Catalyst for Improving the Environment

Audit Report

EPA Must Emphasize Importance of Pre-Award Reviews for Assistance Agreements

Report No.  2003-P-00007

March 31, 2003
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Richard Howard
Matthew Simber

Abbreviations
EPA Environmental Protection Agency
GAO General Accounting Office
OAR Office of Air and Radiation
OIG Office of Inspector General
OGD Office of Grants and Debarment
OW Office of Water
March 31, 2003

MEMORANDUM

SUBJECT: Report No. 2003-P-00007
EPA Must Emphasize Importance of
Pre-Award Reviews for Assistance Agreements

FROM: Michael A. Rickey /s/ Michael A. Rickey
Director, Assistance Agreement Audits

TO: Morris X. Winn
Assistant Administrator for Office of Administration and
Resources Management

This is a final report on the Office of Inspector General’s (OIG’s) audit of the Environmental Protection Agency’s (EPA’s) pre-award review of assistance agreements.

Action Required

In responding to the draft report, the Agency provided action plans with milestone dates to address each of the recommendations. Therefore, no further action is needed. The Agency should track the implementation of the corrective actions in the Management Audit Tracking System. The Agency indicated when responding to the draft report that it plans to provide further comments on examples in the report. Should the Agency do so, we would welcome the comments and the opportunity to review and discuss them.

We have no objection to the public release of this report. This final report contains findings that the OIG has identified and corrective actions the OIG recommends. The audit report represents the opinion of the OIG and the findings contained in this report do not necessarily represent the final EPA position. Final determination on matters in this report will be made by EPA managers in accordance with EPA audit resolution procedures.
If you or your staff have any questions regarding this report, please contact me at (312) 886-3037 or Kathy Finazzo, Project Manager, at (913) 551-7833.
Executive Summary

Purpose

More than half of the Environmental Protection Agency’s (EPA’s) $7.8 billion fiscal 2001 budget was awarded to organizations outside the Agency through assistance agreements. Therefore, it is imperative that EPA award these agreements for projects that will contribute most effectively to achieving EPA’s specific program objectives and priorities.

We conducted this audit to determine whether the process for awarding assistance agreements resulted in projects that supported EPA’s mission. Specifically, we sought to determine whether (1) project officer reviews are sufficient to ensure effective workplans, and (2) project officer responsibilities are defined in position descriptions and covered in performance agreements.

Results of Review

Project officers did not perform all necessary steps when conducting pre-award reviews of assistance agreement applications. Specifically, we noted instances of the following problems:

- A link was missing between projects funded and Agency mission.
- EPA did not assess probability of success prior to award.
- EPA did not determine reasonableness of proposed project costs.
- Outcomes were not negotiated.
- Milestones and deliverables were not included in workplans.
- EPA did not implement new workplan regulations designed to improve its fiscal management and accountability.

Consequently, there was insufficient assurance that assistance agreement projects would accomplish program objectives or desired environmental results. There was also insufficient assurance that proposed costs were reasonable, and that recipients were technically capable of performing the work. EPA may have lost the opportunity to fund other projects that would have better achieved its mission.

Project officers are responsible for ensuring Federal funds are protected and prudently awarded. However, Agency leadership had not always emphasized the importance of project officer duties, nor held project officers accountable for conducting complete pre-award reviews. It is crucial that management create an environment that considers the management of assistance agreements and the project officer function vital to the Agency’s mission.
Recommendations

We recommend that the Assistant Administrator for the Office of Administration and Resources Management make improvements in project officer training course curricula and develop a critical job element to be included in performance standards. We also recommend that the Assistant Administrator request program and regional officials to include this critical job element in project officers’ performance standards and track compliance with this request.

Agency Comments and Office of Inspector General (OIG) Evaluation

EPA agreed with the recommendations in the report and indicated steps they have taken or plan to take in the coming months. These steps have been incorporated into the Agency’s Grants Management Strategic Plan and Tactical Plan. EPA indicated that they have revised the Project Officer Training Manual and training program to better focus on the core competencies needed to manage assistance agreements. EPA has also initiated a new pilot grants management training program for managers and supervisors. The training program emphasizes the manager’s role in providing guidance and direction to project officers on how to effectively manage assistance agreements. The Agency stated it is going to do a further evaluation of the cited examples in the report and will provide comments on the examples when it responds to the final report.

EPA raised questions about the limited sample on which the information in the report is based. We provided additional information to clarify our sample selection and reasons for limiting specific types of assistance agreements in Appendix A, “Details on Scope and Methodology”. EPA’s response to our draft report is included in Appendix B.
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Introduction

Purpose

The Office of Inspector General (OIG) has reported for 6 years that one of the key management challenges for the Environmental Protection Agency (EPA) is its use of assistance agreements to accomplish its mission. EPA requires project officers to appraise assistance agreement applications and recommend funding the ones that will most effectively contribute to EPA program objectives and priorities.

We conducted this audit to determine whether the process for awarding assistance agreements resulted in projects that supported EPA’s mission. Our objectives were to answer the following questions:

- Are project officer reviews sufficient to ensure effective workplans?
- Are project officer responsibilities defined in position descriptions and covered in performance agreements?

