern guidance
Section 500 Key Changes Reporting Phase (continued)

▶ FAM 580 - Draft Reports
  ▶ Added requirements relative to RSI and Other Information
  ▶ Terminology changes and updates (e.g., unmodified and modified; significant deficiency and material weakness)
  ▶ Added a table with different factors that affect the type of modified opinion
  ▶ Emphasis-of-matter and Other Matters paragraphs
    ▶ Added a table with various situations (related to financials, internal control, FFMIA, Compliance) and references to the applicable FAM and other authoritative guidance sections
  ▶ Compliance includes Contracts and Grant Agreements
Section 500 Key Changes
Reporting Phase (continued)

- FAM 595 A and B - Example Unmodified Reports
  - FAM 595A - Example Unmodified Auditor’s Reports
    - Revised for current standards
  - FAM 595 B - Example of Reporting Material Weakness or Significant Deficiency on Internal Control over Financial Reporting
    - Previously in chart format, the chart was deleted and replaced with two report examples
      - Material weakness
      - Significant deficiency
Key Changes to the Proposed FAM - Volume II

- Section 600 - Using the Work of Others
- Section 700 - FFMIA and Agreed-Upon Procedures
- Section 800 - Compliance
- Section 900 - Substantive Testing Tools
- Section 1000 - Reporting Tools
Section 600 Key Changes
Using the Work of Others

- FAM 650 - Using the Work of Others retired
- Replaced with new sections that align to the AICPA standards
  - FAM 615 - Evaluating the Objectivity and Competence of Other Auditors or Specialists
  - FAM 620 - Using the Work of an Auditor's Specialist
  - FAM 625 - Using the Work of a Management’s Specialist
  - FAM 630 - Audits of Group Financial Statements and Using the Work of Component Auditors
  - FAM 640 - Using the Work of a Service Organization
  - FAM 645 - Using the Work of an Internal Auditor
  - FAM 670 - Oversight of Audits Performed by Contracted Independent Public Accounting (IPA) Firms
Section 600 Key Changes
Using the Work of Others (continued)

- FAM 630 - Audits of Group Financial Statements and Using the Work of Component Auditors
  - Group financial statements include the financial information of more than one component.
  - Group Engagement Team needs to:
    - Gain an understanding of the component auditors,
    - Determine the extent of the group engagement team’s involvement in the work of the component auditors, and
    - Whether to assume responsibility or refer to component auditor.
  - There are new required communications between the Group Engagement Team and component auditor.
Section 600 Key Changes Using the Work of Others (continued)

- **FAM 670 - Oversight of Audits Performed by Contracted IPA Firms**
  - Because the OIG has no association with the report, the OIG chooses between:
    - No Assurance
    - Negative Assurance
  - Levels of Review Based on Assurance:
    - No Assurance - Low or No review
    - Negative Assurance - Moderate review
  - Removed High Level of Review and Positive Assurance
    - High Level of review was included in the prior FAM as part of taking responsibility for the work of others, and providing positive assurances for the auditor’s work. This is no longer needed because Using the Work of Others for reasons other than contracting IPA firms, is covered under other sections of the new FAM Section 600.
  - Summary of Procedures and Documentation Table was reviewed and updated as needed.
Section 700 Key Changes
FFMIA Guidance and AUP Guidance

- **FAM 701 - FFMIA Guidance**
  - Updated to reflect the change from the financial management system requirements issued by Treasury (superseded the JFMIP PMO requirements)
  - OMB A-123 Appendix D superseded A-127

- **FAM 710 - Agreed-Upon Procedures (AUP) guidance**
  - Moved from FAM 660 to FAM 710
  - Minor changes for updates to AT-C 105, 205, 210, and 215
Section 800 Key Changes
Compliance

- The checklists in Section 800 are generally required by Section 500, so use of the checklists (or equivalent) is expected.
- The primary change is in FAM 806 related to debt collection via administrative offset. The DATA Act revised the requirement for when to report debt to Treasury for administrative offset from 180 days to 120 days.
- Other minor changes to the format and wording to be more useful to users:
  - Changed the names of some of the laws (mostly related to the U.S. Code reference)
  - Converted most of the endnotes into footnotes
  - Added guidance or regulation information to the table introduction where applicable
  - Added some statutory definitions where helpful
Section 900 Key Changes
Substantive Testing Tools

- FAM 902 - Intragovernmental (IGT) Activity and Balances
  - Describes key phases of the IGT process and expanded audit procedures
  - Added emphasis and defined key terms for resolving IGT weaknesses
- FAM 904 - Related Parties
  - Separated from FAM 902 - IGT Activity and Balances
- FAM 905 - Accounting Estimates
- FAM 921 - Auditing Fund Balance with Treasury (FBWT)
  - Includes expanded audit procedures
  - Updated for new Treasury reporting processes and systems
Section 1000 Key Changes

Reporting Tools

- FAM 1001 and 1002 - Templates for Legal Representation Letter and Management Representation Letters updated
- FAM 1003 - Audit Completion Checklist
  - Includes objectives from all the AU-Cs
Timeline for Issuance

- Volumes I and II, and III will be issued simultaneously.
- Volume I comments were addressed by GAO and the FSAN group reviewed and provided follow-up comments on March 30. There were 76 comments originally submitted to GAO and 5 follow-up comments. Dispositions have been posted to the FSAN Max.gov website. You must be a FSAN member to access site.
- Volume II comments were submitted to GAO on February 20. There were 35 comments. GAO is currently reviewing and addressing the comments.
- Expected release in the next two months
- Effective immediately upon issuance

https://www.gao.gov/financial_audit_manual/overview
Special Thanks to Those That Contributed to the 2018 FAM Update

**GAO Team**
- Bob Dacey
- Lynda Downing
- Paul Foderaro
- Larry Malenich
- Anne Sit-Williams

**FSAN Team**
- Bobbie Jean Bartz, DOJ OIG
- Mark Jenson, NASA OIG
- Thomas Chin, CNCS OIG
- Greg Spencer, Education OIG
- Debra Alford, DODIG
- Todd Jones, State OIG
Questions/Comments

Additional questions or if you are interested in serving on the next FAM update workgroup, please email FAM@gao.gov.