March 31, 2011

A. Roy Lavik, Inspector General
U.S. Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, NW
Washington, DC 20581

Subject: Final report and comment letter for the Audit Peer Review of the Commodity Futures Trading Commission’s Office of Inspector General

Dear Mr. Lavik:

Attached is the final report of the System Review report (peer review) of the U.S. Commodity Futures Trading Commission’s Office of Inspector General conducted in accordance with Government Auditing Standards and Council of the Inspectors General on Integrity and Efficiency guidelines. Also included is a comment letter associated with the System Review report.

If you have any questions, please contact me on 202-694-1015. Thank you.

Lynne A. McFarland
Inspector General

Attachments
March 31, 2011

To A. Roy Lavik, Inspector General
Commodity Futures Trading Commission

We have reviewed the system of quality control for the audit organization of the Commodity Futures Trading Commission (CFTC) Office of Inspector General (OIG) in effect for the period October 1, 2006 through March 31, 2010, and have issued our final report thereon dated March 31, 2011, in which the CFTC OIG received a rating of fail. That report should be read in conjunction with the comments in this letter, which were considered in determining our opinion. The findings described below were not considered to be of sufficient significance to affect the opinion expressed in that report.

**Finding 1. Independence**

**OIG Advisory Role - Federal Managers’ Financial Integrity Act (FMFIA)**

The OIG performs an annual audit of the agency prepared control assessments in accordance with FMFIA and the Office of Management and Budget Circular A-123, “Management’s Responsibility for Internal Control,” revised December 21, 2004. The CFTC OIG Semiannual Reports to Congress consistently refer to the work as “consulting” and “advisory,” rather than attestation engagements or performance audits. The OIG has performed this work for nine years and the OIG’s planning documents specify the work will be performed in accordance with generally accepted government auditing standards (GAGAS). Because it is performed as an audit under GAGAS, no additional independence impairment assessment is required. However, if the work is not conducted in accordance with GAGAS, the OIG would need to assess and document the independence of the OIG in the performance of the work, as well as report the performance standards under which the work was conducted and the level of assurance provided.

**Recommendation**
The OIG should ensure Semiannual Reports to Congress clearly and consistently describe the work performed by the OIG, to include the type of professional standards followed in the performance of the work assignments.

**CFTC OIG Response**
We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.
FEC OIG Analysis of Response
FEC OIG believes that this recommendation when implemented will address the weakness identified.

OIG Budget Process

Currently, the CFTC OIG budget request process is informal and not well documented. Both the Inspector General (IG) and the agency’s Budget Officer describe the OIG as having access to ample funds to fulfill OIG organization needs, and there have been no financial impairments for the OIG. We were unable to locate a budget certification signed by the IG that complies with Section 6 (f)(1) of the Inspector General Act of 1978 (5 U.S.C. App.), as amended, to show that “…the amount requested satisfies all training requirements for the Inspector General's office for that fiscal year…."

In addition, currently, the method used by the agency to develop and report budget values allocates all costs, except salaries, as overhead based on the number of full time equivalents (FTEs). The IG could better demonstrate its financial independence by preparing a detailed budget request based on actual funding levels needed to meet its business needs, including training and contract funds, and retaining the information to show compliance with the Inspector General Act, as amended (IG Act). Once the agency’s allocation of overhead has been performed, the IG should then certify that the final budget values meet or exceed the initial request.

Recommendation
The IG should prepare and certify requests for funds in accordance with the IG Act and formalize the OIG’s budget process with the agency to help ensure an independent and transparent budget process.

CFTC OIG Response
We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.

FEC OIG Analysis of Response
FEC OIG believes that this recommendation when implemented will address the weakness identified.

Finding 2. IPA Monitoring

In addition to reviewing its system of quality control to ensure adherence with Government Auditing Standards, we applied certain limited procedures in accordance with guidance established by the Council of the Inspectors General on Integrity and Efficiency related to the OIG’s monitoring of audit work performed by independent public accountants (IPA) under OIG contract, where the IPA served as the principal auditor. The matters described below were identified based on a review of the OIG’s monitoring of the 2009 financial statement audit contract:
Independence

The CFTC OIG did not require the IPA firm selected to perform the 2009 financial statement audit to supply independence forms or other written assurance of the IPA’s independence from the CFTC.

GAS 3.05, Independence, provides for the following: "When auditors use the work of a specialist, auditors should assess the specialist's ability to perform the work and report results impartially as it relates to their relationship with the program or entity under audit. If the specialist’s independence is impaired, auditors should not use the work of that specialist."

For peer review purposes, the Assistant Inspector General for Audit requested a copy of the independence statement from the IPA. Although the independence statement was provided by the IPA during the audit planning phase, and signed by only one of the IPA's audit staff, the documentation was not included in the final workpapers maintained by the CFTC OIG.

Recommendation
We recommend that the CFTC OIG should adhere to the GAGAS requirements for assessing independence of OIG contractors. Specifically, the OIG should obtain independence statements from all proposed staff of the IPA, or from the partner staffed on the engagement to represent the firm, during the contracting process. If contract option years are exercised, the IPA should provide independence statements for each option year exercised.

CFTC OIG Response
We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.

FEC OIG Analysis of Response
FEC OIG believes that this recommendation when implemented will address the weakness identified.

Documentation of IPA Monitoring Activities

The CFTC OIG has not defined how it will perform and document its monitoring of IPA audit activities and does not maintain an audit file to document the monitoring and reviews performed. According to the Financial Audit Manual, Section 650 (FAM 650), even in low level review procedures, there are several IPA audit documents that should be reviewed. Some of these documents include the IPA’s audit strategy, audit summary memo, and audit completion checklist. FAM 650 also lists documentation that should be considered for retention in the IPA monitoring file including, but not limited to:
- The IPA’s most recent peer review report;
- Independence statement from personnel staffed by the IPA;
- OIG review and approval of the IPA’s planning documents;
OIG review of the IPA’s audit workpapers;

Comments provided to the IPA regarding notice of findings and recommendations (NFRs); and

OIG review of the draft and final reports.

As evidence of IPA monitoring, the OIG provided copies of various e-mail communications with the IPA and a copy of the final audit workpapers provided as an audit deliverable. The e-mail communications indicate that the OIG was provided audit deliverables for review; however, without documented evidence of OIG review, the peer review team could not determine if the minimum review procedures were met.

**Recommendation**

The CFTC OIG should maintain an audit file (hard copy or electronic) for each financial statement audit or other contracted audit. The file should contain adequate documentation of the OIG’s review process for monitoring of the IPA according to the detailed guidance in FAM 650 and GAGAS.

**CFTC OIG Response**

We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.

**FEC OIG Analysis of Response**

FEC OIG believes that this recommendation when implemented will address the weakness identified.

**Finding 3. Audit Follow-up**

We noted the audit follow-up monitoring is not compliant with internal policies. CFTC OIG Directive 40, *Audit Follow-up Control*, provides the following background and procedures for verifying whether or not recommendations for audits and reviews have been implemented, as follows:

“**BACKGROUND**

The Agency’s Audit Follow-up Official (AFO)\(^1\) is responsible for follow up on all agreed upon actions and/or recommendations made to the Commodity Futures Trading Commission (CFTC, Agency) management by the Office of the Inspector General. The AFO will inform the OIG whether or not the agreed upon actions and/or recommendations have been completed. Such follow-up also applies to reports issued by external auditors, for example, financial auditors contracted by the OIG.

\(^1\) Currently the Chief Financial Officer.
PROCEDURES
The AIC is responsible for reviewing and evaluating the reasonableness of information received for purposes of audit, review, or inspection follow-up and keeps the IG appropriately informed. This review by the AIC should also assess the lack of agreement, if any, with the AFO’s determinations.

A follow-up file will be created and maintained by the AIC for all audit, review and inspection reports. This file will include all relevant information on the open or closed recommendations.

At least quarterly, the AIC will ascertain the status of any open recommendations made in an OIG report. Any open and unresolved OIG recommendations will be reported in the semi-annual report to Congress for that relevant period.”

For the 2008 Use of Contractors Audit, we were not able to locate a follow-up file or documentation in the audit file indicating management had agreed with the recommendations and had taken action to implement the recommendations. No audit recommendation tracking document for this audit or other OIG audits was provided. Instead, a document (Word table) was provided, but it only listed the audits and number of recommendations. The table did not allow for the tracking of individual recommendations, or include fields to document the status as completed, fully implemented, or date completed. The Semiannual Reports to Congress for September 2008 and forward indicate all recommendations made by the OIG were completed or fully implemented.

Recommendation
The CFTC should implement a more formal recommendation tracking system and document audit follow-up activity performed by OIG staff, as described in Directive 40. At a minimum, documentation from management providing assurance that OIG recommendations have been fully implemented should be obtained and retained by the OIG, prior to making statements to that fact in the OIG’s Semiannual Reports to Congress.

CFTC OIG Response
We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.

FEC OIG Analysis of Response
FEC OIG believes that this recommendation when implemented will address the weakness identified.

Finding 4. Documented Policies and Procedures
As indicated in this comment letter and the main peer review report, many of CFTC OIG’s documented quality control processes are not always followed. Examples include
failure to comply with the documented standards to make audit reports available to the public via the CFTC OIG internet site and failure to adequately document the IG’s final review of the workpapers.

