Important Content Note:

This technical assistance resource was developed prior to the August 2017 release of the Health Center Compliance Manual by the Health Resources and Services Administration’s (HRSA) Bureau of Primary Health Care (BPHC). The BPHC Compliance Manual, issued August 2017, indicates where PINS, PALs and other program guidance are now superseded or subsumed by the BPHC Compliance Manual.

What Every Health Center Should Know about Internal Controls and Monitoring Systems

For at least a century and a half, the federal government has been concerned that its funds be used in the manner for which they are intended. For example, to combat fraudulent profiteering during the Civil War, the government adopted the False Claims Act. Over the years since then, many organizations—both for-profit and nonprofit—have placed an increasing emphasis on safeguarding assets and ensuring accountability to customers, contributors, the public, and government regulators. Such an emphasis in recent years is due, in no small part, to the wide wake left by many heavily-publicized private-sector financial scandals, including those involving Enron, HealthSouth, and WorldCom to name but a few, and similar events in the nonprofit sector.

In this context, health center governing boards of directors and managers undoubtedly have been impressed by the importance of internal controls. Indeed, 45 C.F.R. Part 75, Subpart F, Audit Requirements, which applies to every health center that expends more than $750,000 in federal funds in a fiscal year, specifically requires the health center’s independent auditor to:

1. Report on the health center’s internal controls, including the scope of testing of internal controls and the results of the tests and

2. Where applicable, include a statement of reportable conditions of internal controls in the audit report.¹

¹ 45 C.F.R. § § 75.501, 75.514-75.15
It may be tempting to think of internal controls as simply another arcane item, mainly of interest to accountants and auditors. However, from a risk management perspective, nothing could be further from the truth. Implementing internal controls and, importantly, monitoring their effectiveness, is essential to effective stewardship of the health center’s resources.

This Information Bulletin is a primer on internal controls theory and practice, highlighting internal control issues for health centers and suggesting strategies to ensure that a health center has adequate and appropriate internal controls. In particular, this Information Bulletin:

♦ Defines internal controls
♦ Explains why internal controls are important for health centers
♦ Describes key features of appropriate internal controls for health centers
♦ Examines internal controls from an auditing perspective
♦ Provides a sample internal controls checklist to assist health centers in establishing and monitoring their internal control system

Please note that the contents of this Information Bulletin are not intended as legal or accounting advice. For specific advice on a particular issue, a health center should contact qualified legal or accounting professionals.

WHAT ARE INTERNAL CONTROLS?

Because internal controls refer to a system to achieve a desired outcome, they can be defined in various ways. One good definition, which we believe captures all of the key elements, is as follows:

Internal controls involve an integral process that is affected by an entity’s management and personnel and is designed to address risks and to provide reasonable assurance that, in pursuit of the entity’s mission, the following general objectives are being achieved:

1. Executing orderly, ethical, economical, efficient and effective operations
2. Fulfilling accountability obligations
3. Complying with applicable laws and regulations and
4. Safeguarding resources against loss and damage

In short, internal controls for health centers are implemented and followed by health center management and other staff and designed to ensure that the health center is:

1. Operating effectively – consistent with the program’s objectives as well as federal and state law and regulations
2. Protecting its assets
3. Assuring the federal government that its funds are being used properly

2 Guidance for Internal Control Standards for the Public Sector, International Association of Supreme Audit Institutions. 45 C.F.R. Part 75, Subpart F contains a similar definition.
THE IMPORTANCE OF INTERNAL CONTROLS

Maintaining effective internal controls is important for the wellbeing of the health center beyond merely obtaining a “clean” audit report.

Some of the most important reasons to pay attention to internal controls are:

**Accountability** – Effective internal controls demonstrate that the health center takes its accountability to stakeholders – funding sources, patients, and the community it serves – seriously.

**Board Expectations** – Each health center board delegates operational matters to the Executive Director/CEO and through the CEO to staff. Maintaining a sound internal controls system is one way to demonstrate that the staff is worthy of the board’s trust and confidence.

**Care** – An effective internal controls system promotes the board’s ability to exercise its duty of care to preserve and protect health center assets.

**Efficiency** – A properly structured system of internal controls should reduce the day-to-day burden on staff by reducing careless errors and revealing mistakes early before they become more serious problems that will take significant time and resources to correct.

