November 15, 2021

TO: David S. Ferriero
   Archivist of the United States

FROM: Dr. Brett M. Baker
       Inspector General

SUBJECT: Audit of National Archives and Records Administration’s Fiscal Year 2021 Financial Statements
         OIG Report No. 22-AUD-02

The Office of Inspector General (OIG) contracted with CliftonLarsonAllen, LLP (CLA) to conduct an independent audit the financial statements of the National Archives and Records Administration (NARA) as of and for the fiscal years ended September 30, 2021 and 2020. The report should be read in conjunction with NARA’s financial statements and notes to fully understand the context of the information contained therein.

CLA is responsible for the attached auditor’s report dated November 8, 2021 and the conclusions expressed in the report. The findings and conclusions presented in the report are the responsibility of CLA. The OIG’s responsibility is to provide adequate oversight of the contractor’s work in accordance with Generally Accepted Government Auditing Standards.

The contract required the audit be performed in accordance with U.S. generally accepted government auditing standards and Office of Management and Budget Bulletin No. 21-04, Audit Requirements for Federal Financial Statements.

Results of the Independent Audit
CLA issued an unmodified opinion on NARA’s fiscal years 2021 and 2020 financial statements. CLA found:

- NARA’s financial statements as of and for the fiscal years September 30, 2021 and 2020 are presented fairly, in all material respects, in accordance with U.S. generally accepted accounting principles;
- No material weaknesses, but one significant deficiency for FY 2021 in internal control over financial reporting based on limited procedures performed; and
- No reportable instances of noncompliance for fiscal year 2021 with provisions of applicable laws, regulations, contracts and grant agreements tested and no other matters.

The report contains 21 recommendations intended to improve NARA’s internal control over financial reporting related to the significant deficiency in information technology controls.
Management concurred with all of the recommendations. Based on your November 8, 2021 response to the draft report, we consider all the recommendations open.

Please provide planned corrective actions and expected dates to complete the actions for each of the recommendations within 30 days of the date of this letter. As with all OIG products, we determine what information is publicly posted on our website from the attached report. Consistent with our responsibility under the Inspector General Act, as amended, we will provide copies of our report to congressional committees with oversight responsibility over NARA.

We appreciate the cooperation and assistance NARA extended to CLA and my staff during the audit. Please contact me or Jewel Butler, Assistant Inspector General for Audits, with any questions.

Attachment

cc:   Debra Wall, Deputy Archivist of the United States
      Micah Cheatham, Chief of Management and Administration
      William Bosanko, Chief Operating Officer
      Colleen Murphy, Chief Financial Officer and Senior Accountable Official
      Swarnali Haldar, Chief Information Officer
      Meg Ryan Guthorn, Acting Deputy Chief Operating Officer
      Kimm Richards, Accountability
      Jewel Butler, Assistant Inspector General for Audits
      Kimberly Boykin, Audit Director
      Carol Seubert, Senior Financial Auditor
      United States House Committee on Oversight and Government Reform
      Senate Homeland Security and Governmental Affairs Committee
INDEPENDENT AUDITORS’ REPORT

To: Inspector General
   National Archives and Records Administration

   Archivist of the United States
   National Archives and Records Administration

In our audits of the fiscal years (FYs) 2021 and 2020 financial statements of the National Archives and Records Administration (NARA), we found:

- NARA’s financial statements as of and for the FYs ended September 30, 2021 and 2020, are presented fairly, in all material respects, in accordance with United States of America (U.S.) generally accepted accounting principles;
- No material weakness, but a significant deficiency for FY 2021 internal control over financial reporting based on the limited procedures we performed; and
- No reportable noncompliance for FY 2021 with provisions of applicable laws, regulations, contracts, and grant agreements we tested and no other matters.