Most of the peer review Appendix A Policy and Procedures responses prepared by the CFTC OIG lacked specific references to documented policies and procedures. For example, the CFTC OIG has directives covering Quality Control (Directive No. 1), Work Papers (Directive No. 30), Audit/Review Follow-Up Control (Directive No. 40), and Reporting (Directive No. 50), but these were not referenced in the Appendix A provided for peer review. Instead, general descriptions of procedures were provided that were not aligned to the written directives. For example, the following two responses were provided to the peer review team in reference to documented policies and procedures to ensure performance audit reporting and recommendation tracking comply with GAGAS.

Audit reports are issued in a standard format and any open recommendations are tracked. Generally the agency has concurred with our recommendations and implemented the change by the time of the final audit report.

Due to the small size of the OIG multiple reviews of audit reports by all available staff generally detect any errors and/or omissions.

These undocumented processes described by staff during the peer review did not ensure work performed met minimum quality standards based on the peer review results. Refer to Finding 2f, Reporting is not compliant with GAGAS, of the peer review report and Finding 3, Audit Follow-up, of this comment letter. A stronger adherence to the documented policies and procedures would have increased compliance with GAGAS. As noted in this comment letter and the peer review report, the CFTC OIG directives could be strengthened by including additional procedures and controls to ensure compliance with GAGAS and FAM 650. These include, but are not limited to, additional procedures to assess and document auditor independence, additional detail on performing and documenting supervisory review, report referencing, and IPA monitoring activities.

Recommendation
The CFTC OIG should review the Appendix A provided to the peer review team and identify areas where responses do not reflect quality processes. Using that review, the peer review report and this letter of comment, the members of the OIG should evaluate the weaknesses and issue or update operating procedures for the office to ensure work performed meets minimum quality standards.

CFTC OIG Response
We will implement the recommendation and intend to amend our policies and procedures as necessary to assure compliance with the recommendation within six months.
FEC OIG Analysis of Response
FEC OIG believes that this recommendation when implemented will address the weakness identified.

Lynne A. McFarland, Inspector General
Federal Election Commission
System Review Report

March 31, 2011

To A. Roy Lavik, Inspector General
U. S. Commodity Futures Trading Commission

We have reviewed the system of quality control for the audit organization of the U.S. Commodity Futures Trading Commission Office of the Inspector General (CFTC OIG) in effect for the period October 1, 2006 through March 31, 2010. A system of quality control encompasses the CFTC OIG’s organizational structure and the policies adopted and procedures established to provide it with reasonable assurance of conforming with Government Auditing Standards (GAS). The elements of quality control are described in GAS. The CFTC OIG is responsible for designing a system of quality control and complying with it to provide the CFTC OIG with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Our responsibility is to express an opinion on the design of the system of quality control and the CFTC OIG’s compliance therewith based on our review.

Our review was conducted in accordance with Government Auditing Standards and guidelines established by the Council of the Inspectors General on Integrity and Efficiency (CIGIE). During our review, we interviewed CFTC OIG personnel and obtained an understanding of the nature of the CFTC OIG audit organization, and the design of the CFTC OIG’s system of quality control sufficient to assess the risks implicit in its audit function. Based on our assessments, we selected engagements and administrative files to test for conformity with professional standards and compliance with the CFTC OIG’s system of quality control. Except as discussed below in the paragraph on scope limitations on page two, the engagements selected represented a reasonable cross-section of the CFTC OIG’s audit organization, with an emphasis on higher-risk engagements. Prior to concluding the review, we reassessed the adequacy of the scope of the peer review procedures and met with CFTC OIG management to discuss the results of our review. We believe that the procedures we performed provide a reasonable basis for our opinion.

In performing our review, we obtained an understanding of the system of quality control for the CFTC OIG’s audit organization. In addition, we tested compliance with the CFTC OIG’s quality control policies and procedures to the extent we considered appropriate. These tests covered the application of the CFTC OIG’s policies and procedures on selected engagements. Our review
was based on selected tests; therefore, it would not necessarily detect all weaknesses in the
system of quality control or all instances of noncompliance with it.

There are inherent limitations in the effectiveness of any system of quality control and therefore
noncompliance with the system of quality control may occur and not be detected. Projection of
any evaluation of a system of quality control to future periods is subject to the risk that the
system of quality control may become inadequate because of changes in conditions, or because
the degree of compliance with the policies or procedures may deteriorate.

Results of this peer review indicated that three of the four findings reported by the National
Endowment for the Humanities (NEH) OIG in the September 27, 2007 peer review report have
not been corrected by the CFTC OIG. The findings relate to 1) meeting continuing professional
education (CPE) requirements and maintaining adequate documentation to support training
attended, 2) performing and documenting control assessments, and 3) performing and
documenting independent referencing of audit reports. The three unresolved findings are
annotated as “repeat finding” in this report.

In our opinion, as a result of the significant deficiencies described below, the system of quality
control for the audit organization of CFTC OIG in effect for the period ended March 31, 2010,
was not suitably designed and complied with to provide CFTC OIG with reasonable assurance of
performing and/or reporting in conformity with applicable professional standards in all material
respects. Federal audit organizations can receive a rating of pass, pass with deficiencies, or fail.
The CFTC OIG has received a peer review rating of fail with a scope limitation. As is
customary, we have issued a letter dated March 31, 2011, that sets forth findings that were not
considered to be of sufficient significance to affect our opinion expressed in this report.

To ensure the objectivity, accuracy, and completeness of the findings, the FEC OIG peer review
team provided written preliminary draft findings and conclusions during a meeting with CFTC
OIG on August 27, 2010. In addition, a discussion draft report was provided to the CFTC OIG
on December 9, 2010, the exit conference was held on January 6, 2011, and the draft report was
provided to the CFTC OIG on February 9, 2011. The CFTC OIG provided written comments on
the draft report on March 14, 2011, and these comments have been included in this report in their
entirety.

The CFTC OIG notified us that there were no manual or electronic workpaper files for the
Government Performance and Results Act (GPRA) reviews conducted on CFTC performance
data submitted to the Office of Management and Budget (OMB) and Congress. According to
Semiannual Reports to Congress, the work was planned and performed by the CFTC OIG
annually from 2001 through 2007. As a result, we were unable to review these engagements to
determine whether the role of the CFTC OIG in “consulting” and “advising” the agency, as
described in the semiannual reports, was subject to additional independence impairment
assessment as defined in GAS 3.25 through 3.30. We considered this to be a scope limitation in
this peer review.

Enclosure 1 to this report identifies the engagements that we reviewed.
We noted the following significant deficiencies during our review.

1. **Deficiency – System of Quality Control Design and Evaluation**

   The CFTC OIG is responsible for designing a system of quality control and complying with that system to provide the agency with reasonable assurance of performing and reporting in conformity with all applicable professional standards. Currently, the quality control processes, as designed, fail to ensure work is planned, performed and reported in accordance with **Generally Accepted Government Auditing Standards** (GAGAS or Yellow Book). Our reviews of the eight (8) directives provided by the CFTC OIG to document and evaluate its quality control processes identified the following weaknesses:

   a. **Work planned and reported as GAGAS was performed under standards other than GAGAS**

   The CFTC OIG policies and procedures indicate that audit and attestation engagements are performed to GAGAS standards, however, CFTC OIG quality processes are not designed to ensure the work was actually performed to those standards. The CFTC OIG quality control processes do not include a section on planning or guidance that the OIG staff must first consider and document the standard under which the work will be planned, performed and reported before commencing fieldwork. The policies do not include instruction that if a decision is made to change the engagement standard, it must be fully documented in the audit files. Further, CFTC OIG quality processes did not detect or correct instances where work planned and reported as GAGAS failed to meet the standard. GAS section 1.11 states, “When auditors are required to follow GAGAS or are representing to others that they followed GAGAS, they should follow all applicable GAGAS requirements and should refer to compliance with GAGAS in the auditors’ report as set forth in paragraph 1.12 and 1.13.”

   In order to determine which OIG work products could be selected for peer review, the peer review team first reviewed the CFTC OIG Semiannual Reports to Congress available on the CFTC OIG’s internet site for the periods September 2006 through March 2010. The team then reviewed the listings of annual “audit programs” provided by the CFTC OIG for fiscal years 2007 through 2010. The audit programs were a listing of CFTC OIG work in progress for each fiscal year. The review of semiannual reports and audit programs was performed during the peer review planning phase and prior to fieldwork. Because the listings of annual audit programs did not specify which work was performed as GAGAS, we requested the OIG staff respond “yes” or “no” as to whether the listed work products were a) performed under GAGAS, and b) the audit report included a statement that the engagement was performed in accordance with GAGAS. The peer review team then interviewed CFTC OIG staff regarding the yes and no responses provided to the annual audit programs and also reviewed the workpaper binders of audits completed in fiscal years 2008 and 2009.
The table on the following page presents the results of an assessment of the CFTC OIG work products by the peer review team using six criteria:

- description in Semiannual Reports to Congress during the planning phase;
- planning documents located in audit files presented for peer review;
- final report or memorandum;
- description in Semiannual Reports to Congress after work completed;
- workpapers or results documents for items where a memorandum was used as the report to the CFTC Chairman; and
- CFTC OIG tables of audit programs and corresponding questions/responses on whether the work was planned and reported under GAGAS.

