How to Prepare for and Defend an Audit Under the UGG aka EDGAR

Leigh Manasevit, Esq.
lmanasevit@bruman.com
www.bruman.com

Agenda
Audits and the UGG
Before the Visit
Self-Assessment & Corrective Actions
The Visit
Logistics
Where are they looking?
After the Visit
Audit Defense and Resolution
Compliance Supplement

The Uniform Grant Guidance Threshold
Audit threshold raised $500k to $750k
Additional Audits

Federal agency, OIG, or GAO may conduct additional audits at federal cost. 2 C.F.R. 200.503.

Auditee Responsibilities

Arrange single audit
Must follow procurement standards
Prepare financial statements
Follow up and corrective action on findings
Provide access (2 C.F.R. 200.508)

Corrective Action Plan
2 C.F.R. 200.511(c)

Corrective action plan. At the completion of the audit, the auditee must prepare ... a corrective action plan to address each audit finding included in the current year auditor’s reports.

The corrective action plan must provide the name(s) of the contact person(s) responsible for corrective action, the corrective action planned, and the anticipated completion date.

If the auditee does not agree with the audit findings or believes corrective action is not required, then the corrective action plan must include an explanation and specific reasons.
Federal Agency Responsibility
2 C.F.R. 200.513
Cognizant agency for audit provides predominant amount-funds
Responsibilities
TA to auditees
Quality control
Advice to auditors; Notice of audit deficiencies
Coordinate management decisions
Monitor corrective actions
Use of cooperative audit resolutions

Major Program Determination
Risk-Based
Step 1 - Type A or Type B
Total Funds Awarded – Rising thresholds
Largest \(\rightarrow\) Type A
Step 2 – Identify Type A at Low Risk

Major Program Determination (cont.)
Step 3 – Identify Type B at High Risk
Reporting
Questioned costs above $25K - major program
Questioned costs above $25K in non-major program if auditor becomes aware
Before the Visit

Know Potential Trouble Spots
- Self assessment – critical
- Required – 200.328(a)
- Look at Available Information
  - Review significant violations from other processes
  - Review prior findings
  - Review performance data/outcomes

Audit violations deemed “significant” by the U.S. Department of Education?
1. Time Distribution
2. MOE
3. Supplement Not Supplant
4. Unallowable Expenses
5. Procurement Irregularity
6. Ineligible Students
7. Lack of Accountability for Equipment/Materials
8. Lack of Appropriate Record Keeping
9. Record Retention Problems
10. Late or No Submission of Required Reports, Inaccuracies, Inconsistence
11. Audits of Subrecipient Unresolved
12. Lack of Subrecipient Monitoring
13. Drawdown before funds are needed or more than 90 days after the end of funding period
14. Large Carryover Balances
15. Lack of valid, reliable, or complete performance data

Evaluate Areas to be Examined

1. OIG Audit
   Notice of Audit: Correspondence
2. Single Audit
   Prior Audits
   Compliance Supplement

Evaluate Areas to be Examined (cont.)

- Monitoring
  - E.g., Perkins IV Checksheet, IDEA Fiscal Monitoring Tool
- Request for Documentation
  - “Audit Binder”
Office of State Support (OSS)
FY 2017 Fiscal Review
Self-Assessment

1. Financial Management and Cross-Cutting Requirements
   A. Accounting Systems and Fiscal Controls
   B. Period of Availability and Carryover
   C. Audit Requirements
   D. Internal Controls (Control Environment and Control Activities)
   E. Risk Assessment
   F. Records and Information Management

2. Program Fiscal Requirements
   A. Reservations and Consolidation
   B. Budget Formation and Activities
   C. Allocations
   D. Maintenance of Effort (MOE)
   E. Comparability
Office of State Support (OSS)  
FY 2017 Fiscal Review Self-Assessment (cont.)