KEY FEATURES OF INTERNAL CONTROLS FOR HEALTH CENTERS

No set of internal controls over financial reporting and program requirements can be applied universally. Each health center needs to examine its own operations and financial management to determine what works best for its particular circumstances. However, all effective internal controls will have at least the following features:

**Authorization and Approval** – Procedures to sanction expenditures, including written approval policies and a sign-off system.

**Proper Documentation** – A paper or electronic trail for key activities, in particular the health center’s revenue stream and spending.

**Physical Security** – Protective measures that safeguard assets by: (1) preventing theft by insiders and outsiders; and (2) limiting access to accounting systems and assets to those who need access.

**Monitoring and Early Detection** – Internal audits or similar internal reviews and “spot checks” to detect fraud or errors at an early stage, and early intervention to prevent further noncompliance or erosion of assets.

There is, however, specific guidance that health centers would be well advised to follow: Section 330-Related Requirements and Grant Requirements require health centers to have financial management and control systems that are appropriate to the size and

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4 Adapted from Herman, supra.
complexity of the organization, but minimally a health center should have:

- An accounting system based on Generally Accepted Accounting Principles (GAAP) that is designed accurately to portray the financial performance of the health center, including: (i) the accumulation of costs; (ii) separate identification of federal transactions (i.e., transactions using federal grant funds) and non-federal transactions (i.e., transactions using non-grant funds); and (iii) a chart of accounts that reflects the general ledger accounts;

- Within the constraints of the health center size, a separation of the financial functions so that assets of the health center are safeguarded and financial stability is maintained;

- An annual independent audit performed in accordance with Grant Requirements (including the applicable Compliance Supplement) and if necessary, a corrective action plan that addresses all findings, questioned costs, reportable conditions, and material weaknesses cited in the audit report; and

- A set of routine financial reports – reviewed by appropriate members of the management staff and the board on a regular basis – that not only show the current financial status, but allow a comparison to past and projected financial position.

More detailed guidance can be found in the OMB Circular A-133 Compliance Supplement is published annually to guide auditors performing audits pursuant to 45 C.F.R. Part 75, Subpart F. Thus, it is a useful reference for health centers to use in evaluating their internal controls, in particular OMB's categorizing of the five (5) key elements of internal controls.

It’s important to note that the elements listed below are not intended as an all-inclusive checklist of required internal control characteristics. Non-federal entities (including health centers) could have adequate internal control even though some or all of the characteristics included below are not present, or they could have appropriate internal controls operating effectively that have not been included below. Thus, health centers must exercise judgment in determining the most appropriate and cost effective internal control in a given environment or circumstances to provide reasonable assurance for compliance with program requirements, provided that any system implemented complies at a minimum with the Section 330-Related Requirements and Grant Requirements addressed above.

**Five Elements of Internal Controls**

- **Control Environment**
- **Risk Assessment**
- **Control Activities**
- **Information and Communication**
- **Monitoring**

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5 Note that even though OMB Circular A-133 has been superseded by 2 C.F.R. Part 200, Subpart F, the supplement providing guidance on the audit process is still known as the OMB Circular A-133 Compliance Supplement.

6 The OMB Circular A-133 Compliance Supplement 2015 was issued in July 14, 2015, however, Part 6, Internal Control, was not updated to include changes under the Uniform Guidance in 2 CFR Part 200. OMB expects the revisions to Part 6 will be complete in 2016. Pending completion of those revisions, OMB suggests that federal grantees look to the “Standards for Internal Control in the Federal Government,” commonly known as the Green Book for guidance on internal controls. The Green Book provisions are similar to the past versions of the A-133 Compliance Supplement provisions regarding internal controls.
Control Environment – Providing Discipline, Structure, and a Culture of Compliance

According to the recent versions of the Compliance Supplement and related guidance, the control environment “sets the tone of an organization influencing the control consciousness of its people. It is the foundation for all other components of internal control, providing discipline and structure.”

A health center’s control environment can be established through a number of mechanisms, all of which not only establish the structure on which to build an effective system of internal controls, but contribute to the culture of compliance. By creating a culture of compliance, a health center sends the message to employees from the top down and across all departments that adherence to internal standards and external regulations is valued.

The following are examples of how to establish this control environment:

♦ Establish a Code of Conduct that emphasizes everyone’s commitment to ethical practices, especially upper management.