The assessment was performed to determine whether or not the work products were planned, performed and reported as GAGAS audits, reviews, or attestation engagements, and thus selectable for peer review testing.
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<tbody>
<tr>
<td>1. Semiannual reports prior to work (planning phase)⁴</td>
<td>Annual Audit</td>
<td>Annual Audit</td>
<td>Annual Audit</td>
<td>Audit</td>
<td>2006 Audit 2007 review only listed at completion</td>
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<tr>
<td>2. Planning documents located in the files presented for peer review.</td>
<td>Includes reference to GAAS, GAS, and OMB guidance</td>
<td>GAGAS</td>
<td>GAGAS (twice) and describes the limitation on controls testing performed</td>
<td>GAGAS</td>
<td>None Available</td>
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<tr>
<td>3. Final report or memorandum.</td>
<td>Audit opinion references US GAAS, GAS and OMB guidance</td>
<td>No reference to GAGAS in OIG template submitted to OMB as part of agency reporting package⁵</td>
<td>No reference to GAGAS in 2 sentence memorandum. Refers to “limited review”</td>
<td>GAGAS</td>
<td>None Available</td>
</tr>
<tr>
<td>5. CFTC OIG workpapers (results documents) for items that only included transmittal memos as official report to Chairman.</td>
<td>Not applicable</td>
<td>GAGAS section 1.23(b)⁶ for the one IT system selected for detailed review</td>
<td>GAGAS (twice) and describes the limitation on controls testing performed</td>
<td>Not applicable</td>
<td>None Available</td>
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<td>6. CFTC OIG tables of work products and corresponding questions on whether GAGAS planned and GAGAS reported.</td>
<td>Planned: Yes Reported: No Response</td>
<td>Planned: No Response Reported: Yes</td>
<td>Planned: No Response Reported: Yes</td>
<td>Planned: No Response Reported: Yes</td>
<td>Not included on 2007 list of annual work products but should have been. The 2008 list of work products states it was not a GAGAS audit, but no records are available to verify. The annual audits are completed after September 30 and are reported in the March 2007 and March 2008 semiannual reports. OIG provided positive assurance in reports that the agency complied with GPRA terms.</td>
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¹ The 2007 and 2008 FISMA files were not available for review. It does not appear the workpaper files were prepared or reviewed.

² The 2007 FMFIA file was reviewed by the Inspector General who did not meet CPE requirements to perform the role. The 2008 file was not subject to supervisory review at the time of the engagement. Review commenced during peer review fieldwork in August 2010. The 2009 file was reviewed prior to peer review fieldwork commencing. The IG Counsel performed the reviews of the 2008 and 2009 files for “clarity and legal references” only, not compliance with GAGAS.

³ No manual or electronic workpaper files were available for peer review on the annual compliance audit performed by the OIG from 2001 through 2007.

⁴ None of the semiannual reports reviewed for March 2006 through March 2010 explicitly stated whether OIG work products were planned or performed under GAGAS, but primarily referred to the engagements as “audits.”

⁵ The 2009 FISMA package was submitted electronically to OMB using data transfer portal. The template report/submission packet does not contain a GAGAS reference.

⁶ GAGAS section 1.23(b) relates to attestation engagements defined as a review that “Consists of sufficient testing to express a conclusion about whether any information came to the auditors' attention on the basis of the work performed that indicates the subject matter is not based on (or not in conformity with) the criteria or the assertion is not presented (or not fairly stated) in all material respects based on the criteria.” In the schedule Appendix A prepared for the peer review, the CFTC OIG staff stated repeatedly that they do not perform attestation engagements.
Based on the work product assessment, we selected two audits for peer review testing; the Review of Agency’s Use of Contractors (Use of Contractors) and the 2009 FMFIA (Federal Managers’ Financial Integrity Act) A-123 Review. Both audits contained statements in the audit planning documents that the work would be planned and performed in accordance with generally accepted government auditing standards. The Use of Contractors report included the statement that “We conducted this audit in accordance with generally accepted government auditing standards.” In addition, the FEC OIG’s review of the CFTC OIG’s Semiannual Reports to Congress shows that in March and September of 2007, CFTC OIG reported the Use of Contractors as a current audit. In March 2008, the assignment was identified in the CFTC OIG’s semiannual report as a current review. When the assignment was completed, the CFTC OIG’s September 2008 semiannual report identified the Use of Contractors as completed under a heading labeled “Completed Audits and Reviews.” The 2009 FMFIA A-123 Review planning and results documents included the statement “We are planning and performing this review in accordance with generally accepted government auditing standards.” Further, the CFTC OIG’s March 2009 Semiannual Report to Congress listed the FMFIA A-123 Review on the OIG’s audit agenda. In September 2009, CFTC OIG’s semiannual report labels the FMFIA A-123 Review as a current audit, and then in March 2010 as a completed audit.

Detailed review of the two audits showed deficiencies in complying with GAGAS. The CFTC OIG was notified of the peer review team’s intent to select these two audits for peer review at the beginning of fieldwork, August 4, 2010, and formally notified the IG prior to the conclusion of fieldwork on August 18, 2010. During a meeting to discuss the results of this peer review and interim findings, a CFTC staff member explained that the Use of Contractors work was performed as “GAGAS-like.” The IG explained that a decision had been made to change the work from a GAGAS audit to a review not subject to full “Yellow Book” (GAS) audit standards and that the inclusion of the GAGAS performance standard statement in the final report was an error that was not detected during supervisory review. We did not find any documentation in the workpapers to indicate a decision by the OIG to change from GAGAS to another engagement standard. Further, during an interview, the CFTC OIG Assistant Inspector General for Audit (AIGA) stated the decision to perform work in accordance with GAGAS is made at the audit planning stage, and documented in the audit plan. The AIGA asserted no audits were planned as GAGAS and not completed as GAGAS.

CFTC Directive No. 50, Reporting, lists “OIG Observations” as one of six report types that may be produced by the OIG which differs from Formal Reporting of Audit Results because:

“OIG observations are the result of very limited scope reviews. When a weakness or other concern comes to the attention of the OIG, the IG may determine that a quick review and notification to Agency management is appropriate, rather than an audit or inspection.”

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7 The 2009 annual financial statement audit was also selected to test monitoring of independent public accounting (IPA) firm monitoring.

8 This naming and presentation is consistent with a prior audit, Review of the Need for a Los Angeles Office, which was reported as an audit in the March and September 2006 semiannual reports, and selected for peer review in 2007.
We note that the Use of Contractors audit was neither a limited scope nor a quick review. The audit was conducted over a fifteen month period from March 2007 through July 2008. The final report was issued August 1, 2008. The executive summary of the final report contains the following audit objectives:

“The objective of this audit was to provide the Chairman with a complete picture of the Commission's use of contractors and to determine whether the Agency has effectively employed contractors to replace and complement its staff. More specifically, we sought to ensure that the Agency was not employing contractors to perform inherently governmental functions and, for the two largest contracts, was not employing contractors to perform work that could be performed by agency employees at lesser cost.”

Based on planning documents, the stated objectives, and the time taken to plan, perform and report the results, we believe the Use of Contractors audit was intended to be performed to GAGAS standards as indicated in CFTC OIG directives, planning documents, and the final report. Due to quality control deficiencies, however, the audit failed to meet the stated standards.

The 2009 FMFIA A-123 review planning and results document stated the work would be performed as a limited review, but also referenced GAGAS performance standards as follows:

- “We are planning and performing this review in accordance with generally accepted government auditing standards, and
- We will follow Generally Accepted Government Auditing Standards during this review.”

Again, the CFTC OIG referenced the plan to perform work in accordance with GAGAS standards, but quality processes failed to detect variances from the standards in documenting and communicating findings, reporting the complete results of the audit, and the views of responsible officials.

**Recommendations** – The CFTC OIG should:

1.a.1 improve its quality control processes, including documented policies and procedures, to ensure that initial and subsequent assessments and decisions to perform work as audits, inspections, investigations or limited reviews are adequately documented and retained in the audit file; and

1.a.2 ensure audit reports fully and accurately reflect the performance standards and include modified or unmodified GAGAS compliance statements, as appropriate.

**CFTC OIG Response**

FEC OIG concluded that Use of Contractors was a GAGAS audit. First, FEC OIG based their conclusion on the planning documents and the initially stated objectives. Secondly, they based their conclusion on the amount of time taken to plan, perform and report the results of this review.
We disagree with FEC OIG’s characterization of the Use of Contractors audit as a GAGAS audit; however, we take responsibility for any confusion regarding the identity of this report. Although Use of Contractors was initially intended as a GAGAS audit, we later decided to perform this project as a review that would not be GAGAS-compliant. This decision was motivated by the passage of time caused by staff turnover and the distraction of higher priorities. The decision to conduct Use of Contractors as a non-GAGAS review, instead of a GAGAS audit, is evidenced in our Semiannual Reports. We initially described the project as an audit (September 2007 CFTC OIG Semiannual Report), but changed the description in the March 2008 Semiannual Report to “review.” The September 2008 CFTC OIG SAR contains the only public description of the completed and final Use of Contractors report issued to Congress or to the public, and it describes the work performed for this review (as well as our conclusions) in some detail, and neither mentions nor describes compliance with GAGAS.

With regard to the time taken to plan, perform and report results, FEC OIG does not discuss applicable GAGAS provisions imposing time limitations for non-GAGAS audits and we are not aware of any provisions in GAGAS (or in our own policies/procedures) that would require a project to comply with GAGAS due to the passage of time. The project was intended to be a quick turn-around, but both staff turnover and higher priorities, including multiple interactions with the Congress, resulted in the IG extending the completion date, and the Use of Contractors took fifteen months.

CFTC OIG’s error was not properly amending the final report and the planning documents. We regret the error, and will take steps to develop and implement policies and internal controls to prevent such conflicting and confusing errors in the future.