2. Program Fiscal Requirements (cont.)
   F. Subrecipient Monitoring
   G. Supplement, Not Supplant
   H. Equitable Services
   I. LEA Support and Guidance

3. Program Non-fiscal Requirements
   A. Transparency and Data Reporting
   B. Data Quality

Corrective Action Plan

**Critical** – have in place at time of visit, even if implementation will be in the future

- Specific Measurable Objectives
- Timelines
- Clear Lines of Responsibility
Remedy Problem Areas or Develop Corrective Action Plan

E.g., Los Angeles Unified School District Internal Controls over Nonpayroll Purchases

*No findings!!!*

The independent public accountant determined that LAUSD staff had erroneously charged more than $84,000 to the Federal Teacher Incentive Fund grant ... LAUSD reported to the independent public accountant that it implemented monitoring and review procedures, including a monthly tracking system for the program expenditures, biweekly budget meetings, and a review process for budget reports. Although we did not verify that the corrective actions were implemented, the actions should improve controls over the Federal Teacher Incentive Fund grant program expenditures and help ensure that errors of this type do not occur in the future.

The Visit
Logistics

Secure Space
Audit Binder
Copy Machine
Keep extra copy of all documents supplied!!!
Professional Demeanor

Audit Records

- Can the auditee refuse to provide the auditors with requested documents?
  - GEPA 20 U.S.C. 1232(f) requires that ED and its representatives (which arguably includes single auditors) “shall have access, for the purpose of audit examination, to any records maintained by a recipient that may be related, or pertinent to, grants”

- 2 C.F.R. 200.336 also provides audit access to records without qualifiers
  - If requested records are not provided, likely receive an audit limitation or finding
Identify Key Staff
(Audit Committee)

Audit Liaison:
Key contact for all questions, interview
arrangements, documents requests, logistical
arrangements

Agency Leadership:
Entrance, exit conference

Identify Key Staff

- Relevant Staff (Audit Committee):
  - Assure staff are prepared for interview
  - Subject matter awareness
  - Terminology/Definitions
    - Time and Effort
    - Necessary and Reasonable
    - Inventory
  - Familiarity with job description
  - Familiarity with prior problem areas
  - Familiarity with likely areas of inquiry

Entrance Conference

- Leadership
  - Set positive but professional tone
- Audit Liaison
  - Review process/logistics
  - Request all interview requests go through
    manager
  - Request periodic updates (especially problem
    areas)
    - Do not wait for exit conference
DURING THE VISIT

Debrief staff after interviews
Clear up misunderstandings

Exit Conference (but don’t wait)

- Press for specifics
- If issues:
  - Documents requested?
    - List and send
  - Potential noncompliance findings
- Review carefully
- If confirmed, develop corrective actions proactively

After the Visit
Next Steps

- OIG Audit, Single Audit
  - Draft Audit Report
  - Final Audit Report
  - Final determination (ED, State Agency)
- Respond carefully at each level
  - Problems always easier to resolve at earliest level

Next Steps

- ED can:
  - Accept finding as is
  - Accept finding but reduce or eliminate liability
  - Reject finding
- Letter of final audit determination
  - Establishes prima facie case
    - 34 C.F.R. 81.34

Review by ED

ED accepts finding with $ liability
Appeal to Office of Hearings and Appeals (OHA), 34 CFR 81.37
Administrative Law Judges (ALJs) are independent

Caution
- Time limits
- Other Rules of Procedure for Appeals
Review by ED

ALJ Decision

Appeal to Secretary

Example: St. Louis School District

- OIG Audit Finding:
  - Purchased 700 laptops with IDEA funds; stored in unlocked room
  - Used 300 laptops in training, several teachers left without returning – district could not account for 125 laptops
  - Required refund and corrective actions

- District’s Response:
  - Disputed number of missing laptops
  - Asked to replace laptops using general funds, rather than return federal funding
  - Agreed to corrective actions

- ED Determination:
  - Sustained the finding, but did not seek recovery of funds
  - Permitted district to use nonfederal funds spent on special education transportation as “equitable offset”

North Carolina Audit

Strengths:
- Required appropriate corrective actions
- Extra emphasis on repeat findings
- Engaged in proactive communication with LEAs
- Management oversight of resolution process
- Management decision for financial statement findings
- Early submission of audit reports from LEAs
North Carolina Audit

Weaknesses:
- Written policies and procedures
- Inadequate tracking system for LEA findings
- Lack of quality assurance process
- Management decisions missing federally required elements
  - Appeal process available

Recommendations
- Written policies and procedures on the LEA single audit resolution process
  - Cooperative Audit Resolution Oversight Initiative (CAROI)
  - Early submission of single audits
  - Tracking system for repeat findings and corrective actions
  - Management decision template that meets regulatory requirements
  - 200.521(a): “Should” describe appeal process