♦ Establish an Audit Committee of the board to engage the auditor, receive all reports from the auditor, and make sure the audit findings and recommendations are addressed and implemented, as appropriate. (Further discussion of the role of an Audit Committee follows later in this Information Bulletin).

♦ Create an organization chart that makes the lines of responsibility clear for managers.

♦ Hire competent and experienced key managers who have adequate knowledge to discharge their responsibilities.

♦ Train employees in the culture of compliance and in the management of federal funds and program requirements.

♦ Clearly communicate to all staff that misuse of health center assets and/or fraudulent financial reporting at any level will not be tolerated.

♦ Promote open communication of policies and procedures and reporting of compliance concerns.

Risk Assessment – Identifying, Analyzing, Managing Risk

In the past, the Compliance Supplement has defined risk assessment as “the entity’s identification and analysis of risks relevant to achievement of its objectives, forming a basis for determining how risks should be managed.” Risk assessment should be accomplished utilizing a process of:

♦ Identify the risk through reporting, claims, investigations, and audits,

♦ Compile and prioritize the risk issues.

♦ Create a yearly plan with timelines for solving each problem and preventing recurrence.7

The risk management process can be overseen by a compliance, quality improvement, or finance committee of the board or of the management staff reporting to the board. However, it is important that everyone in the organization, as well as contractors, be encouraged to help identify risks. For example, a custodian may identify significant exposure when he notices patient records in the trash.

7 See also NACHC Risk Management Series Information Bulletin #1, Implementing a Risk Management Program for Your Health Center.
♦ Periodically report to senior management and/or to the board. A report could be produced in the form of a matrix that shows the:

- Issue
- Date it was identified
- Proposed solution
- Responsible person
- Expected date of completing the implementation of the solution

This reporting format also can be used to track progress in solving problems.

Other key aspects of risk assessment include:

♦ Assure that key managers understand the policies, procedures, and controls to determine when costs or activities could be erroneously charged to the federal program.

♦ Identify and monitor employees who need close supervision.

♦ Examine billing and claims submission practices for “hot button” items such as:

  - Billing for services not rendered or not provided as claimed
  - Double billing resulting in duplicate payments
  - Knowing misuse of provider identification numbers resulting in improper billing
  - Unbundling – billing for each component of a service instead of billing or using an all-inclusive code
  - Up-coding or down-coding the level of service provided

♦ Maintain timely, accurate, and complete documentation of patient diagnosis and treatment.

♦ Review business arrangements wherein the health center refers business to, or orders services or items from, an outside entity for compliance with federal and state fraud and abuse laws.\(^8\)

♦ Designate an individual, such as the compliance officer or a risk manager, to identify issues on an ongoing basis and recommend solutions to management. Ideally, the person should have some familiarity with compliance with federal grant rules on budgeting, cost allocation, and A-133 audits, as well as relevant policies issued by HRSA. The health center can also use consultants and legal counsel to advise the board or a designated committee of the board and the management team.

Control Activities – Establishing Policies to Ensure Directives are Carried Out

In recent years, under the Compliance Supplement, control activities have included “the policies and procedures that help to ensure that management’s directives are carried out.” As such, the risk management process should be supported by clearly understood policies that are not simply model policies copied from another organization, but actually describe the health center’s particular procedures for implementing the internal controls.

\(^8\) Health centers would be well advised to review the Department of Health and Human Services Office of Inspector General’s Compliance Program Guidance for Individual and Small Group Physician Practices, the OIG’s annual work plan, and the OIG’s periodic fraud alerts and other guidance in assessing potential risk areas. All are available on the OIG website [www.oig.hhs.gov](http://www.oig.hhs.gov).
It is important to establish policies and procedures for internal controls that include:

- Conflict of interest standards;
- Procurement policies and contracting review and approval;
- Check signing and purchasing levels of authority;
- Policy on how to draw down federal grant funds and manage the health center’s operating account (e.g., the length of time the funds may remain in the account, who is responsible for and who has authority to access the account, maintaining federal funds in interest-bearing account);
- Procedure for tracking different funding sources;
- Authority and responsibility for determining the reasonableness, allocability, and allowability of costs of the health center being charged to the federal grant;
- Generating and reviewing, as well as reporting to the board, the monthly financial reports that show current revenues and expenses, along with a breakdown of: (1) productivity; (2) patient encounters; (3) cost center allocations, and (4) other measures. Comparisons should be made between the current actual figures and figures from past years, the current year budget, and projections;
- Physically securing and prohibiting personal use of the assets of the health center, everything from office and medical supplies to large equipment and cash;
- Detailed process to determine a patient’s eligibility for discounts from charges;
- HIPAA privacy and security requirements, including: (1) nondisclosure of protected health information except with authorization or for treatment, payment or operations; (2) a description of how protected health information will be secured, stored, and maintained, including encryption of data; (3) backup and recovery of data in the event of a disaster;
- Pre-employment screening, including procedures for verifying that an individual has not been suspended or debarred from participating in federal programs for all employees, not just those who have access to health center assets; and
- Reviews of operating performance, including forecast data and distribution of reports to management.

It is equally important to review and as necessary to update the policies and procedures to make sure that they are accurate and adequately address risks actually experienced. Some health centers might prefer having all the policies reside with one person to be updated; others might prefer to assign the review and updating of policies according to the department in which the policies fall. In either case, the policies and procedures should be reviewed and if appropriate, updated, every one to three years and whenever relevant laws, rules, or policies change.

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Information and Communication – Collecting Data and Disseminating

The Compliance Supplement has consistently stated that information and communication are the “identification, capture, and exchange of information in a form and time frame that enables people to carry out their responsibilities.” It is extremely important that health center employees receive timely information about policies, procedures, and regulations that affect how they do their job. Evidence that good communication procedures exist would include the following activities:

- **Developing and updating job duties and responsibilities**, especially control responsibilities, and make sure that the duties and responsibilities are set forth clearly in job descriptions that are periodically updated.

- **Maintaining an accounting system** that properly tracks federal and non-federal activities and the costs allocated to each.

- **Reconciling and reviewing financial reports** to ensure their accuracy.

- **Distributing financial reports** to the board of directors and appropriate management personnel in a timely fashion for review and appropriate action.

- **Retaining records and necessary billing documentation** for defined amounts of time, consistent with legal requirements.

- **Communicating to and among management and staff** through e-mail or internal website, memos, bulletin boards, newsletters, surveys, suggestion box, or telephone hot line, about:
  - Policies and procedures and any updates
  - Internal control issues
  - Compliance problems
  - New laws and regulations that affect health center operations

Communication up and down the health center lines of authority serves to emphasize the importance of internal controls and demonstrate the following:

- The information is accurate, timely, and easily accessible

- Individuals who raise issues of concern are informed that they have been heard and that some action has been taken, as appropriate

- Good communication channels exist with vendors, sub-recipients, and affiliates.

Monitoring – Assessing Effectiveness

The Compliance Supplement has also regularly described monitoring as “a process that assesses the quality of internal control performance over time.” Monitoring of the effectiveness of controls can occur through internal operations, as well as external reviews. For example, the process of supervision of employees and employee turnover, along with management review of reports, creates a monitoring mechanism. Similarly, management meetings and “town” meetings with all staff provide opportunities for feedback to make sure that all systems are operating properly. Because health center services are often provided at multiple sites, monitoring can also occur by means of unannounced site visits by management to determine if procedures are being followed.
Externally, patients and their families can effectively contribute to the monitoring process through patient satisfaction surveys and the patient grievance procedure. For example, if a deaf patient were not offered a sign language interpreter or written materials to assist in communicating during the visit, the patient might complain to the health center. In turn, the risk manager or compliance officer would investigate the complaint to make sure that appropriate policies were in place and that applicable policies were followed. The protocol would assure that any deficiencies detected would be corrected promptly.

AUDITING AND INTERNAL CONTROLS

The annual audit is an important tool for monitoring and reporting to the board on the effectiveness of a health center's internal controls. An audit, which essentially is a “report card” on the health center’s operations prepared by outside professionals who are independent of the health center’s management and board, will reveal strengths and weaknesses in the health center’s internal controls after the fact. Of course, an audit is not a substitute for having effective internal controls in the first place.