In light of the decision not to perform Use of Contractors as a GAGAS audit, instances of non-compliance with GAGAS are numerous. However, we disagree with FEC OIG’s position that because of these problems that CFTC’s report findings are inaccurate or incomplete in any way.

Specifically, the decision not to perform a comparison of contractor versus CFTC employee cost for the tasks under two major contracts was a conscious one made by CFTC OIG during the process and explained in the final report on page 12. We do not believe that FEC OIG is in an adequate position to second guess this CFTC OIG decision.

FEC OIG concludes that the 2009 FMFIA A-123 review planning and results document stated the work would be performed as a limited review, but faults 2009 FMFIA A-123 because it also referenced GAGAS performance standards. CFTC OIG’s error was in not fully describing in detail the scope of the limited review. To generally reference GAGAS standards without stating any planned limitations, even in the context of the performance of a limited review, was error.

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9 CFTC OIG Response: Specifically, in the weeks leading up to issuance of the Use of Contractors report, we anticipated a Senate request that would require extensive resources.
10 CFTC OIG Response: The decision to alter the original audit plan was also documented informally in an email between OIG staff that was recently uncovered and previously not provided to FEC OIG.
11 CFTC OIG Response: This review has never been requested under FOIA nor otherwise made public. If so requested, we will provide an updated version that removes the statement regarding GAGAS compliance, with an explanation citing this peer review.
We regret these errors. Aside from the comments noted above, we otherwise agree with the findings and recommendations and have initiated steps to improve CFTC OIG internal controls to prevent these errors in the future. These steps include revising our policies and procedures providing for detailed independent referencing of all audits.

**FEC OIG Analysis of Response**

Due to the CFTC OIG staff’s inability at the beginning of the peer review to clearly identify which work assignments were conducted in accordance with GAGAS, the FEC OIG conducted a work product analysis to determine the GAGAS audit population for testing. The basis of the FEC OIG’s conclusion for the selected audits is outlined in the table on page five and includes six criteria. Contrary to CFTC OIG’s response above, the timeframe in which the audit was conducted was not one of the six criteria considered for selecting audits for peer review testing; rather the decision was based on a preponderance of evidence. We would also like to reiterate that we gave notice to the CFTC OIG at the start of fieldwork concerning which audits had been selected for review, and formally notified the Inspector General prior to the end of fieldwork, and no concerns or objections were made following these notifications.

In regards to the CFTC’s conscious decision to not perform a cost comparison in the 2008 Review of Agency Use of Contractors, the audit work performed by the CFTC OIG was insufficient to support assertions made to the CFTC Chairman and Congress regarding the cost analysis of CFTC contracts. Specifically, the audit report and a SAR to Congress states the CFTC OIG: “. . . chose to examine in detail the two largest Agency contracts resulting in the greatest influx of contract employees to ensure that these tasks could not be performed by Agency employees at lesser cost” [emphasis added]. CFTC OIG’s workpapers identified this objective was achieved based on interviews. In our professional judgment, the CFTC OIG could not properly perform an assessment of contractor costs based on interviews alone, but would have required some cost analysis by the OIG, which was not performed.

The CFTC OIG has agreed to implement the recommendations, and the FEC OIG believes that these recommendations when implemented will address the weaknesses identified.

**b. Policies and procedures for supervisory review and independent referencing are not adequate (repeat finding)**

In the previous peer review, the team identified that policies on workpaper supervisory review did not detail what specific actions would be performed by the reviewer or that independent referencing would be performed as one of the steps. Our review of the CFTC OIG directives and detailed testing of audits selected for peer review testing show this finding has not been addressed. According to GAS section 7.80c, auditors should document “evidence of supervisory review, before the audit report is issued, of the work performed that supports findings, conclusions, and recommendations contained in the audit report.”

OIG Directive No. 1, *Quality Control Policies and Procedures*, describes workpaper review as follows:
“3) Review of work papers and report. Prior to issuance of the final report, the AIG-A should provide all work papers and cross referenced report to the Inspector General or designee for review and comment. In some instances, work paper review can occur after a draft of the report is issued to management. The purpose of this review is to assist the Inspector General in ensuring that the audit work meets all auditing standards and that findings and recommendations in the report are sufficiently supported by evidence in the work papers. The Inspector General’s work paper review should be documented and, if the review was completed by the Inspector General’s designee, the Inspector of [sic] General shall provide the final clearance of the designee’s review of the work papers. The Inspector General’s initial on the cover sheet is sufficient evidence that the Inspector General reviewed the work paper binder.”

The documented review process still does not describe what steps the reviewer will perform to ensure that “the audit work meets all auditing standards,” or how, other than initials on a cover sheet, the Inspector General (IG) will evidence review occurred at all. Further, the process described does not require documenting the date supervisory review was performed and evidence it occurred prior to issuing the final report. Directive No. 30, Work Papers, states, “Should the Inspector General review work papers during the audit process a listing of comments could be included in the work paper file.” This instruction indicates that performing or documenting supervisory review of the workpapers is optional. There is no instruction requiring OIG staff review and to document the steps taken to resolve each comment prior to issuing the final report. Directive No. 1, however, does include a Work Paper and Audit Report Quality Control Review Checklist with instructions that state:

“OIG Directive No. 1 has an attachment which is a review guide that the IG or designee could use to document the review of work papers or the report (task number three in the QC Policies and Procedures section). This checklist is NOT intended to be all inclusive- reviewers are encouraged to supplement the checklist.” [Emphasis added]

The checklist contains questions to help identify whether the audit was performed in accordance with GAGAS. Item number 29 of 30 on the checklist asks “Is the report adequately cross referenced to supporting workpapers?” There are no checklist items or instructions in the policies and procedures directing how independent referencing should be performed and documented, who performed it, how it was determined the person was independent of the audit, or that the independent referencing must be completed prior to issuing the final report. According to the directive instructions, use of the term “could” indicates the checklist is not mandatory and we noted a lack of data fields to record the date the review was performed or name of the person performing the review. Further, interview with CFTC OIG staff during peer review fieldwork highlighted that the checklist was used by the person preparing the workpapers and not completed by the reviewer.

In order to illustrate good quality control standards, supervisory review and quality control checklist completion must be performed independently from those who conducted the audit. The current policies and procedures allow the IG to delegate supervisory review, but also notes that “the CFTC OIG consists of 4 employees. Therefore most audits are conducted by one or two individuals.” The quality control directive does not document a process to ensure adequate
segregation of duties between those performing audits and those responsible for conducting supervisory review. We noted the OIG staff member who performed supervisory review and independent referencing of the Use of Contractors audit performed significant work on the audit and composed all of the report from an outline prepared by the AIGA. The supervision and referencing were therefore not independent of the work performed and should not have been conducted by that individual. GAS, Appendix I, Supplementary Guidance, section A8.02a states “Referencing is a process in which an experienced auditor who is independent of the audit checks that statements of facts, figures, and dates are correctly reported, that the findings are adequately supported by the evidence in the audit documentation, and that the conclusions and recommendations flow logically from the evidence.”

For the Use of Contractors audit, we noted the documented supervisory review process of initialing workpaper binder tabs failed to detect missing and incomplete workpapers, incomplete and inadequate report referencing, and factual error and internal inconsistencies in the final report. The reviewer did not adequately assess and determine whether the audit evidence obtained was sufficient to support conclusions and recommendations in the report. None of the audit work performed by the reviewer was included in the audit file in paper or electronic form, therefore the reviewer did not initial any workpaper tabs as preparer. When questioned, the person who performed the supervisory review stated they had not received any instruction on workpaper preparation, supervisory review or report referencing. The person further explained that workpaper binder and report review “does not include any analysis of compliance with auditing standards,” rather the work is reviewed “for clarity and legal cites.”

**Recommendations** – The CFTC OIG should:

1.b.1 amend current policies and procedures to better define supervisory review processes, including which are optional and which are mandatory, to ensure compliance with GAGAS;

1.b.2 document and enforce control processes to ensure supervisory review is performed independently of those planning, performing and reporting audit results;

1.b.3 ensure staff assigned supervisory review responsibilities have adequate knowledge, skills, ability and training to perform the task;

1.b.4 document and enforce quality processes to ensure independent referencing is performed and all comments or questions resolved prior to final report release;

1.b.5 ensure adequate documentation is retained to support the fact that independent referencing was performed;

1.b.6 consider outsourcing independent referencing to another OIG or contractor to ensure adequate separation between those performing audit work and referencing of reports; and

1.b.7 consider transitioning to electronic workpapers to support adequate segregation of duties between those conducting audits and those performing supervisory review.
CFTC OIG Response

FEC OIG states that, for the Use of Contractors report, the supervisory review process pertaining to workpaper binder tabs “failed to detect missing and incomplete workpapers, incomplete and inadequate report referencing, and factual error and internal inconsistencies in the final audit.” FEC OIG supplied no details to CFTC OIG in this report or any other means regarding what workpapers were missing/incomplete, or regarding what factual errors and internal consistencies were found. Therefore we cannot respond to these assertions.

Due to low staffing levels, everyone assisted with the completion of the Review of Contractors, and independent referencing was not performed for this non-GAGAS project. The binders created for this non-GAGAS report were never reviewed for compliance with GAGAS.\(^\text{12}\) We did not believe these processes would be necessary for this non-GAGAS review. We determined that this level of effort was not warranted given staffing levels, and by the issues addressed in this project.

We will perform independent referencing for all future audits through the use of another OIG or contractors. Moreover, we will seek to increase staff sufficient to achieve these and other goals. We have obtained an electronic workpaper system and will transition to this system immediately. We are working with a former Inspector General who was head of the Peer Review Committee for the Executive Council on Integrity and Efficiency to enhance and implement our remediation plan. We will update and improve our policies and procedures as part of our remediation.

