The Latest on Single Audits and the Compliance Supplement
What we will cover

• 2019 OMB Compliance Supplement

• Other Single Audit Developments and Looking Forward
## Supplement Sections and Titles

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- Part 1, *Background, Purpose and Applicability*
- Part 2, *Matrix of Compliance Requirements*
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- Part 5, *Clusters of Programs*
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- Part 7, *Guidance for Auditing Programs Not Included in This Supplement*

Appendix I, *Federal Programs Excluded from the A-102 Common Rule and Portions of 2 CFR Part 200*

Appendix II, *Federal Agency Codification of Governmentwide Requirements and Guidance for Grants and Cooperative Agreements*

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Appendix IX, *Compliance Supplement Core Team*
2019 Supplement -
Background, Effective Date, Breaking News
2019 Supplement
Background and Effective date

• Issued July 1, 2019
• One stand-alone document for 2019
  • Significantly more extensive changes than recent prior years
• Effective for audits of fiscal years beginning after June 30, 2018
• Supersedes the 2018 “skinny” Supplement (which required use of the 2018 and 2017 Supplements together for single audits beginning after June 30, 2017)
2019 Supplement - Breaking News!

• Since the Supplement’s release, a number of errors have been noted by AICPA and others

• **GAQC has issued a comment letter to OMB** detailing the errors, suggesting areas that need to be addressed in the near term, along with recommendations for the 2020 Supplement

• In September 2019, OMB issued a correction edition of the 2019 supplement.

• Will get into more detail on this later in presentation
Accessing the 2019 Supplement

• Available on OMB web site as a single pdf at: https://www.whitehouse.gov/omb/management/office-federal-financial-management/

• GAQC has posted the 2019 Supplement, broken by section, and made it open to the public

• www.aicpa.org/gaqc
Key Changes in the 2019 Supplement
2019 Supplement, Appendix V

Look at Appendix V first thing!

- It identifies all changes at a high level
- Important roadmap
- Identifies specific programmatic changes by CFDA number
- Is longer and more detailed this year due to increased Supplement changes
2019 Supplement - Summary of Key Changes

- New 6-requrement mandate
- Procurement
- Programmatic changes in Parts 4 and 5
- Revamped Part 6
- Appendix VII changes to address procurement and audit sampling reminders
6-Requirement Mandate Overview

OMB required agencies to limit compliance requirements subject to the compliance audit to 6 per program or cluster included in the 2019 Supplement.

- Exception: The R&D cluster is permitted to identify 7

- Some agencies have chosen less than 6 requirements (note that 6 is the limit but less is ok)

For “counting” purposes, the requirements relating to A. Activities Allowed and Unallowed, and B. Allowable Costs and Cost Principles, are counted as one requirement.

Effort is intended to reduce recipient burden as part of President’s Management Agenda
6-Requirement Mandate Overview (continued)

Relates to the 200+ programs in the Supplement

• The vast majority of program lines have been changed

• Review of Part 2 matrix is critical to identify requirement changes
6-Requirement Mandate

Programs Not Included in the Supplement

- The 6-requirement mandate does not apply to programs not included in the Supplement.

- Auditors continue to use Part 7 guidance to identify the types of compliance requirements to test.

- As a result, the auditor may test more than 6 requirements for these programs.
6-Requirement Mandate
Part 2 Matrix

Old
Y = Requirement applies to the program
N = Requirement normally does not apply to the program

New
Y = Requirement subject to audit for the program
N = Requirement not subject to audit for the program

• What’s the Difference?
  • Under the 6-requirement mandate you can have D&M compliance requirements noted with a “N”
  • They are not subject to the compliance audit
6-Requirement Mandate

Elaboration on “Y” Responsibility

• For “Y” matrix entries, auditors still determine whether those requirements could have a D&M effect for their client’s situation.

• If auditor determines that a “Y” requirement will not be tested as part of the compliance audit because it is not D&M, auditors still have to document the related rationale for not testing.

• That is, N/A is still not an appropriate way to document why a requirement subject to audit is not being tested.
Part 2 Matrix Legend

Legend to Matrix

Legend: Y - Yes, this type of compliance requirement is subject to audit for the Federal program; N - No, this type of compliance requirement is not subject to audit for the Federal program. Those requirements that were changed from a “Y” to a “N” or from a “N” to a “Y” since the last Supplement are shown in bold (and highlighted in yellow) in the A-N matrix columns. Note, Requirements D and K are reserved and therefore not shown in this chart.