Health centers and board members should be aware that there may well be findings regarding deficiencies in their internal controls. In the recent past, there was a tightening of the reporting of internal control deficiencies required under the American Institute of Certified Public Accountants Statement on Auditing Standards (SAS) 112 which has been incorporated into Government Auditing Standards for financial audits. On June 26, 2007, OMB proposed amendments to Circular A-133 to include SAS 112 reporting terminology regarding internal controls of compliance matters covered by the audit. According to OMB, the terms “reportable condition” and “material weakness” (as defined in auditing guidance prior to 2006) are no longer used when referring to internal controls over compliance matters. Instead, the auditor should use the following terminology and definitions:

Control Deficiency – exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect on a timely basis noncompliance with a federal program compliance requirement.

Significant Deficiency – a control deficiency, or a combination of control deficiencies that adversely affects the entity’s ability to administer a federal program such that there is more than a remote likelihood that noncompliance that is more than inconsequential will not be prevented or detected.

Material Weakness – a significant deficiency, or a combination of significant deficiencies, that results in more than a remote likelihood that material noncompliance will not be prevented or detected.

In short, the bar for assuring effective controls has been raised.

It is up to the Board of Directors to ensure that any corrective action that the board determines to be necessary as a result of an audit is taken. Moreover, failure to take appropriate corrective action is likely to result in an internal control deficiency reported in the audit. Each action taken in response to the audit report should be documented in the minutes, and will be reported in the subsequent audit.

9 Government Auditing Standards, also known as the “Yellow Book,” must be followed by auditors performing a health center’s Subpart F audit.
There are a variety of aids that health centers might use to evaluate their internal controls. One example, adapted from a sample prepared by the American Institute of Certified Public Accountants, follows.

Sample Internal Control Checklist

**Ethical Environment**

- Does board members and senior executives set a day-in, day-out example of high integrity and ethical behavior?
- Is there a written code of conduct for the board and employees addressing acceptable business practice, conflicts of interests, and expected standards of ethical and moral behavior?
- Is it periodically distributed to the board and staff?
- Is it reinforced by training, top-down communications and periodic written statements of commitment to the culture of compliance from key employees?
- Are dealings with patients, vendors, employees, and other parties based on honesty and fair business practices?
- Is it clear that fraudulent or even inaccurate financial reporting at any level and in any form will not be tolerated?
- Are ethics principles woven into criteria used to evaluate individual, department, and contractor performance?
- Are performance and incentive compensation targets reasonable and realistic, or do they create undue pressure for short-term results at the expense of ethical and compliant business practices?
- Does health center management react appropriately when receiving news of possible compliance problems from subordinates and contractors?
- Does a process exist to resolve close ethical calls?
- Are internal control risks identified and candidly discussed with the Board of Directors?
- Is health center management explicitly prohibited from overriding established controls?

**Risk Assessment and Monitoring Activities**

- Is relevant, reliable internal and external information timely identified, compiled, and communicated to those positioned to act?
- Are risks identified and analyzed and actions taken to mitigate them?
- Are controls in place to ensure management decisions are properly carried out?
- Does management routinely monitor controls in the process of running the organizations operations?
- Is a process in place to collect information from external sources, such as health care industry and regulatory information, which could have an impact on the health center’s business or financial and compliance matters?
- Is a process in place to respond to new information needs in a timely basis?
- Are periodic, systematic evaluations of control systems conducted and documented?

**Board Effectiveness**

- Does the board function appropriately independent of management?
- Do board members possess an appropriate mix of operating and financial control expertise?
Does the board receive key information from health center management in sufficient time in advance of meetings to prepare for discussion at the meetings?

Is the board informed of significant issues on a timely basis and in a manner conducive to its having a full understanding of the issues and their implications?

Is the board informed about turnover in key functions, such as key personnel in finance and accounting?

Is there an unusual pattern of employee turnover observed in key functions or other indicators of problems?

Does the board understand and monitor the broad organizational control environment?

Does the board assure the existence of, and compliance with, a code of ethics?

Does the board have a meaningful relationship with independent auditors, senior financial control executives, and key corporate and business unit operating executives?

CONCLUSION

Management of health centers is a complex business. No one person can handle oversight of all the various Section 330-Related Requirements and Grant Requirements that apply to health center governance and operations. Therefore, in order to ensure that federal assets are preserved and that the health center is performing consistent with the Health Center Program objectives of Section 330 of the Public Health Service Act, as well as applicable state and federal laws and regulations, there must be a system of checks and balances, or internal controls in place. In the long run, effective internal controls will improve the quality, efficiency, and effectiveness of the health care services, while demonstrating the health center’s commitment to compliance.