We agree with the recommendations under section 1.b, except for 1.b.2. At item 1.b.2, FEC OIG recommends that supervisory review be performed independently of those planning, performing and reporting audit results. We agree that GAGAS requires independent referencing to be performed by a qualified reviewer who has not participated in the audit; however, we believe supervision should be ongoing throughout the audit process, with the supervisor actively overseeing (i.e., supervising) the planning, performing and reporting of audit results. We believe that GAGAS does not require audit supervision to be conducted by someone with no involvement with the audit, and FEC OIG does not provide a citation to GAGAS for this recommendation.

FEC OIG Analysis of Response

CFTC OIG states in their response that the FEC OIG “supplied no details to CFTC OIG . . . regarding what workpapers were missing/incomplete, or regarding what factual errors and internal [in]consistencies were found.” In fact, the FEC OIG did provide to the CFTC OIG specific examples during the peer review fieldwork on the lack of documentation regarding interview write-ups, sampling methodology, sample selection, and reporting discrepancies. In addition, repeated attempts were made to obtain an understanding of the reason for missing and/or incomplete workpapers through direct interviews with the CFTC AIGA and Counsel. Further, these issues were brought to the CFTC OIG’s attention and provided in writing during our peer review discussion meeting held on August 27, 2010 with the CFTC’s IG, AIGA, and Counsel.

\(^{12}\) CFTC OIG Response: Our practice is to create and maintain electronic workpapers for all OIG projects, and to print the electronic workpapers prior to issuance. Consistent with this practice, electronic workpapers were created during 2007-2008 for the Use of Contractors review. In preparation for the peer review, we could not locate the printed and bound copies of the workpapers so new copies were printed and bound in 2010 for this peer review.
Counsel, as well as the peer review exit conference. Unfortunately, for reasons unknown to the FEC OIG, the CFTC OIG was ill prepared to discuss the details of the peer review results at these meetings, even though the CFTC OIG had been provided written documentation by the peer review team in advance of the meetings.

In regards to CFTC’s exception to recommendation 1.b.2, this recommendation refers to supervisory review rather than independent referencing. The FEC OIG agrees that supervisory review should be ongoing throughout the audit process. GAGAS 7.53 states: “Audit supervision involves providing sufficient guidance and direction to staff …reviewing the work performed, and providing effective on-the-job training.” To comply with GAGAS 7.53 in reviewing the work performed by the staff (supervisory review), the reviewer should be independent of the staff performing the audit. As with the Review of Agency Use of Contractors audit, the CFTC OIG staff person who performed supervisory review also performed detailed testing and played a significant role in composing the audit report. Simply stated, supervisory review is the supervision of others responsible for conducting the audit. Although we recognize the CFTC OIG is a small office, we believe appropriate supervision could have been performed to adhere to GAGAS.

The FEC OIG encourages the CFTC OIG to take all recommendations in consideration to improve the identified weaknesses.

c. **Policies and procedures do not reference independence standards**

The CFTC OIG had an actual impairment to independence during this peer review period relating to its ability to independently select the independent public accounting (IPA) firm to perform the Commission’s annual financial statement audit. For the fiscal year (FY) 2009 audit, the CFTC Contacting Officer and Chairman selected an IPA firm against the recommendation of the Inspector General (IG). The external impairment restricting the OIG from selecting the IPA was cured in FY 2010 by outsourcing OIG contracting officer support to the Department of Interior. Currently, the CFTC OIG policies and procedures are silent with respect to assessing both internal and external independence impairments.

GAS section 3.53b states, “An audit organization should include policies and procedures in its system of quality control that collectively address: Independence, legal, and ethical requirements: Policies and procedures designed to provide reasonable assurance that the audit organization and its personnel maintain independence, and comply with applicable legal and ethical requirements.”

**Recommendations** – We note that corrective actions have been taken by the CFTC to ensure OIG independence in selecting the IPA to perform the annual financial statement audit in 2010. The contract option years do not require competition for IPA selection until 2014. To ensure future independence impairments are adequately assessed and addressed, we recommend that CFTC OIG:
1.c.1 comply with GAS 3.11 and “include policies and procedures for identifying and resolving external impairments as part of their quality control system for compliance with GAS independence requirements;” and

1.c.2 formally document its policies and procedures for assessing and reporting potential internal independence impairments in accordance with GAS 3.08.

CFTC OIG Response
We are pleased that FEC OIG found that CFTC OIG cured an external impediment to OIG independence. Our efforts to alleviate the impairment included the submission of memos to Agency and Congressional staff, as well as meetings and discussions with Agency staff and Congressional staff. We agree to the findings and recommendations and will include policies and procedures for identifying and resolving external impairments as part of our quality control system and will formally document policies and procedures for assessing and reporting potential internal impairments in accordance with GAS requirements.

FEC OIG Analysis of Response
The CFTC OIG has agreed to implement the recommendations, and the FEC OIG believes that these recommendations when implemented will address the weaknesses identified.

d. Reporting on annual analysis of monitoring processes

GAS 3.54 states audit organizations should “analyze and summarize the results of its monitoring procedures at least annually, with identification of systemic issues needing improvement, along with recommendations for corrective action.” According to CFTC OIG staff, the analysis was performed and no systemic issues were identified; however, a summary or report of analysis was not prepared due to competing priorities.

Recommendation – The CFTC OIG should:

1.d.1 plan, conduct, and monitor analysis of monitoring procedures, at least annually, to evaluate:

- adherence to professional standards;
- whether the quality control system has been appropriately designed; and
- whether quality policies and procedures are operating effectively and complied with in practice.

CFTC OIG Response
We agree with the findings and consistent with GAS 3.54 we will implement the recommendation.

FEC OIG Analysis of Response
The CFTC OIG has agreed to implement the recommendation, and the FEC OIG believes that this recommendation when implemented will address the weakness identified.
2. **Deficiency – System of Quality Control Compliance**

The CFTC OIG staff did not comply with its documented quality control procedures. We noted the following compliance deficiencies during peer review testing:

**a. Preparing and retaining workpapers**

The CFTC OIG does not use electronic audit software to create and maintain workpapers and audit files. Instead workpapers are prepared electronically and then printed and consolidated into audit files. The CFTC OIG Directive 30, *Work Papers*, defines the policies and procedures for both manual and electronic workpaper creation, audit file preparation and indexing. Directive 70, *Recordkeeping, Retention Schedule, and FOIA*, describes audit file retention and disclosure processes. We found that the OIG did not comply with the directives and failed to prepare workpaper files for several audits. GAS section 7.80a-c states, “Under GAGAS, auditors should document the following: a) the objectives, scope, and methodology of the audit; b) the work performed to support significant judgments and conclusions, including descriptions of transactions and records examined; and c) evidence of supervisory review, before the audit report is issued, of the work performed that supports findings, conclusions, and recommendations contained in the audit report.”

After being informed that there were no workpaper files for the GPRA reviews performed annually from 2001 through 2007, we asked to see other workpaper files that might have been subject to our peer review testing. The CFTC OIG was unable to provide the 2007 and 2008 FISMA (Federal Information Security Management Act) files and volunteered that the 2008 FMFIA A-123 review had not been subject to supervisory review. When questioned about when the workpaper folders presented for peer review were physically assembled and signed as prepared and reviewed, a CFTC OIG staff member informed us that the files were prepared “a couple of weeks” prior to the start of the peer review fieldwork, and also stated another OIG member worked on the weekends prior to peer review fieldwork commencing to get the workpapers printed, filed in folders, and prepared for supervisory review. The individual then provided an email which showed the Use of Contractors file had supervisory review performed by the OIG’s Attorney-Advisor on August 2, 2010, the day before peer review fieldwork commenced. The staff member also stated that both the 2009 FMFIA and 2009 FISMA folders were recently signed as reviewed. The 2009 FMFIA workpapers were augmented in June and July 2010 to document the work performed by the OIG in September and October 2009. Based on the information provided, it is evident the CFTC OIG is not compliant with its policies and procedures and did not prepare workpaper files as a standard practice.

As stated previously, supervisory review by the CFTC OIG is evidenced by manually signing workpaper folder tabs. If the OIG does not prepare manual workpaper files and include all supporting records of work performed, then the OIG cannot ensure adequate supervisory review is performed or that all official records are retained.

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13 The CFTC OIG was contacted on May 27, 2010 to communicate the FEC OIG’s assignment as peer reviewer and to discuss the timing of fieldwork.
Recommendations – The CFTC OIG should:

2.a.1 prepare workpaper files for all OIG work products at the time work is performed and retain them in accordance with OIG and National Archives and Records Administration (NARA) record retention standards;

2.a.2 obtain and maintain adequate documentation on the dates workpapers are prepared and reviewed; and

2.a.3 ensure all workpapers are prepared and approved prior to the issuance of the final reports to the CFTC.

CFTC OIG Response
We agree with the findings and will implement the recommendations for all future audits. However, several FEC OIG statements are incorrect, or not apt. Specifically:

- While CFTC OIG did not comply with internal policies and procedures pertaining to workpapers before issuing reports, workpapers needed to support each report were created as part of ongoing fieldwork and completed before each report was issued.

- Except for the workpapers for the 2007 and 2008 FISMA reports, workpapers were provided to FEC OIG when requested. We have since located the original 2007 FISMA file – a 2 inch binder of workpapers. The workpaper binder for the 2008 FISMA Audit – also a two inch binder – was not located, and has been constructed from the existing electronic files created in 2008.