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6-Requirement Mandate

Effect on Part 1

• Safe harbor language changed to:

  • Replace concept of “applicable” and “normally not applicable” with “subject to audit” and “not subject to audit”

  • Include a reminder about compliance responsibilities under GAAS and Yellow Book

• Responsibility for additional provisions of federal awards and updating requirements in the Supplement

• Clarifies that responsibilities run to provisions of federal awards or compliance requirements identified as subject to audit
6-Requirement Mandate

Other Considerations

• Due to changes in the Part 2 matrix, some requirements you have historically tested together may not be done that way in the future.

  • For example, if Reporting is a “Y” and Cash Management a “N,” your approach will change if you previously combined some aspects of testing these together in the past.

• State and other PTE subrecipient monitoring activities may have to be enhanced.

• Important to remember that the auditor always has to consider whether noncompliance with a federal program requirement would have an effect on the financial statements.
Example #1 Highway Safety Cluster

**Facts:** Using the risk-based approach, an auditor has determined the Highway Safety Cluster is a major program (CFDAs 20.600, 20.601, 20.602, 20.609, 20.610, 20.611, 20.612, 20.613, 20.616)

**Step 1:** Identify the compliance requirements in the Part 2 Matrix with a “Y” subject to the audit which are as follows:

A. Activities Allowed or Unallowed
B. Allowable Costs/Cost Principles
C. Cash Management
G. Matching, Level of Effort, Earmarking
H. Period of Performance
L. Reporting
Step 2: Determine and document which of the requirements that have been identified as subject to the audit (noted with a “Y” in the matrix) could have a D&M effect on the major programs just as have always done.

Question: In testing this program in past years, we have always tested Subrecipient Monitoring because it was an applicable and D&M requirement. What now??
Example #2  WIOA Cluster

**Facts:** Using the risk-based approach, an auditor has determined the Workforce Innovation and Opportunity Act (WIOA) Cluster is a major program (CFDAs 17.258, 17.259, 17.278)

**Step 1:** Identify the compliance requirements in the Part 2 Matrix with a “Y” subject to the audit which are as follows:

A. Activities Allowed or Unallowed  
B. Allowable Costs/Cost Principles  
E. Eligibility  
G. Matching, Level of Effort, Earmarking  
H. Period of Performance  
L. Reporting  
M. Subrecipient Monitoring

Per draft Part 2 Matrix, DOL removed:
Cash Management  
Equipment/RP  
Procurement/S&D  
Program Income
Example #2  WIOA Cluster

Step 2: Determine and document which of the requirements that have been identified as subject to the audit (noted with a “Y” in the matrix) could have a D&M effect on the major programs just as have always done.

Question: We audited this cluster as a major program in the prior year and had 6 findings, several of which related to Procurement and Suspension and Debarment and Cash Management. Both of these requirements are now noted with an “N” in the 2019 Part 2 matrix.

What is our responsibility for testing these requirements in the current year?
6-Requirement Mandate -
A word on **auditee** burden relief

- Auditees are still required to comply with all applicable regulations

- While auditees may experience some relief in preparing for the audit, facts and circumstances will dictate the level of relief
6-Requirement Mandate -
A word on auditee burden relief

Facts and circumstances of each program/auditee will dictate whether audit effort decreases such as:

• Which and how many D&M compliance requirements have been changed to an “N” in the matrix and how much effort they involved in the past

• Whether some requirements were transferred over to Special Tests and Provisions

• Number of programs not included in the Supplement
6-Requirement Mandate -
A word on **auditee burden relief**

Facts and circumstances of each program/auditee will dictate whether audit effort decreases such as:

- Whether noncompliance could have an effect on the F/S

- Approach actually may introduce auditor inefficiencies in some cases

- Practice of testing certain requirements together may have to be discontinued due to matrix changes

- Future annual rotation of requirements
6-Requirement Mandate - Reporting Impact

• GAQC consulted with representatives of the AICPA auditing standards team as to whether auditor reports for 2019 single audits would need to be revised due to revised definitions of “Y” and “N” in the matrix