Background

Assistance agreements are the primary vehicle through which EPA delivers environmental and human health protection. In fiscal 2001, EPA awarded $4.0 billion in assistance agreements, accounting for more than half of the Agency’s $7.8 billion budget.

EPA project officers should play a key role in assuring the proper expenditure of assistance agreement funds. EPA’s Managing Your Financial Assistance Agreement Project Officer Responsibilities, Fourth Edition, dated 2001 (the Project Officer Manual), issued by the Office of Administration and Resources Management, identifies specific project officer responsibilities for assistance agreements. Project officer responsibilities include pre-award reviews.

A pre-award review includes the project officer’s programmatic and technical review of the application package and results in a funding recommendation. The project officer’s review is an appraisal to select those applications that will contribute most effectively to EPA program objectives and priorities. The applicant’s workplan serves as a performance commitment and should describe: what will be done, when it will be accomplished, performance capability, and estimated costs. The workplan is the main focus of the programmatic and technical review conducted by project officers. Critical project officer responsibilities, as detailed in the Project Officer Manual, include:
- Determine the relevance of the proposal to EPA objectives.
- Determine the programmatic, technical, and/or scientific merit of the proposal.
- Review the budget to ensure the costs are necessary and reasonable.
- Identify the relationship to other proposals and on-going work.
- Identify gaps between program objectives and intended activities.

An effective pre-award review should result in a workplan that lists expected outputs and outcomes, links those outputs and outcomes to funding, and identifies target dates and milestones.

**Scope and Methodology**

Our review focused on EPA’s pre-award process for assistance agreements. We selected a stratified, random sample of 116 assistance agreements awarded nationwide by the Office of Water, Office of Air and Radiation, and related regional offices. These agreements totaled approximately $42 million and were awarded to States, tribes, non-profit organizations, local government agencies, and universities (see table below). We performed our audit in accordance with *Government Auditing Standards*, issued by the Comptroller General of the United States. We conducted our field work from July 2002 to November 2002. We interviewed project officers and division directors in each of the 10 regions and at Headquarters. We also reviewed project officer files, position descriptions, and performance agreements. Further details, including a breakdown by region, are in Appendix A.

**Number of Assistance Agreements and Dollar Amounts Sampled, by Entity**

<table>
<thead>
<tr>
<th>Entities</th>
<th>No. of Water Agreements</th>
<th>Water Dollar Value</th>
<th>No. of Air Agreements</th>
<th>Air Dollar Value</th>
<th>Total Agreements Selected</th>
<th>Total Dollar Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>States</td>
<td>20</td>
<td>$23,654,833</td>
<td>14</td>
<td>$4,844,808</td>
<td>34</td>
<td>$28,499,641</td>
</tr>
<tr>
<td>Tribes</td>
<td>17</td>
<td>$1,929,328</td>
<td>12</td>
<td>$1,725,253</td>
<td>29</td>
<td>$3,654,581</td>
</tr>
<tr>
<td>Non-profit Organizations</td>
<td>12</td>
<td>$2,618,456</td>
<td>14</td>
<td>$3,746,211</td>
<td>26</td>
<td>$6,364,667</td>
</tr>
<tr>
<td>Local Government Agencies</td>
<td>4</td>
<td>$408,583</td>
<td>12</td>
<td>$2,205,664</td>
<td>16</td>
<td>$2,614,247</td>
</tr>
<tr>
<td>Universities</td>
<td>7</td>
<td>$381,919</td>
<td>4</td>
<td>$186,226</td>
<td>11</td>
<td>$568,145</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>60</strong></td>
<td><strong>$28,993,119</strong></td>
<td><strong>56</strong></td>
<td><strong>$12,708,162</strong></td>
<td><strong>116</strong></td>
<td><strong>$41,701,281</strong></td>
</tr>
</tbody>
</table>
EPA Must Emphasize Importance of Pre-Award Reviews

Project officers did not perform all necessary steps when conducting pre-award reviews of assistance agreement applications. Project officers did not conduct complete appraisals of applications, nor negotiate required components into assistance agreement workplans. Further, EPA did not sufficiently define project officer responsibilities in performance agreements and position descriptions. These deficiencies occurred because EPA management had not always communicated that project officer functions are vital to achieving the Agency’s mission. The Agency relies on project officers to recommend projects that will contribute to the accomplishment of EPA program objectives. Therefore, since the project officers did not conduct adequate pre-award reviews, there was insufficient assurance that: assistance agreement projects would accomplish program objectives or achieve environmental results, agreements were being awarded at a reasonable price, and recipients were capable of performing the work. EPA may have lost the opportunity to fund other projects that would better achieve its mission.

Pre-Award Reviews Not Sufficiently Performed

EPA established guidelines for the pre-award process, including requirements for conducting programmatic and technical reviews. We found that project officers did not always perform the following required steps.