- With regard to GPRA we would note that our GPRA work was not presented to FEC OIG as a GAGAS audit subject to peer review under GAS. The time period cited by FEC OIG – 2001 to 2007 – includes several years outside the scope of this peer review. (We would note that our GPRA work was neither addressed nor criticized in the peer reviews performed on CFTC OIG in 2001, 2004, and 2007).

- CFTC OIG’s GPRA work was the responsibility of the former CFTC Deputy Inspector General. He retired in 2007. We did not believe it advisable to present the GRPA work that was completed during the period of this review (October 2006-March 2007) mainly because, as non-GAGAS work, it fell outside the scope of this peer review.

FEC OIG Analysis of Response
During the peer review fieldwork, the CFTC OIG failed to provide workpapers of two interviews conducted during the Use of Contractors audit; six other interview workpapers were not filed in the official audit file for review by the peer review team, but were later provided by the AIGA when requested by the FEC OIG. Based on these examples and the work we performed during the peer review, we stand by our statement that workpapers were not prepared in a timely manner.
The 2007 GPRA report prepared for the March 2008 Semiannual Report (SAR) to Congress was within the scope of the current peer review. As presented in the SAR, the FEC OIG believed the work could be subject to GAGAS testing as an attestation engagement due to the CFTC OIG’s reporting statement to Congress: “Based upon those reviews, the OIG has determined that the Commission has complied with GPRA’s terms.” The lack of files to support the positive assurance presented in the SAR to Congress raised additional concerns with respect to the CFTC OIG’s ability to determine the type of work performed and minimum quality standards under which it could be performed.

The CFTC OIG has agreed to implement the recommendations, and the FEC OIG believes that these recommendations when implemented will address the weaknesses identified.

b. Continuing professional education (CPE) requirements and documentation (repeat finding)

GAS states in section 3.48 that “The audit organization should have quality control procedures to help ensure that auditors meet the continuing education requirements, including documentation of the CPE completed.” The Inspector General (IG) did not meet the GAS 80 hour CPE requirement for the two year period January 1, 2007 through December 31, 2008. Further, the IG did not meet the GAS minimum requirement of 20 hours of training in 2009. Our review identified the IG as conducting interviews for one audit selected for peer review, as well as signing all reports or memoranda to management and the Chairman communicating the results of the audits. The IG also stated he reviews all audit files, but does not sign-off as the reviewer. According to GAS, these are functions that require adherence to the GAS CPE requirements. This was also a finding identified in the prior peer review. During the 2007 peer review, neither the IG nor the former Deputy Inspector General met the 80 hour CPE requirement.

We also found the CFTC OIG did not have adequate documentation to support the CPEs reported for the IG or other staff. In response to the prior peer review report finding regarding lack of adequate documentation of CPE training attended, the CFTC OIG proposed the following remediation strategy:

“The Office of Inspector General will enhance its record keeping of the Continuing Professional Education (CPE) courses and hours for its staff. All staff members will supply to the administrative person all certificates and records of attendance at all CPE courses. In addition, each staff member is responsible for logging into a centralized MS-Excel spreadsheet all pertinent details associated with any relevant CPE course work.”

Our review of the centralized spreadsheet and supporting documentation again identified that staff did not obtain or maintain adequate support for training attended. Further, the CFTC OIG did not establish a two year reporting cycle and staff differed in how they applied the two year reporting period: some reported based on a fiscal year, others on a calendar year cycle.
Recommendations – The CFTC OIG should:

2.b.1 take steps necessary to ensure the staff meets their responsibilities for CPE requirements and maintain documentation, as described by GAS, supporting CPE hours earned. Because the prior finding has not been cleared by the practice to maintain a centralized spreadsheet, the following additional controls are recommended for the CFTC OIG:

2.b.2 Staff required to comply with the GAS standards should include the requirement in their annual performance plans and monitor progress towards meeting the training objectives quarterly;

2.b.3 Staff should only record CPEs for training that qualify as CPE under GAS; 14

2.b.4 Adequate funds for training should be requested in order to meet the training requirements. The current annual budget of $5,000 for all staff may not be sufficient; and

2.b.5 The centralized spreadsheet should be reviewed quarterly to ensure staff are on track to meet annual and biennial training requirements, as well as verify that adequate documentation to support CPEs reported in the spreadsheet are maintained.

CFTC OIG Response
We agree with the findings and will implement the recommendations. With regard to item 2.b.4., additional funding will be requested only to the extent we are able to document the need. We would point out that, although the Inspector General has not participated in an abundance of classroom training during the peer review period, he has attended numerous professional meetings, including monthly meetings for the Inspectors General for the financial regulators (both prior and subsequent to passage of the Dodd-Frank Act), in which ongoing legal and regulatory issues applicable to the agency and the IG community were discussed.

FEC OIG Analysis of Response
The CFTC OIG has agreed to implement the recommendations, and the FEC OIG believes that these recommendations when implemented will address the weaknesses identified. Further, the FEC OIG believes the results of this peer review are a reasonable basis to document the need for additional funding to ensure the CFTC OIG complies with the GAGAS CPE requirements.

c. Reports made available to the public

The CFTC OIG does not make audit reports available to the public via the internet when the reports are issued to the public, as required by the IG Reform Act of 2008 (IG Act). Specifically, the OIG’s contracted annual financial statement audit reports are not available on the OIG’s website. These annual audit reports are included in the agency’s annual Performance and Accountability Reports, which are made available to the public. As a result, the OIG has failed to adhere to the IG Act requirement that “not later than 3 days after any report or audit (or 14 GAS, Guidance on GAGAS Requirements for Continuing Professional Education,” GAO-05-568G, April 2005.
portion of any report or audit) is made publicly available, post that report or audit (or portion of that report or audit) on the website of the Office of Inspector General.” We noted that other reports are available on the OIG’s website, primarily Semiannual Reports to Congress, but no audit reports are available on the OIG’s publicly accessible internet website.

CFTC OIG Directive No. 50 states:

“The Administrative Assistant will distribute the final audit report to the auditee, the Chairman, and other appropriate members of CFTC management. Audit reports are written with disclosure to the public in mind; see section 8.05 of the Government Auditing Standards, July 2007 Revision. In accordance with the IG Reform Act of 2008, an audit is posted to the CFTC OIG website not later than 3 days after the report is made publicly available. 5 U.S.C. App. 3 Sec. 8L.”

Based on these facts, the CFTC OIG is not compliant with its own policies and procedures for making reports available in accordance with the IG Reform Act.

Recommendation – The CFTC OIG should:

2.c.1 make its reports available to the public in accordance with internal policies, procedures, and the IG Reform Act of 2008.

CFTC OIG Response
We agree with the findings and recommendations. A link to the financial statement audit has been added to the CFTC OIG webpage.

FEC OIG Analysis of Response
The FEC OIG believes the CFTC OIG has taken steps in the right direction to implement this recommendation.

d. Audit planning control assessment was not performed or documented (repeat finding)

GAS section 7.16, Field Work Standards for Performance Audits, indicate that auditors should obtain an understanding of internal controls significant to the audit objective. If the auditor determines that certain standards do not apply, or if an applicable standard is not followed, the reason therefore, and the known effects of not following the applicable standard should be documented. The GAS Reporting Standard for Performance Audits states that auditors should include in the audit report, the scope of their work on internal controls, any significant deficiencies found during the audit and any departures from GAS. During our review of the workpapers for the Use of Contractors audit we found that the CFTC OIG did not document an assessment of internal controls. Further, it was not documented in the workpapers or the audit report that internal controls were not assessed. This finding was also reported in the prior peer review conducted by the NEH OIG in 2007.

The Use of Contractors audit “sought to ensure that the Agency was not employing contractors to perform inherently governmental functions and, for the two largest contracts, was not
employing contractors to perform work that could be performed by agency employees at lesser cost.” Both the Executive Summary and the Objectives, Scope and Methodology sections of the final audit report indicated that a detailed cost benefit analysis would be, and had been performed, for the two contracts selected for detailed review. The Conclusion section of the audit report, however, stated that a detailed analysis was not performed based on opinions of those interviewed. Legal criteria is documented in the audit report and file, however OIG staff did not use that criteria to assess whether or not the agency had adequate internal controls to ensure services that were considered “inherently governmental” were not contracted to external providers.

**Recommendations** – The CFTC OIG should:

2.d.1 conduct adequate audit planning and sufficiently assess internal controls, audit risk, and user needs;
2.d.2 plan and perform audit testing to meet GAS requirements and user needs;
2.d.3 clearly document planning decisions and deviations from GAS in the audit file and report; and
2.d.4 employ an experienced auditor to augment the current non-audit OIG staff.

**CFTC OIG Response**
The Executive Summary for the Use of Contractors report stated that OIG sought to “ensure that the Agency...for the two largest contracts, was not employing contractors to perform work that could be performed by agency employees at lesser cost.” The Objectives, Scope and Methodology section stated that OIG sought “to ascertain whether the services obtained through [the two largest contracts] could be obtained in equal measure through CFTC full time employees and, if so, whether the use of contractors in place of full time employees was cost-effective.” The Report made clear that cost was a concern to be addressed, but did not state that a detailed cost benefit analysis had been performed, and though we were aware that examination of the Agency’s use of contractors may require a cost comparison – not cost benefit analysis -, ultimately we concluded that even a cost comparison was not needed. We fail to understand how FEC OIG can claim that both the Executive Summary and the Objectives, Scope and Methodology sections of the final audit report indicated that a detailed cost benefit analysis would be, and had been performed, because they do not provide any reference to the text. However, we agree that our decision not to perform a cost comparison should have been documented in the work papers even though the decision was clearly explained in the report.