• Current thinking is that no revisions will be needed

• Currently working on several nonauthoritative Technical Questions and Answers
  • Will explain rationale for not changing the reports
  • Will emphasize that the auditor always has the option of including an other matter paragraph
2019 Supplement - Part 3

• Slight changes to introduction wording for 6-requirement mandate

• Part 3.1 and 3.2 continue to be included because some nonfederal entities may still have expenditures from older federal awards subject to pre-UG requirements

• Part 3.1 is generally to be used for federal awards made prior to December 26, 2014

• Part 3.2 is to be used for federal awards and incremental funding made on or after December 26, 2014
2019 Supplement - Part 3 - Procurement Reminder

• Grace period has ended so UG sections 200.317 to 200.326 now apply to auditees
  • December 31st year ends - effective for auditees at 1/1/2018
  • June 30th year ends - effective for auditees at 7/1/2018
  • September 30th year ends - effective for auditees at 10/1/2018

• Because there are so many June 30th year-ends, many auditors may be testing procurement under the new rules for the first time this year

• You will be using section 3.2.1, “Procurement and Suspension and Debarment” for testing procurement under the newly effective rules
Part 3.2.1 updates discussions of procurement and the effect of 2017 and 2018 NDAAAs on simplified acquisition and micro-purchase thresholds

Clarifications primarily due to OMB Memorandum M-18-18 which came out after the 2018 Supplement was issued (see next slide)

Appendix VII also updated to provide guidance on reporting audit test results in this area (see later slide)
OMB Memorandum M-18-18

• Title: Implementing Statutory Changes to the Micro-Purchase and Simplified Acquisition Thresholds for Financial Assistance

• Issued June 20, 2018 (after 2018 Supplement)

• Intended to provide guidance to federal agencies in carrying out the increase in threshold

• However, some read the memorandum to provide direct guidance to recipients permitting an increase in thresholds
When in doubt about whether to write a finding due to effective date confusion, reach out to the cognizant or oversight agency single audit coordinator for audit for guidance!

2019 Supplement - Appendix VII

- Section on NDAA and findings reporting updated to reflect latest developments in procurement

- 2017 NDAA - States that auditors are not expected to develop audit findings for covered entities that have implemented increased purchase thresholds after December 23, 2016, as long as the entity documented the decision in its internal procurement policies.

- 2018 NDAA - States that auditors are not expected to develop audit findings for grant recipients that have implemented increased thresholds after June 20, 2018, as long as the entity documented the decision in their internal procurement policies.
Part 4 - Programmatic Changes

- Programs added and deleted as usual each year

- Matrices in program/clusters have been modified due to 6-requirement mandate

- Requirement sections noted with an “N” removed from program/cluster sections

- More programs than usual have significant changes; examples include:
  - USDA programs
  - Medicaid

- Many programs added new sections to Reporting to add performance reports and special reports
2019 Supplement - Part 5

2019 Supplement updated the following sections:

- R&D
- SFA Cluster - regulatory and other updates (see next slides)
- Other Clusters
SFA Cluster

• Many more changes than usual due to regulatory and other updates
  • Sampling tables added
  • Perkins retained in cluster
  • In various compliance areas, ED programs separated out from HHS programs in the procedures section
  • Other changes

• ED is not mandating that SFA needs to be an automatic major program
  • ED working on a memorandum that will support that there is no need to contact school participation division if it will not be a major program
SFA - New Objectives/Procedures for GLBA (Student Information Security)

Determine whether the institution designated an individual to coordinate the information security program, performed a risk assessment that addresses the three areas noted in 16 CFR 314.4 (b), and documented safeguards for identified risks.

1. Verify that the institution has performed a risk assessment that addresses the three areas required by 16 CFR 314.4 (b)

2. Verify that the institution has documented a safeguard for each risk identified from step b above.

3. Verify that the institution has designated an individual to coordinate the information security program.
2019 Supplement - Part 6

• Part 6 significantly updated in the 2019 Supplement

• GAQC worked closely with OMB and the agencies to enhance Part 6

• Objective is to more closely align Part 6 with how auditors consider I/C and provide more illustrative controls

2 CFR section 200.303 includes I/C requirements for nonfederal entities

2 CFR section 200.514 includes I/C requirements for auditors
2019 Supplement - Part 6

• Summary of requirements for internal control under the UG

• Background discussion on important internal control concepts

• Appendices that include illustrations of:
  • entity-wide internal controls over federal awards
  • internal controls specific to each type of compliance requirement
Appendix 1 - illustrative entity-wide controls over compliance for the following components of I/C: control environment, risk assessment, information and communication, and monitoring