“DPI improved its oversight of LEA single audit resolution during the period covered by our review and several aspects of DPI’s oversight were effective.”

https://www2.ed.gov/about/offices/list/oig/audit-reports/2016/a09p0005.pdf
Audit Defense and Resolution

Common Defenses
- Harm to the Federal interest
- Equitable offset
- Statute of limitations

Harm to the Federal Interest
34 C.F.R. 81.32 and Appendix

“A recipient that made an unallowable expenditure or otherwise failed to account properly for funds shall return an amount that is proportional to the extent of the harm its violation caused to an identifiable Federal interest associated with the program.”
Harm – Always

Ineligible Beneficiaries
Example: IDEA, Part B program funds for students without a disability

Unauthorized activities
Example: Migrant funds used for local agency staff to attend conference unrelated to Migrant program

Harm - Always (cont.)

Fiscal
Set-aside
Example: SEA spends more than 10% on Perkins state leadership
MOE
Comparability
Supplanting
Excess cost
Matching

Possible No Harm

May argue “no harm” if:
• Did not obtain required prior approval
• Missing required time and effort documentation
• Missing evidence of procurement

Caution: ED takes more limited view – may require litigation
ALJ Decisions - Reconstruction

- Application of the New York State Department of Education, No. 90-70-R (April 21, 1994)
  - After-the-fact affidavits and other pertinent documentation are admissible as evidence
- Consolidated Appeals of the Florida Department of Education, Nos. 29(293)88 & 33(297)88 (June 26, 1990)
  - Accepted affidavits completed by supervisors years later as credible and useful evidence

Reconstruction (cont.)

Reconstruction sufficient for performance documentation?
Ohio Dept. of Ed Audit: OIG did *not* accept affidavits from Ohio staff as adequate support for reported performance data on RTT objectives

Equitable Offset

In effect, an equitable offset permits the substitution of any costs paid under the grant that are subsequently disallowed with otherwise allowable expenditures paid by the grantee, and thereby reduces or eliminates a liability due to ED.

Application of Pittsburg Pre-School Community Council, Docket No. 09-20-R (May 16, 2012)
Equitable Offset (cont.)

Pennsylvania Decision: New Test:

- “[T]riers of fact must analyze each request for equitable offset individually, considering also the scope and persuasiveness of the underlying actions, whether the grantee acted in “good faith” in response to the issue, and the arguments, if any, that the Department offers in opposition to the request for offset.”

Georgia Decision: Follows Pennsylvania

- Lesson Learned?

Statute of Limitations

- No recipient under an applicable program shall be liable to return funds which were expended in a manner not authorized by law more than 5 years before the recipient received written notice of a preliminary departmental decision.

  - 20 U.S.C. 1234a(k); 34 C.F.R. 81.31(c)

- For purposes of measuring the statute of limitations, funds are “expended” as of the date of obligation.
  - *Appeal of the State of Michigan, Docket No. B(27)88, 6 (September 14, 1989)*

Resolution Strategies

- CAROI
- Compromise
- Settlement
- Litigation
Cooperative Audit Resolution (CAROI)

- 200.513: The Federal awarding agency must use cooperative audit resolution to improve federal program outcomes
  - Cooperative Audit Resolution means the use of audit follow-up techniques which promote prompt corrective action by improving communication, fostering collaboration, promoting trust and developing an understanding between the Federal agency and non-Federal entity (200.25).

Monitoring Findings

Opportunity to Respond
Generally, Corrective Actions
No Liability

Compliance Supplement
Compliance Supplement

“While most commenters were in favor of the proposed reduction of the number of types of compliance requirements in the compliance supplement, many voiced concern about the process that would implement such changes.”

— 78 C.F.R. 78608

2016 Compliance Requirements

- Activities Allowed or Unallowed
- Allowable Costs
- Cash Management
- Eligibility
- Equipment, Real Property Management
- Matching, Level of Effort, Earmarking
- Period of Performance
- Procurement and Suspension and Debarment
- Program Income
- Reporting
- Subrecipient Monitoring
- Special Tests

2016 Compliance Supplement

- Changes in 2016
  - First year under UGG
  - Part 6 (Internal Controls)
- OMB indicated it may release FAQ
- Important resource
Questions?

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