The Report explained:

If the task requires unusual expertise such that qualified individuals cannot be obtained at CT pay levels, or if the work is temporary in nature, it may be impossible or impracticable to find individuals willing to work for CT pay or on a temporary basis. If that is the case, it will be appropriate to hire contract employees.
With regard to the two largest contracts, CFTC OIG concluded that the services procured required sufficiently unusual expertise (i.e., computer programming) or work of a temporary nature (i.e., both computer programming and help desk services for successive IT systems and processes used at CFTC), to warrant treatment of both services as necessitating the use of contractors rather than full time employees. That is, in order to transition to successive systems for programming and help desk services, contractors would be able to provide constant and rapidly evolving services, while full time employees would require constant retraining that would result in a sacrifice of speed and efficiency, with little to no benefit associated with prior experience with defunct Agency IT systems. Consequently, we determined that the Agency’s need to be able to quickly transition to new systems mandated the use of contract employees and that the work performed under these contracts could NOT be provided in equal measure by full time employees, and stated our conclusion in the section titled “Conclusions.” We disagree with the FEC’s statement that a cost-benefit analysis was necessary.

Use of Contractors ultimately was not conducted as a GAGAS audit. Accordingly, at footnote 18, the Report stated: “During this review we chose not to examine the internal controls associated with producing help-desk data such as frequency of service calls.” We did not address our decision whether to examine controls associated with other Agency functions involved with our review, and agree that standards applicable to GAGAS-compliant audits would require more detailed treatment of Agency controls. During our field work for Agency Use of Contractors, we determined the level of effort necessary to test Agency controls would not bring value to the project, which had a narrow purpose.

We agree with the findings (as tempered by our comments, above) and will implement the recommendations for all future audits.

FEC OIG Analysis of Response
We acknowledge the Use of Contractors audit report did not specifically indicate that a detailed cost-benefit analysis would be performed. However, our conclusion remains unchanged; the audit work performed was insufficient to achieve the stated objectives, as required by GAGAS. The CFTC OIG’s Semiannual Report to Congress at the completion of the audit stated that CFTC OIG “. . . chose to examine in detail the two largest Agency contracts resulting in the greatest influx of contract employees to ensure that these tasks could not be performed by Agency employees at lesser cost” [emphasis added]. In addition, the Objectives, Scope, and Methodology section of the audit report for the Use of Contractors states “. . . ascertain whether the services obtained through these contracts could be obtained in equal measure through CFTC full time employees and, if so, whether the use of contractors . . . was cost effective.” In order to be in compliance with GAGAS 1.29, which states, “Audit objectives that focus on economy

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15 CFTC OIG Response: Granted, our analysis was based mostly on interviews of CFTC employees; however, we did not limit our interviews to CFTC employees with an interest in the outcome of our review. In addition to CFTC IT managers (who arguably might seek affirmation that the use contract employees was proper), we interviewed users who depend on CFTC IT services to monitor the markets and enforce the Commodity Exchange Act. We also interviewed current CFTC employees who had previously performed the same services now performed under the two largest contracts (starting either as full time or contract employees), but had transitioned to other full-time work at CFTC.
and efficiency address the costs and resources used to achieve program results, ” a cost comparison or analysis should have been performed to achieve the CFTC OIG’s audit objective.

In regards to the intended scope of the Use of Contractors audit, based on the CFTC OIG’s planning documents and Executive Summary of the audit report, CFTC OIG’s objective “... was to provide the Chairman with a complete picture of the Agency’s use of contractors . . .” [emphasis added]. This objective concludes that the audit was not intended to have a narrow purpose.

The FEC OIG encourages the CFTC OIG to take all recommendations in consideration to improve the identified weaknesses, and to also comply with GAGAS 1.29 for future audits that include objectives related to economy and efficiency.

e. Audit evidence and documentation

Numerous deficiencies in audit evidence and documentation were noted in the Agency’s Use of Contractors audit workpapers. First, the audit relied nearly exclusively on testimonial evidence. The audit planning for the Use of Contractors audit did not identify sources of audit evidence and determine the amount and type of evidence needed given audit risk and significance. GAS section 7.55 requires auditors to “… obtain sufficient, appropriate evidence to provide a reasonable basis for their findings and conclusions.” It does not appear the audit team adequately assessed the nature and profile of the program and the needs of potential users of the audit report. For the two contracts selected for detailed review by the CFTC OIG, the report did not convey the relative costs and staffing levels for the periods when CFTC employees were used compared to the current model of fully contracted services. Further, the report did not describe current and forward year contract costs or staffing levels compared to projected costs if CFTC had retained employees or chose to convert the contracts back to the federal employees. The information on number of employees, relative costs of employees compared to contractors, current and forward year contract costs, and analysis between the two options was necessary to meet the stated audit objective that “for the two largest contracts, was not employing contractors to perform work that could be performed by agency employees at lesser cost.”

The team did not perform sufficient work to evaluate the objectivity, credibility, and reliability of testimonial evidence. Some of the testimonial evidence was not located in the audit file, but was produced during the peer review. Other testimonial evidence referenced in the audit file could not be located. Detailed review of some interviews by the peer review team showed inconsistencies between information presented as fact in interviews, compared to contract information and summary schedules present in the workpapers.

The audit workpapers did not include documentation to describe the sampling method used and whether or not the method was appropriate for the audit objectives. Further, the audit file did not include documentation describing the analysis or testing performed on 235 contracts initially reviewed to obtain the sample of 65 contracts described in the audit report. There is also no documentation in the file to support that the OIG staff performed sufficient work to determine the reliability of information obtained from the Contracting Officer used as the initial population for detailed testing. In addition, OIG staff did not clearly document the work performed to
support significant judgments and conclusions, including descriptions of transactions and records examined. The detail on whether or not the 65 contracts were tested as inherently governmental is not documented in the workpapers.

The workpapers did not include internal referencing or summary workpapers to enable an experienced auditor to understand the nature, timing, and extent of work performed. Only by performing a detailed review of the limited audit file and holding repeated interviews with OIG staff was the peer review team able to understand the extent of work performed for the Use of Contractors audit.

OIG staff did not ensure all mandatory or presumptively mandatory\textsuperscript{16} GAGAS requirements were met or achieved by alternate procedures in accordance with GAS section 1.12a. In addition, the reasons for departures from GAGAS requirements were not documented in accordance with GAS section 1.12b.

For the 2009 FMFIA A-123 audit, findings and recommendations were not developed for the audit. Instead, the OIG staff member documented comments on CFTC control assessments where exceptions were noted, and the OIG communicated them verbally to management. Responses from management to the OIG were also received verbally and not documented in the audit file. The OIG staff member did not prepare a comment sheet on each control assessment reviewed. Instead, comment sheets were only prepared for control assessments if a deficiency was noted. This practice could not allow the person conducting supervisory review to determine whether all control assessments had been reviewed by the OIG and that the testing was complete.

**Recommendations** – The CFTC OIG should:

2.e.1 require staff attend audit training to ensure they plan for, obtain, and prepare adequate audit evidence to comply with the GAS standards;

2.e.2 develop findings and clearly document the communication of the findings to management, and management’s agreement or disagreement with the findings;

2.e.3 retain the information on communicated findings, management’s response, corrective actions taken by management, and OIG verification of corrective actions in the audit file, and also include the information in the audit report, where applicable.

\textsuperscript{16} GAS 1.07 defines the two categories of professional requirements, identified by specific terms, to describe the degree of responsibility they impose on auditors as follows: a) unconditional requirements associated with the words must or is required, and b) presumptively mandatory requirements associated with the word should. Under the standard, “Auditors and audit organizations are required to comply with presumptively mandatory requirements in all cases where the requirement applies; however, in rare circumstances, auditors and audit organizations may depart from a presumptively mandatory requirement provided they document their justification for the departure and how the alternative procedures performed in the circumstances were sufficient to achieve the objectives of the presumptively mandatory requirement.”
CFTC OIG Response

FEC OIG states: “[t]he team did not perform sufficient work to evaluate the objectivity, credibility, and reliability of testimonial evidence.” We would point out that we did note in the report the unanimity among help desk users, all of whom stated they were satisfied with the level of assistance obtained from the contract help desk workers, as well as the unanimity among former help desk employees who had transitioned to other Agency jobs and uniformly opined the job was more suitable for contractors due to the need to update the skill set on the help desk to keep pace with evolving Agency systems. Certainly help desk users and former help desk employees were questioned in order to, among other things, reveal inaccuracies and any possible bias in the statements given by IT management (who might be presumed to harbor a bias in favor of the correctness of their contracting decisions in the IT area). In the absence of disagreement across the various players (help desk users, IT management and former help desk employees), which we believed to be an indicator of credibility, we were not inclined to devote further resources to test credibility and reliability.

FEC OIG states: “[d]etailed review of some interviews by the peer review team showed inconsistencies between information presented as fact in interviews, compared to contract information and summary schedules present in the workpapers.” Because FEC OIG did not describe the substance of any interview they believed to be inaccurate, and did not describe the materials in the record that, in their mind, created an inconsistency, we disagree and cannot respond. We interviewed over 30 people for this review, and do not know which ones FEC OIG oppose. We also note FEC OIG does not indicate whether the perceived inaccuracies were relevant and material to the findings and recommendations in the report.