<table>
<thead>
<tr>
<th>Relevance:</th>
<th>A link was missing between projects funded and Agency mission.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Programmatic/technical merit:</td>
<td>EPA did not assess probability of project success prior to award.</td>
</tr>
<tr>
<td>Cost reviews:</td>
<td>EPA did not determine reasonableness of proposed project costs.</td>
</tr>
<tr>
<td>Outcomes:</td>
<td>Outcomes were not negotiated.</td>
</tr>
<tr>
<td>Milestones and deliverables:</td>
<td>Milestones and deliverables were not included in workplans.</td>
</tr>
<tr>
<td>Workplan improvements:</td>
<td>EPA did not implement new workplan regulations designed to improve its fiscal management and accountability.</td>
</tr>
</tbody>
</table>

Based on a statistical sample, the following chart illustrates the frequency these steps were performed.
EPA developed numerous guidance documents detailing the purpose and importance of the pre-award review process, and also provided training. However, pre-award reviews were not always complete because management had not emphasized the importance of the pre-award review process and did not hold project officers accountable for their performance. We believe EPA management had not fostered an environment that considered the management of assistance agreements and the project officer function important. Based on a random sample of 116 assistance agreements, we found the following specific problem areas.

**Link Missing Between Projects Funded and Agency Mission**

Project officers did not identify the link between the projects EPA funded and the achievement of EPA’s mission. In 19 percent of the assistance agreements we reviewed (22 out of 116), project officers did not determine the relevance of the proposed workplans to EPA program objectives. By not verifying relevance, project officers did not ensure assistance agreements addressed EPA program priorities and were for the projects of greatest urgency.

When determining relevance of proposals, project officers are instructed to:

- Be aware of program priorities,
- Consider how well proposed projects would help achieve program priorities,
• Recommend funding the projects that will contribute most effectively to EPA program objectives and priorities, and
• Document the link between the projects funded and EPA’s mission.

**Project Officer Negotiations Link EPA Objectives to Environmental Improvement**

Although EPA requires project officers to ensure that funded projects contribute to program priorities, this requirement was not always met. Examples follow:

**Examples of Links Not Being Determined**

<table>
<thead>
<tr>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA awarded $700,000 without knowledge of the work the recipient was going to perform. The workplan did not have clear objectives, milestones, deliverables, or outcomes. The recipient stated in the workplan: “Because of the exploratory nature of these activities and the need to bring together various market players, exact deliverables and schedule will be determined based on what participants tell us they want from our project.”</td>
</tr>
<tr>
<td>EPA awarded $110,000 to develop an Arkansas coastal plain guidebook, host a workshop on the guidebook, and continue development of a website. The project officer did not determine how this project would contribute to Office of Water program priorities. It was unclear from the project file why EPA funded this agreement.</td>
</tr>
<tr>
<td>EPA awarded $165,000 to fund personnel and contracted water quality management projects. EPA awarded this agreement without knowing what projects would be performed or how they would help accomplish EPA program objectives. Also, the recipient’s budget included two full time employees, but there was no indication what work they would perform. The project officer should have identified the vagueness of the application and absence of workplan commitments.</td>
</tr>
</tbody>
</table>

Project officers, by determining relevance, provide assurance that funded projects help achieve environmental improvements. Based on our random sample, we estimate that EPA’s Office of Water, Office of Air and Radiation, and related regional offices awarded at least $42 million in fiscal 2001 without determining relevance. By funding projects that may not accomplish EPA objectives, the benefits received from Federal funds may be limited.

**EPA Did Not Assess Probability of Project Success Prior to Award**

Project officers did not always determine the programmatic, technical, and/or scientific merit of assistance agreement applications prior to award. For
31 percent of assistance agreements reviewed (36 out of 116), project officers did not evaluate the feasibility of assistance agreement proposals. By not properly assessing proposals, there is limited assurance that EPA’s environmental goals and program objectives will be met.

Project officers are responsible for assessing applicant qualifications and the integrity of projects to ensure program objectives will be met and Federal funds spent appropriately. EPA’s Project Officer Manual instructs project officers to determine the programmatic, technical, and/or scientific merit of proposals, but does not provide details on how to complete reviews. EPA’s Assistance Administration Manual defines technical reviews as an assessment of the applicant’s qualifications and the soundness of the concepts and techniques to be applied to the project.

Project officers did not always assess the probability of a project’s success prior to award. Examples follow:

<table>
<thead>
<tr>
<th>Examples of Probability of Success Not Being Assessed</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA awarded $125,000 to a recipient to fund water permitting, monitoring, and assessment of a river. However, the project officer did not assess the applicant's ability to complete the project, and the recipient subsequently was unable to perform all the planned activities. Nonetheless, the budget was not reduced. Had the project officer assessed the recipient’s qualifications, this project may not have been awarded, or the recipient’s scope of work and budget might have been revised.</td>
</tr>
<tr>
<td>EPA awarded a recipient an agreement to process travel vouchers for State employees to attend a training course. The project officer did not conduct a programmatic assessment to determine the appropriateness of the project. The recipient received a $10,000 fee to process 27 travel vouchers. Had the project officer evaluated the proposal, EPA may have either more appropriately contracted for this service, or processed invitational travel in-house.</td>
</tr>
<tr>
<td>EPA awarded $263,000 to a recipient to assess indoor radon levels in schools and homes. The project officer did not evaluate the qualifications of the recipient prior to award. We determined from documentation in the project officer files that the recipient was behind schedule and had also not completed work on a previously funded assistance agreement. Had the project officer evaluated this recipient’s qualifications, this project may not have been funded.</td>
</tr>
</tbody>
</table>