The following sections discuss in more detail (1) our report on the financial statements, which includes required supplementary information (RSI)\(^1\), and other information (OI)\(^2\) included with the financial statements; (2) our report on internal control over financial reporting; (3) our report on compliance with laws, regulations, contracts, and grants agreements and other matters; and (4) NARA’s response to our findings and recommendations.

Report on the Financial Statements

We have audited the accompanying financial statements of NARA, which comprise the balance sheets as of September 30, 2021, and 2020; the related statements of net cost, changes in net position, and budgetary resources for the fiscal years then ended; and the related notes to the financial statements.

We conducted our audits in accordance with U.S. generally accepted auditing standards; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and Office of Management and Budget (OMB) Bulletin No. 21-04, Audit Requirements for Federal Financial Statements (OMB Bulletin 21-04).

We believe that the audit evidence we obtained is sufficient and appropriate to provide a basis for our opinion.

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\(^1\) The RSI consists of Management’s Discussion and Analysis (MD&A), Deferred Maintenance and Repairs, and the Schedule of Budgetary Resources by Major Budget Accounts, which are included with the financial statements.
\(^2\) Other Information consists of information included with the financial statements, other than RSI and the independent auditors’ report.
Management’s Responsibility
NARA’s management is responsible for (1) the preparation and fair presentation of these financial statements in accordance with U.S. generally accepted accounting principles; (2) preparing, measuring, and presenting RSI in accordance with U.S. generally accepted accounting principles; (3) preparing and presenting other information included in documents containing the audited financial statements and auditors’ report, and ensuring the consistency of that information with the audited financial statements and the RSI; and (4) maintaining effective internal control over financial reporting, including the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatements, whether due to fraud or error.

Auditors’ Responsibility
Our responsibility is to express an opinion on these financial statements based on our audits. Government Auditing Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. We are also responsible for applying certain limited procedures to RSI and OI included with the financial statements.

An audit of financial statements involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor’s judgment, including the auditor’s assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity’s preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity’s internal control. Accordingly, we express no such opinion. An audit of financial statements also involves evaluating the appropriateness of the accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. Our audits also included performing such other procedures as we considered necessary in the circumstances.

Opinion on Financial Statements
In our opinion, the National Archives and Records Administration’s financial statements present fairly, in all material respects, NARA’s financial position as of September 30, 2021, and 2020, and its net cost of operations, changes in net position, and budgetary resources for the FYs then ended in accordance with U.S. generally accepted accounting principles.

Other Matters
1. Required Supplementary Information

U.S. generally accepted accounting principles issued by the Federal Accounting Standards Advisory Board (FASAB) require that the RSI be presented to supplement the financial statements. Although the RSI is not a part of the financial statements, FASAB considers this information to be an essential part of financial reporting for placing the financial statements in appropriate operational, economic, or historical context. We have applied certain limited procedures to the RSI in accordance with Government Auditing Standards, which consisted of inquiries of management about the methods of preparing the RSI and comparing the information for consistency with management’s responses to the auditor’s inquiries, the financial statements, and other knowledge we obtained during the audit of the financial statements, in order to report omissions or material departures.
from FASAB guidelines, if any, identified by these limited procedures. We did not audit, and we do not express an opinion or provide any assurance on the RSI because the limited procedures we applied do not provide sufficient evidence to express an opinion or provide any assurance.

2. Other Information

NARA’s other information contains a wide range of information, some of which is not directly related to the financial statements. This information is presented for purposes of additional analysis and is not a required part of the financial statements or the RSI. We read the other information included with the financial statements in order to identify material inconsistencies, if any, with the audited financial statements. Our audits were conducted for the purpose of forming an opinion on NARA’s financial statements. We did not audit and do not express an opinion or provide any assurance on the other information.

Report on Internal Control over Financial Reporting

In connection with our audit of NARA’s financial statements, we considered NARA’s internal control over financial reporting, consistent with our auditor’s responsibility discussed below. We performed our procedures related to NARA’s internal control over financial reporting in accordance with Government Auditing Standards.