- For this purpose, entity-wide controls are considered governance controls that apply to most, if not all, types of compliance requirements for one or more Federal programs

Appendix 2 provides illustrative specific controls for control activities, the remaining component of I/C

- For this purpose, specific controls are considered operational-level controls that apply to individual types of compliance requirements
2019 Supplement - Part 7

No significant changes

Use Part 7 to help identify compliance requirements and to develop your audit approach/program

• What are the program objectives, program procedures, and compliance requirements for a specific program?

• Which of the compliance requirements could have a direct and material effect on the program?

• Which of the compliance requirements are susceptible to testing by the auditor?

• Into which of the 12 types of compliance requirements does each compliance requirement fall?

• For Special Tests and Provisions, what are the applicable audit objectives and audit procedures?
2019 Supplement - Appendix VII

Already discussed NDAA addendum in earlier part
New sampling section

• Added due to concerns by some agencies about sampling quality issues
• Reminds auditors that AU-C 530, *Audit Sampling*, contains requirements and guidance
• Refers auditors to AICPA GAS-SA Guide for guidance
• States that fail to follow the standards, including the requirement to determine sample sizes that are sufficient to reduce sampling risk to an acceptably low level, may result in the audit being considered nonconforming by the federal cognizant agency for audit as part of a quality control review
2019 Supplement - Appendix VII

Reminder - don’t forget about other guidance in Appendix VII

- Hurricane waiver guidance
- Effect of changes to compliance requirements and other clusters
- Due date for submission of audit reports and low-risk auditee criteria
- Guidance on treatment of NSF and NIH awards
Other single audit developments and looking forward
Errors Noted to Date in 2019 Supplement

• Inconsistencies between the matrices in Part 2 and Part 4 for individual programs.

• Misidentification of programs identified as new or deleted.

• A single program is identified as a cluster.

• Questions and clarifications need addressing in the SFA cluster.

• There are several "other cluster" issues and questions.

GAQC comment letter to OMB details the errors
Errors Noted to Date in 2019 Supplement (continued)

• Certain programs in Part 4 include details for requirements identified as N and others do not include requirement details for requirements identified as Y.

• Cross-cutting section problems (e.g., discussing requirements that for some programs covered by the cross-cutting section are not subject to audit).

• Some federal agencies have identified requirements that have historically been direct and material to a program as not subject to audit which has led to questions about whether errors have been made.

• The illustrative controls in Part 6 contain errors that appear to have occurred when the original Excel file was converted to Word.
For financial audits, attestation engagements, and reviews of financial statements for periods ending on or after June 30, 2020

For performance audits beginning on or after July 1, 2019

2018 YB supersedes:
• 2011 YB
• 2005 GAO CPE Guidance
• 2014 GAO Peer Review Ratings Guidance

Early implementation is not permitted!
Single Audit - DCF/FAC Developments

• New Data Collection Form released in early June
• Effective for use for single audits with fiscal periods ending in 2019, 2020, and 2021
• Main changes are as follows:
  • The audit finding information currently required to be included in the DCF by auditors would be expanded to include the actual text of the audit finding
  • Auditees would be required to:
    o include the text of their corrective action plans
    o include the text of the notes to the schedule of expenditures of federal awards
• Tweaks to the auditee and auditor statements
Looking Forward - future revision to the UG?

5-year review to be performed and is likely to address:

• Procurement
• Allowable costs issues due to implementation of GASB Statement No. 68, Accounting and Financial Reporting for Pensions
• Inconsistent terminology
• Conflicts within 2 CFR
• Statutes enacted since UG was issued such as:
  • Presidential Executive Order on Buy American Hire American (BAHA)
  • Never Contract with the Enemy
Looking Forward - future auditor reporting changes

• SAS No. 134, Auditor Reporting and Amendments, Including Amendments Addressing Disclosures in the Audit of Financial Statements

• Issued April 2019

• Effective for audits of financial statements for periods ending on or after December 15, 2020. Early implementation is not permitted

• Changes the form and content for all auditor’s reports issued for audits of non-issuers
Thank you!

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