Project officers must assess the programmatic, technical, and/or scientific merit of proposals to ensure recipients are capable of performing well thought out projects that support EPA’s mission. Based on our random sample, we estimate that EPA’s Office of Water, Office of Air and Radiation, and related regional offices awarded at least $88 million in fiscal 2001 without assurance that recipients were able to perform projects that would help accomplish program objectives.
EPA Did Not Determine Reasonableness of Proposed Costs

Project officers did not document cost reviews of proposed budgets for 79 percent of applicable assistance agreements reviewed. Of the 116 agreements in our sample, only the 62 valued at greater than $100,000 were required to have cost reviews documented. Of that amount, we found that 49 did not have cost reviews performed. Therefore, EPA risked the possibility of reimbursing recipients for costs that were unreasonable, unallowable, or unrelated to agreed upon activities.

EPA’s Project Officer Manual states project officers are responsible for determining whether costs are eligible and reasonable. EPA’s Cost Review Guidance states that a cost review will be conducted for every project selected for funding. Both of these documents provide detailed information on how to conduct a cost review. Project officers are responsible for documenting details of their review, regardless of the complexity and depth of the review.

The level of funding did not appear to affect whether project officers conducted cost reviews, and such reviews were not conducted when appropriate. Examples follow:

<table>
<thead>
<tr>
<th>Examples of Cost Reviews Not Being Conducted</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA awarded one recipient over $9 million to operate its nonpoint source program, and another recipient $1.3 million to operate its air pollution control program. Neither project officer determined the reasonableness of proposed costs in relation to the expected effort and benefits for these projects.</td>
</tr>
<tr>
<td>EPA awarded a recipient $150,000 to operate its air pollution control program without a cost review. We reviewed the workplan budget and identified duplicative costs for supplies. Had the project officer performed the required review, the unnecessary costs could have been deleted.</td>
</tr>
<tr>
<td>EPA awarded a recipient $20,000 to operate its indoor air program without a cost review. The recipient agreed to assess the extent and amount of radon in both public and residential buildings. Though training was identified in the workplan budget, the project officer did not determine the reasonableness of the training. The recipient used its training funds to attend sexual harassment, savings plan, retirement, and first aid training courses. A project officer’s cost review should have identified these unnecessary costs.</td>
</tr>
</tbody>
</table>

Project officers play a key role in ensuring the proper expenditure of Federal funds. Based on our random sample, we estimate that project officers recommended awarding at least $536 million in fiscal 2001 by EPA’s Office of Water, Office of Air and Radiation, and related regional offices, without

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1 Although the grant is below the $100,000 threshold for requiring documentation of the cost review, a review of the budget is still required. The grant budget clearly identified costs that were unnecessary.
performing cost reviews. As a result, EPA risked the possibility that Federal funds would not be spent in the most efficient or effective manner.

**Outcomes Not Negotiated**

EPA’s pre-award process provided limited assurance that assistance agreements would ultimately contribute to environmental improvements (outcomes). An outcome represents the results of an activity (output) in relation to its intended purpose. Project officers did not negotiate environmental outcomes in 42 percent of the assistance agreements reviewed (49 out of 116). Without outcomes, it is not clear how the work will ultimately benefit the public or contribute to EPA’s mission.

Environmental outcomes are a tool to provide accountability and help assistance agreement recipients achieve environmental results. Outcomes were omitted from the workplans of 16 continuing environmental program recipients. These 16 recipients received a total of $5 million and are funded annually. Without planned outcomes, the benefits received from continuing environmental programs are coincidental.

Continuing environmental program recipients were not alone in lacking outcomes in their workplans. Project officers did not negotiate outcomes in other assistance agreement workplans as well. Example follow:

<table>
<thead>
<tr>
<th>Examples of Outcomes Not Being Negotiated</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA awarded a recipient $200,000 to regulate costs charged by power companies. However, there were no environmental outcomes identified in the workplan. In fact, the workplan itself only provided possible activities, and stated specific projects would be established later. The project officer wrote on the application, &quot;why this, why now?&quot; yet still approved the workplan. Without outcomes, it was not clear how these Federal funds would benefit the public or contribute to EPA’s mission.</td>
</tr>
<tr>
<td>Another workplan not containing outcomes was a $19,500 award to develop priority watersheds in the Baltic Sea area in Europe and establish a volunteer lake monitoring program through the local school systems. The project officer did not ensure outcomes were included in the workplan and there was no indication in the project file as to why EPA funded this overseas project.</td>
</tr>
</tbody>
</table>

Project officers are responsible for ensuring assistance agreements help accomplish EPA’s mission. Project officer pre-award reviews provided limited assurance that assistance agreement projects resulted in environmental improvements. EPA should fund projects with outcomes so that the usefulness and success of assistance agreements can be measured.
**Milestones or Deliverables Not in Workplans**

Project officers did not ensure that milestones or deliverables were included in 24 percent of the assistance agreement workplans reviewed (28 out of 116). Project officers were responsible for negotiating EPA’s expectations of what recipients would accomplish and when, and then monitoring project progress via the milestones or deliverables in workplans. Without agreed upon expectations, EPA’s ability to monitor progress and measure achievements was impaired.