Management’s Responsibility

NARA’s management is responsible for (1) maintaining effective internal control over financial reporting, including the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; (2) evaluating the effectiveness of internal control over financial reporting based on the criteria established under 31 U.S.C. 3512 (c), (d) (commonly known as the Federal Managers’ Financial Integrity Act (FMFIA)); and (3) providing an assurance statement on the overall effectiveness of internal control over financial reporting included in management’s discussion and analysis (MD&A).

Auditors’ Responsibility

In planning and performing our audit of NARA’s financial statements as of and for the year ended September 30, 2021, in accordance with Government Auditing Standards, we considered NARA’s internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of NARA’s internal control over financial reporting or on management’s assurance statement on the overall effectiveness on internal control over financial reporting. Accordingly, we do not express an opinion on NARA’s internal control over financial reporting or on management’s assurance statement on the overall effectiveness on internal control over financial reporting. We are required to report all deficiencies that are considered to be material weaknesses or significant deficiencies. We did not consider or evaluate all internal controls relevant to operating objectives as broadly established by the FMFIA, such as those controls relevant to preparing performance information and ensuring efficient operations.

Definition and Inherent Limitations of Internal Control over Financial Reporting

An entity’s internal control over financial reporting is a process effected by those charged with governance, management, and other personnel, the objectives of which are to provide reasonable assurance that (1) transactions are properly recorded, processed, and summarized to permit the
preparation of financial statements in accordance with U.S. generally accepted accounting principles, and assets are safeguarded against loss from unauthorized acquisition, use, or disposition, and (2) transactions are executed in accordance with provisions of applicable laws, including those governing the use of budget authority, regulations, contracts, and grant agreements, noncompliance with which could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent, or detect and correct, misstatements due to fraud or error.

Results of Our Consideration of Internal Control over Financial Reporting
Our consideration of internal control was for the limited purpose described above and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies or to express an opinion on the effectiveness of NARA’s internal control over financial reporting and therefore, material weaknesses or significant deficiencies may exist that have not been identified. Given these limitations, during our audit, we did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses. We did identify certain deficiencies in internal control over financial reporting that in aggregate we consider to be a significant deficiency, described below and in Exhibit A.

Longstanding Control Deficiency in Information Technology (IT) Controls
NARA did not substantially address deficiencies in its IT general control categories of security management, access controls, and configuration management that have existed since FY 2008. These longstanding unresolved deficiencies impact the effectiveness of NARA’s information technology security program and internal controls over financial reporting.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the entity’s financial statements will not be prevented, or detected and corrected, on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control over financial reporting that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

During our 2021 audit, we identified additional deficiencies in NARA’s internal control over financial reporting that we do not consider to be material weaknesses or significant deficiencies. Nonetheless, these deficiencies warrant NARA management’s attention. We have communicated these matters to NARA management and, where appropriate, will report on them separately.

Purpose of Report on Internal Control over Financial Reporting
The purpose of this report is solely to describe the scope of our consideration of NARA’s internal control over financial reporting and the results of our procedures, and not to provide an opinion on the effectiveness of NARA’s internal control over financial reporting. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering internal control over financial reporting. Accordingly, this report on internal control over financial reporting is not suitable for any other purpose.
Report on Compliance with Laws, Regulations, Contracts, and Grant Agreements and Other Matters

In connection with our audit of NARA’s financial statements, we tested compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements consistent with our auditor’s responsibility discussed below. We caution that noncompliance may occur and not be detected by these tests. We performed our tests of compliance in accordance with Government Auditing Standards.

Management’s Responsibility
NARA’s management is responsible for complying with laws, regulations, contracts, and grant agreements applicable to NARA.

Auditors’ Responsibility
Our responsibility is to test compliance with selected provisions of laws, regulations, contracts, and grant agreements applicable to NARA that have a direct effect on the determination of material amounts and disclosures in NARA’s financial statements, and perform certain other limited procedures. Accordingly, we did not test compliance with all laws, regulations, contracts, and grant agreements applicable to NARA.