FEC OIG states: “[t]here is …no documentation in the file to support that the OIG staff performed sufficient work to determine the reliability of information obtained from the Contracting Officer used as the initial population for testing.” We would note that FEC OIG was incorrect that the initial population for our testing was provided by the Contracting Officer. We directly accessed the CFTC contracts data base to select our initial sample. Moreover, the population of CFTC contracts is reviewed each year as part of the financial statement audit. We did not believe it necessary or efficient to repeat the exercise for this review. However, we agree that our decision not to perform additional work to determine the reliability of information obtained from the CFTC contracts data base and reasons therefore should have been documented in the work papers.

To the extent FEC OIG addresses the lack of a cost-benefit analysis in the Use of Contractors report, we repeat our previous statements regarding this issue.

We agree (except as noted above) with the findings and will implement the recommendations for all future audits.

FEC OIG Analysis of Response

The FEC OIG is encouraged by the CFTC’s agreement to implement improvements to their audit process. It is our professional judgment that the CFTC OIG did not perform sufficient work to evaluate the objectivity, credibility, and reliability of testimonial evidence to achieve their stated objective: “…for the two largest contracts, was not employing contractors to perform work that
could be performed by agency employees at lesser cost.” When using testimonial evidence, GAGAS states:

- 7.61- Testimonial evidence may be useful in interpreting or corroborating documentary or physical information. Auditors should evaluate the objectivity, credibility, and reliability of the testimonial evidence. Documentary evidence may be used to help verify, support, or challenge testimonial evidence.

- 7.68- Auditors should determine the overall sufficiency and appropriateness of evidence to provide a reasonable basis for the findings and conclusions, within the context of the audit objectives.

- 7.70 b (3)- Evidence is not sufficient or not appropriate when . . . the evidence does not provide an adequate basis for addressing the audit objectives or supporting the findings and conclusions. Auditors should not use such evidence as support for findings and conclusions.

In addition, based on the sole use of interviews to achieve the CFTC OIG’s stated objective, the failure to produce all interviews to the FEC OIG; the lack of workpaper support maintained in the official audit file; and the inconsistencies of documented information continues to support the FEC OIG’s statement that sufficient work was not performed and documented to support the findings and conclusions. The substance of these instances was discussed with the CFTC OIG during fieldwork and at the August 27, 2010 discussion meeting, and we were prepared to discuss them further during the exit conference, but as previously mentioned, the CFTC OIG was ill prepared to discuss the report in any detail. No concerns relating to the above were brought to our attention during the exit conference.

**f. Reporting is not compliant with GAGAS**

The CFTC OIG failed to meet GAGAS reporting standards in the Use of Contractors audit report. The report failed to disclose or clearly explain the relationship between the population and the items tested, and how the audit’s methodology and the completed audit work supports the audit objectives. According to GAS section 8.13, “In reporting audit methodology, auditors should explain how the completed audit work supports the audit objectives, including the evidence gathering and analysis techniques, in sufficient detail to allow knowledgeable users of their reports to understand how the auditors addressed the audit objectives.”

Further, the final report did not contain the views of the responsible officials, evaluation of management comments, a copy of the responsible officials’ written comments (or a summary), or any information on whether or not management comments were requested or provided, in accordance with GAS sections 8.33 and 8.43. The audit file indicates management did provide some comment on the draft report.

The CFTC OIG provided a draft report to management but did not provide a final report. The OIG indicated to the peer review team a final report was not provided because there were no changes between the draft and final report. However, the peer review team noted differences between the draft and final reports, such as the addition of two appendices, and the draft report
contained a “draft” watermark throughout the written report provided to management for comment.

The 2009 FMFIA A-123 Control audit report was actually a one paragraph memorandum. The memorandum did not explain:

- the audit’s objectives in a clear, specific manner;
- the reason(s) for undertaking the audit;
- the audit’s scope, including:
  - the relationship between the population and the items tested;
  - the period covered by the audit;
  - the kinds and sources of evidence used; and
  - how the audit’s methodology and completed audit work supports the audit objectives.

The audit report (memorandum) did not include the views of the responsible officials even though issues were identified by the OIG, and based on discussion during the peer review; the issues were communicated to management verbally. It appears oral comments were provided from management because the workpapers noted control deficiencies as “cured,” however, a summary of the oral comments was not prepared and provided to the responsible officials for verification, and no management comments were included in the memorandum or the workpapers.

The purpose of the final audit is for the OIG “to ensure that Agency managers continuously monitor and improve effectiveness of internal control associated with their programs in accordance with applicable standards set by OMB.” The memorandum gave negative assurance but did not detail the scope of work on internal control and any deficiencies in internal control that were significant within the context of the audit objectives. The memorandum did not state that the audit was planned and conducted as a limited review and in accordance with GAGAS, therefore, there was no mention of GAGAS in the report (memorandum).

The quality control checklist used to assess and ensure reporting to GAGAS standards was not prepared for the Use of Contractors audit. The checklist prepared for the FMFIA audit failed to ensure the memorandum issued to the agency Chairman complied with GAGAS reporting standards.

**Recommendation** – The CFTC OIG should:

2.f.1 maintain a checklist devised from the peer review guidance for each audit file to ensure all audit reports issued by the office contain adequate disclosures to support GAGAS reporting standards.

**CFTC OIG Response**
We disagree with portions of the findings but will implement the recommendation for all future audits. We would note once more that, with regard to the Use of Contractors report, noncompliance with GAGAS stems from our consideration of that project as a non-GAGAS review. Prior to submitting Use of Contractors to the Acting Chairman, we provided a copy to the Executive Director
and the Chief Information Officer (CIO). The Executive Director supervises both the contracting function and the IT department at the Agency.

The Chief Information Officer requested a minor editorial change to one sentence in the draft, and we altered one sentence in the draft from this –

Furthermore, the CIO believed it possible that the help-desk may decrease in size as the agency takes on younger employees who are more computer savvy and less in need of frequent help-desk assistance.

to this –

Furthermore, the CIO believed that as the agency takes on younger employees who are more computer savvy and less in need of frequent help-desk assistance the demand for help-desk services may decrease.

This process – i.e., the draft report submitted to the Executive Director and CIO, the CIO’s requested change, and the text of the new language we came up with to satisfy this minor concern – is documented in the working papers for Use of Contractors (which were supplied to FEC OIG for this peer review).

Given the minor nature of the requested change, we did not believe it necessary to ask the Executive Director and the CIO to review and comment on the draft a second time. We surely did not believe they would want to review the report a second time simply to see it without a “DRAFT” watermark. What mattered was the Executive Director and the CIO concurred with our findings and recommendations. In the cover memo to the Acting Chairman accompanying the Use of Contractors report, the Inspector General let the Acting Chairman know that the Executive Director and Chief Information Officer had been consulted and both agreed with the recommendations. This cover memo is also contained in the working papers. Acquiescence by the Executive Director and the CIO was verbal and the cover memo documents the verbal consent.

The FMFIA 2009 report was not an audit. As previously stated, CFTC OIG’s error was in describing the report inconsistently, as a limited review but also with reference to GAGAS compliance. We take this error seriously and take responsibility for creating any confusion.

We agree with the findings (as tempered by the discussion, above) and the recommendations.

**FEC OIG Analysis of Response**
As stated previously, the FEC OIG conducted a work product analysis to determine the GAGAS audit population for testing. The basis of the FEC OIG’s conclusion for the selected audits is outlined in the table on page five and includes six criteria. Contrary to CFTC OIG’s response above that the 2009 FMFIA assignment was not an audit, we determined the assignment was an audit based on a preponderance of the criteria detailed on page five of this report.

The CFTC OIG has agreed to implement the recommendation, and the FEC OIG believes that the recommendation when implemented will address the weakness identified.
In addition to reviewing its system of quality control to ensure adherence with *Government Auditing Standards*, we applied certain limited procedures in accordance with guidance established by the CIGIE related to CFTC OIG’s monitoring of audit engagements performed by independent public accountants (IPA) under contract where the IPA served as the principal auditor. It should be noted that monitoring of engagements performed by IPAs is not an audit and therefore is not subject to the requirements of Government Auditing Standards. The purpose of our limited procedures was to determine whether CFTC OIG had controls to ensure IPAs performed contracted work in accordance with professional standards. However, our objective was not to express an opinion and accordingly, we do not express an opinion, on CFTC OIG’s monitoring of work performed by IPAs. We made certain comments related to CFTC OIG’s monitoring of engagements performed by IPAs that are included in a separate letter dated March 31, 2011.

Lynne A. McFarland, Inspector General
Federal Election Commission

Enclosure
SCOPE AND METHODOLOGY (Enclosure 1)

Scope and Methodology

We tested compliance with the CFTC OIG’s audit organization’s system of quality control to the extent we considered appropriate. These tests included a review of two of seven audit reports issued during the semiannual reporting periods ending March 31, 2007 through March 31, 2010.

In addition, we reviewed the CFTC OIG’s monitoring of engagements performed by IPAs where the IPA served as the principal auditor during the period May 21, 2009 through December 31, 2009. During the period, CFTC OIG contracted for the audit of its agency’s fiscal year 2009 financial statements.

Reviewed Engagements Performed by CFTC OIG

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<td>8/1/2008</td>
<td>Review of Agency Use of Contractors</td>
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<td>09-03</td>
<td>10/30/2009</td>
<td>2009 FMFIA A-123 Review</td>
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Reviewed Monitoring Files of CFTC OIG for Contracted Engagements

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