EPA was unable to determine whether assistance agreements were accomplishing program objectives when milestones or deliverables were absent. For example:

<table>
<thead>
<tr>
<th>Examples of Milestones or Deliverables Not in Workplans</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA awarded $368,000 to a State to protect wetlands, and project delays occurred. The agreement was awarded even though the recipient did not submit a workplan. The project officer was not aware of milestones, deliverables, or State responsibilities under the agreement. If EPA would have established milestones and the recipient's responsibilities, subsequent project delays could have possibly been avoided.</td>
</tr>
<tr>
<td>EPA awarded a recipient $165,000 for its water quality monitoring and protection program. Though the recipient submitted a workplan, it did not identify milestones, deliverables, or expected results. By funding this vague workplan, EPA was unable to monitor progress, and had no knowledge of the project’s expected outcomes or outputs.</td>
</tr>
<tr>
<td>EPA awarded an agreement to “investigate operational issues at specific wetlands.” The project officer recommended funding the $25,700 project even though the workplan lacked milestones or deliverables. EPA later granted the recipient an extension to complete workplan objectives. Had milestones or deliverables been established and EPA monitored progress, the delay may have been prevented.</td>
</tr>
</tbody>
</table>

When project officers do not negotiate milestones or deliverables, their efforts to monitor projects are hindered. Inadequately monitored agreements often require additional time for completion, thus delaying environmental benefits. Milestones or deliverables would allow EPA to better monitor progress, measure achievements, and hold grantees accountable for performing planned activities.

**EPA Did Not Implement New Workplan Regulations**

EPA did not implement new regulations designed to improve its fiscal management and accountability for environmental protection. Project officers did not ensure workplans included a performance evaluation process and reporting schedule, nor did they define and include the roles and responsibilities of the recipient and EPA as required by 40 Code of Federal Regulations, Part 35. This regulation also requires that a process be established for jointly evaluating and reporting progress and accomplishments under a workplan.
Of the 116 assistance agreements in our sample, the new regulation only applied to programs related to 53 agreements. Our review of the 53 disclosed that only 14 workplans contained information on how EPA and the recipient will jointly evaluate performance, and only 11 documented roles and responsibilities of both the recipient and EPA pertaining to the completion of the workplan commitments. Only 2 workplans of the 53 agreements contained both elements. Therefore, for 96 percent of the applicable workplans (51 out of 53), project officers did not ensure the required elements were included in negotiated workplans so that roles and responsibilities were clear and adjustments could be made when project expectations were not being met. By not implementing these required improvements, EPA limited its ability to ensure sound fiscal management and accountability for environmental performance.

Management Needs to Further Emphasize Importance of Project Officer Role

Project officer pre-award reviews were insufficient because Agency leadership had not effectively emphasized the importance of project officer duties. Project officers were not held accountable for completing key pre-award steps prior to recommending that assistance agreements be funded; there were also no consequences when required duties were not performed. Though the Agency provided training, it had not ensured project officers conducted complete programmatic and technical reviews of assistance agreements. EPA did not clearly define project officer responsibilities in performance agreements and position descriptions. EPA also had not identified the skills and abilities needed for a project officer. Since EPA awards nearly $4.5 billion in assistance agreements annually, it is important that EPA stress the significance of the project officer role and consider the function critical to the accomplishment of the Agency’s mission.

The fact that improvements are needed in the areas of performance management, skills, and training is not unique to the project officer function. In its 2001 Annual Report, EPA identified the implementation of its Human Capital Strategy as a major management challenge.

Performance Management

EPA management uses performance agreements as a tool to communicate job expectations and hold individuals accountable for performing required duties. We reviewed performance agreements and position descriptions for the 92 project officers in our sample. We found that 15 percent of performance agreements and 30 percent of position descriptions did not identify that the individual was a project officer (the project officer function is often a collateral duty). Although the project officer role was mentioned in many performance agreements, the
following chart notes the percentage of performance agreements that included specific duties.

In addition, there was no evidence of consequences when project officers did not complete important steps in the pre-award process. We asked the Agency to identify whether, in the last 2 years, there were any actions taken for poor performance or improper conduct related to project officer responsibilities. The Agency did not identify any actions.

To better emphasize the importance of recommending and awarding assistance agreements, EPA needs to develop a uniform performance standard for its project officers. The General Accounting Office (GAO), in its model for strategic capital management, provides some insight into how EPA can link individual performance to organizational goals. GAO, in explaining the model, states:

> High-performing organizations design and implement performance management systems that further cascade accountability for results to managers and front-line employees. These systems define individual accountability by setting expectations so staff understand how their daily activities contribute to results-orientated programmatic goals.

GAO recognizes that shifting the orientation of individual performance expectations and accountability systems from an adherence to processes and the
completion of activities to a greater focus on results will require a cultural transformation for most Federal agencies. To better link individual performance with organizational goals, GAO suggests that agencies define and communicate to employees the agency’s mission, core values, strategic goals and objectives, and business strategies. The agency’s performance management and incentive systems should then be designed and tested to make employees aware of their roles and responsibilities in helping the agency achieve its performance goals.

EPA has taken steps to define and communicate to employees its mission, strategies, and goals. However, EPA still needs to take the next step to design and test performance agreements that show how project officer responsibilities contribute to organizational goals. A uniform performance standard should stress that a complete pre-award review is needed to ensure that selected projects contribute most effectively to EPA goals.

**Project Officer Skills and Training**

EPA used training to ensure that staff had the skills needed to manage assistance agreements. While all project officers attended the training, the training did not always explain how to accomplish key project officer responsibilities or identify skills and abilities project officers need to manage assistance agreements.

The Project Officer Manual, which is the basis of the project officer training course and a primary reference document, states that project officers must determine the programmatic, technical, and/or scientific merit of workplans. However, there was no explanation on how to complete these reviews. Additionally, as noted, the Project Officer Manual did not reflect the new Title 40 Code of Federal Regulations, Part 35 requirements regarding workplans.

EPA requires project officers to complete a refresher training course every 3 years. The refresher training did not identify that milestones, deliverables, and the roles and responsibilities of the recipient and EPA are necessary components of an approved workplan. Also, the refresher training did not provide instructions on how project officers should determine the relevance of workplans to EPA objectives, or the programmatic, technical, and/or scientific merit of workplans.

In the draft *Grants Management Strategic Plan*, dated November 14, 2002, strategic goal 1 is to enhance the skills of EPA personnel involved in grants management. The Strategic Plan states:

*EPA must have a skilled work force of grants specialists and project officers to manage its grants and ensure that overall Agency goals are being addressed. Given the emphasis on grants oversight, the Agency must supplement the traditional skill set for grants specialists*
with a new competency centered on the business aspect of grants management.

Though the Strategic Plan acknowledges the importance of having a skilled work force of project officers, the objectives in the document only addressed the enhancement and improvement of training; the Strategic Plan did not address the skills and abilities needed by project officers to perform their duties. Without defining these skills and abilities, EPA is unable to determine whether people managing assistance agreements have the necessary skills.

EPA’s Strategy for Human Capital emphasizes the need to link employee development to mission needs. The strategy calls for EPA to (a) develop an employee retraining plan to ensure that the current work force possesses the necessary skills to meet current and future work challenges, and (b) strategically plan for training to tailor development to the organization’s strategic needs. EPA needs to apply this strategy to the project officer function. EPA should identify the skills project officers need to adequately manage assistance agreements, and then design training to ensure that project officers have the necessary skills.

**Recommendations**

We recommend the Assistant Administrator for the Office of Administration and Resources Management:

1. Identify skills project officers need to perform pre-award reviews, and evaluate and modify their training to ensure staff have the needed skills.

2. Develop a uniform performance standard that clearly communicates key project officer responsibilities critical to accomplishing EPA’s mission.

3. Update the Project Officer Manual and refresher training course to reflect all requirements as well as instructions on how to implement them.

4. Request national program and regional officials to include the uniform critical job element in project officers’ performance standards and track compliance with this request.

**Agency Comments and OIG Evaluation**

EPA agreed with the recommendations and has taken or will take the following actions as reflected in the Grants Management Strategic and Tactical Plan.

- The Office of Grants and Debarment (OGD) will issue the 5th Edition of the Project Officer Training Manual that will focus on core competencies needed
to manage grants. The Manual will be enhanced to include additional materials on pre-award review and application procedures, budget, cost and procurement review, grants competition, environmental results in workplans, and use of the Federal Audit Clearinghouse (March 30, 2003).

- OGD, Regional Offices, and Headquarters Program Offices will conduct project officer training with special emphasis on the core competency areas that were enhanced in the 5th edition of the Training Manual (starting in May 2003).

- OGD will issue a grants policy guidance document defining roles and responsibilities of EPA Grants Management Officers, Program Office officials, and project officers (2003).

OGD will be working with the Office of Human Resources and Organizational Services and EPA’s Headquarters and Regional Offices to ensure that performance standards of project officers adequately address their grants management responsibilities. Compliance with this request will be determined through the new comprehensive Grants Management Reviews of EPA Headquarters and Regional Offices (2004).

As described in the Strategic Plan, EPA is taking several additional actions that complement the recommendations in the draft report. For example, the OGD has developed a pilot grants management training program that will emphasize the manager’s role in providing guidance and direction to their project officers on how to effectively manage assistance agreements. OGD will issue guidance to ensure that grant workplans, decision memoranda, and/or terms and conditions of the grant address environmental outcomes and how to measure them. Also, new policy documents will require reporting on environmental outcomes as a criterion for approval of interim and final reports and require that grantee success in reporting on environmental outcomes becomes a factor in awarding new grants. Finally, the Agency’s new competition policy, which was issued in September 2002, requires detailed pre-award review of competing proposals and applications.

The Agency planned actions, when implemented, should address the findings and recommendations in the report.
Appendix A

Details on Scope and Methodology

We reviewed EPA’s Office of Water (OW), Office of Air and Radiation (OAR), and related regional offices’ pre-award process for assistance agreements. The decision to limit our review to two program offices, air and water, and exclude air and water grants awarded by Office of Research and Development, was made at the suggestion of the Director for the Grants Administration Division. The Director was concerned that the results from sampling grants awarded by all program offices might not be comparable. The Director believed that the results from reviewing grants awarded by two program offices and the related regional offices would be sufficient to make any necessary systemic changes.

We obtained a universe of assistance agreements awarded in fiscal 2001 by OW, OAR, and related regional offices, from the Grants Information Control System. From the assistance agreements awarded by OW, and related regional offices, we excluded State Revolving Fund grants, construction grants, and fellowship grants. The State Revolving Funds are unique because they are State-run programs. Each State decides how it will operate its program and which projects to fund. In addition, the State Revolving Fund capitalization grants are based on a formula specified in Section 205(c)(3) of the Clean Water Act. We excluded construction grants because most are “earmarks” mandated by Congress. Finally, we excluded fellowship grants because these funds were for individual education rather than for the implementation of environmental programs. After our exclusions, the grant universe used for this review was valued at approximately $1 billion, and consisted of $520 million awarded by OW and $485 million awarded by OAR. Our universe is about 25 percent of the total $4 billion awarded in fiscal 2001.

We stratified this universe by awarding office and dollar amount, separating small ($100,000 and less) and large (greater than $100,000) assistance agreements. This provided us with four strata (OW small, OW large, OAR small, and OAR large). We sampled 116 assistance agreements totaling $42 million. Ninety two project officers oversaw the 116 agreements. We projected our results using the GAO Stats software program and a 95 percent confidence level. We reported the most conservative estimate of errors by using the low dollar amount of the projections. A breakdown of the assistance agreements reviewed by Region and at the Headquarters level follows:

<table>
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<th>Regio n 1</th>
<th>Regio n 2</th>
<th>Regio n 3</th>
<th>Regio n 4</th>
<th>Regio n 5</th>
<th>Regio n 6</th>
<th>Regio n 7</th>
<th>Regio n 8</th>
<th>Regio n 9</th>
<th>Regio n 10</th>
<th>HQ</th>
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<td>11</td>
<td>15</td>
<td>116</td>
</tr>
</tbody>
</table>
We obtained project officer files for each sampled assistance agreement and verified whether the programmatic, technical and cost reviews were conducted in accordance with Agency guidance. We reviewed assistance agreement workplans and determined whether they contained elements required by EPA guidance and/or Federal regulation. We obtained position descriptions and performance agreements from the 92 project officers and determined whether project officer responsibilities were identified. We also contacted training officers to obtain training certification dates for each project officer and assessed compliance with training requirements. We judgmentally selected and interviewed OW and OAR project officers and division directors in each region and at Headquarters. We discussed project officer roles and responsibilities during the pre-award process, from the point of application until the award was made.

We conducted our audit field work from July 2002 to November 2002. We performed this audit in accordance with *Government Auditing Standards*, issued by the Comptroller General of the United States, as they apply to program audits. We reviewed management controls and procedures specifically related to our objectives. We did not review the internal controls associated with the input and processing of information in EPA’s Grants Information Control System.

**Prior Audit Coverage of the Assistance Agreement Area**

- *Additional Efforts Needed to Improve EPA’s Oversight of Assistance Agreements*,

- *Procurements Made by Assistance Agreement Recipients Should Be Competitive*,

- *Surveys, Studies, Investigations, and Special Purpose Grants*,

- *EPA’s Competitive Practices for Assistance Awards*,
March 21, 2003

MEMORANDUM

SUBJECT: Response to Office of Inspector General Draft Audit Report, EPA Must Emphasize Importance of Pre-Award Reviews for Assistance Agreements

FROM: Morris X. Winn /s/  
Assistant Administrator

TO: Michael A. Rickey  
Director for Assistance Agreement Audits

Thank you for the opportunity to provide comments on the Office of Inspector General’s (OIG) draft audit report entitled EPA Must Emphasize Importance of Pre-Award Reviews for Assistance Agreements dated February 10, 2003. The draft report concludes that EPA project officers did not perform all necessary steps when conducting pre-award reviews of assistance agreement applications. The draft report was shared with the relevant EPA Headquarters and Regional Offices and this response reflects their comments and conclusions.

The draft audit reviewed a sample of 116 Air and Water assistance agreements totaling $42 million from a universe of $1 billion of such agreements. The sample excludes several grant programs including State Revolving Fund grants, fellowship grants and grants awarded by the Office of Research and Development totaling more than $2.2 billion, which have aggressive pre-award and post-award review systems. It is unclear why these grant programs, which represent almost one-half of the Agency’s assistance dollars, were excluded. As a result, the draft report leaves the impression that the findings apply to the entire $4.5 billion EPA grant universe even though this is not the case.

In addition, the Agency was not able to determine the accuracy of the discussions related to the 14 examples cited in the draft report. The Office of Administration and Resources Management has requested that the OIG provide the grants numbers for the examples to make it easier to assess the accuracy of the information. In order not to delay this response, the Agency will provide comments on the examples when it responds to the final audit.

Note: The original response was signed by Morris X. Winn.
EPA has recognized the importance of the issues raised in the audit for some time. As a result, the Agency has already begun to address the recommendations proposed in the audit. EPA has revised its Project Officer Training Manual and training program to better focus them on the core competencies needed to manage assistance agreements. The Manual and training have been enhanced to include additional materials on pre-award review and application procedures, budget, cost and procurement review, grants competition and environmental results. EPA has also initiated a new pilot grants management training program for managers and supervisors. The training program emphasizes the manager’s role in providing guidance and direction to their project officers on how to effectively manage assistance agreements.

EPA agrees with the recommendations in the report and has indicated in the attachment the steps we have taken or plan to take in the coming months to carry them out. These actions have been incorporated into the Agency’s Grants Management Strategic Plan (Strategic Plan) and Tactical Action Plan. The Agency believes that these efforts will ensure that assistance agreements accomplish program objectives and enable the Agency to achieve its environmental missions.

Again, thank you for the opportunity to comment on the report. I have attached several specific comments on the recommendations. If you have any questions please contact Howard Corcoran, Director, Office of Grants and Debarment at (202) 564-1903.

Attachment

cc:  Nikki Tinsley  
     Melissa Heist  
     Kathy Finazzo  
     Assistant Administrators  
     Regional Administrators  
     Dave O’Connor  
     Howard Corcoran  
     Richard Kuhlman  
     Pat Patterson  
     Senior Resource Officials  
     Sherry Kaschak  
     Grants Management Officers
COMMENTS ON RECOMMENDATIONS

EPA Must Emphasize Importance of Pre-Award Reviews for Assistance Agreements

Recommendation 1: Identify skills project officers need to perform pre-award reviews, and evaluate and modify their training to ensure staff have the needed skills.

Recommendation 3: Update the Project Officer Manual and refresher training course to reflect all requirements as well as instructions on how to implement them.

Agency Response: The Agency agrees with these recommendations and has taken or will take the following actions as reflected in the Grants Management Strategic and Tactical Plan to implement them:

C The Office of Grants and Debarment (OGD) will issue the 5th Edition of Project Officer Training Manual that will focus on core competencies needed to manage grants. The Manual will be enhanced to include additional materials on pre-award review and application procedures, budget, cost and procurement review, grants competition, environmental results in workplans, and use of the Federal Audit Clearinghouse (March 30, 2003).

C OGD, Regional Offices, and Headquarters Program Offices will conduct project officer training with special emphasis on the core competency areas that were enhanced in the 5th edition of the Training Manual (starting in May 2003).

Recommendation 2: Develop a uniform performance standard that clearly communicates key project officer responsibilities critical to accomplishing EPA’s mission.

Recommendation 4: Request national program and regional officials to include the uniform critical job element in project officer performance standards and track compliance with this request.

Agency Response: The Agency agrees with these recommendations and is taking the following actions:
OGD will issue a grants policy guidance document defining roles and responsibilities of EPA Grants Management Officers, Program Office officials, and project officers (2003).

OGD will be working with the Office of Human Resources and Organizational Services and EPA’s Headquarters and Regional Offices to ensure that Performance Standards of project officers adequately address their grants management responsibilities. Compliance with this request will be determined through the new comprehensive Grants Management Reviews of EPA Headquarters and Regional Offices (2004).

ADDITIONAL ACTIONS:

As described in the Strategic Plan, the Agency is taking several additional actions that complement the recommendations in the draft audit. These action steps should be referenced in the draft audit, as described below.

OGD has developed a pilot grants management training program for managers and supervisors and has conducted training in 2002/2003. Scheduled classroom training will begin in 2004 and online training in 2005. The training program will emphasize the manager’s role in providing guidance and direction to their project officers on how to effectively manage assistance agreements.

The Agency’s new competition policy, which was issued in September 2002, requires detailed pre-award review of competing proposals and applications.

OGD will issue guidance to ensure that grant workplans, decision memoranda and/or terms and conditions address environmental outcomes and how to measure them (2003).

OGD will issue policy documents requiring reporting on environmental outcomes as a criterion for approval of interim and final reports and requiring that grantee success in reporting on environmental outcomes become a factor in awarding new grants (2005).
Appendix C

Distribution

EPA Headquarters

Assistant Administrator for Office of Administration and Resources Management
Assistant Administrator for Office of Air and Radiation
Assistant Administrator for Office of Water
Comptroller
Agency Followup Official
Agency Audit Followup Coordinator
Audit Followup Coordinator, Office of Administration and Resources Management
Audit Followup Coordinator, Office of Air and Radiation
Audit Followup Coordinator, Office of Water
Associate Administrator for Congressional and Intergovernmental Relations
Associate Administrator for Communications, Education, and Media Relations
Director, Office of Regional Operations
Director, Office of Grants and Debarment
Director, Grants Administration Division

Regional Offices

Regional Administrators, Regions 1 through 10
Audit Followup Coordinator, Region 1 through 10

Office of Inspector General

Inspector General