Results of Our Tests for Compliance with Laws, Regulations, Contracts, and Grant Agreements and Other Matters
Our tests for compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements disclosed no instance of noncompliance or other matters for FY 2021 that would be reportable under Government Auditing Standards. However, the objective of our tests was not to provide an opinion on compliance with laws, regulations, contracts, and grant agreements applicable to NARA. Accordingly, we do not express such an opinion.

Purpose of Report on Compliance with Laws, Regulations, Contracts, and Grant Agreements and Other Matters
The purpose of this report is solely to describe the scope of our testing of compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements, and the results of that testing, and not to provide an opinion on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering compliance. Accordingly, this report on compliance with laws, regulations, contracts, and grant agreements is not suitable for any other purpose.

Status of Prior Year’s Control Deficiencies and Noncompliance Issues
We have reviewed the status of NARA’s corrective actions with respect to the recommendations included in the prior year’s Independent Auditors’ Report, dated November 10, 2020. The status of prior year recommendations is presented in Exhibit C.
NARA’s Response to Audit Findings and Recommendations

NARA’s response to the findings and recommendations identified in our report is described in Exhibit B. NARA’s response was not subjected to the auditing procedures applied in the audits of the financial statements and, accordingly, we express no opinion on it.

CliftonLarsonAllen LLP

Arlington, Virginia
November 8, 2021
Longstanding Control Deficiency in Information Technology Controls (Modified Repeat Finding)

NARA relies extensively on information technology (IT) systems to accomplish its mission and in the preparation of its financial statements. Internal controls over these financial and supporting operations are essential to ensure the confidentiality, integrity, and availability of critical data while reducing the risk of errors, fraud and other illegal acts. NARA staff use IT system controls to initiate and authorize financial transactions at user workstations, which transmit those transactions across the network to servers that record, process, summarize, and report financial transactions in support of the financial statements.

NARA did not substantially address deficiencies in its IT general control categories of security management, access controls, and configuration management that have existed since FY 2008. These longstanding unresolved control deficiencies impact the effectiveness of NARA’s IT security program and internal controls over financial reporting.

A summary of key findings related to the NARA Network (NARANet), Records Center Processing Billing System (RCPBS), and Order Fulfillment and Accounting System (OFAS) are categorized and listed by general control category as follows:

**Access Controls** – We found prior year weaknesses related to inactive user accounts, user account reviews, and system access request and removal procedures remained unresolved. In addition, during FY 2021, multi factor user authentication was not fully implemented, or requirements not defined at the system level. Also, an identity and access management policy or strategy was not developed. Access controls should be established to ensure user accounts are effectively managed.

**Security Management** – We found prior year weaknesses related to plans of actions and milestones (POA&Ms) management and security plans remained unresolved. In addition, during FY 2021, Security Assessment and Authorization (SA&A) documentation was not reviewed when there was a change in Authorizing Official (AO), controls were not tested, or security documentation was incomplete. Security management controls provide the framework for the continual assessment of risk, development of security procedures, and monitoring the implementation effectiveness of those procedures.

**Configuration Management** – We found prior year unresolved weaknesses related to the detection, remediation, and monitoring of high and critical risk vulnerabilities for software patches and updates, and system configuration weaknesses which existed on NARA systems, and were publicly known since 2020 or earlier, still exist. In addition, configuration management plans and policies were not consistently maintained. Absent an effectively implemented and enforced configuration management program that addresses significant security weaknesses, there is an increased risk that financial information may be inadvertently or deliberately disclosed, manipulated, or misappropriated. The IT control deficiencies resulted from an ineffective patch and vulnerability management program, not prioritizing the development of organization wide
configuration management policies and procedures, as well as inadequate oversight by NARA management.

Contingency Planning – We noted that although testing of contingency plans was conducted, the extent and nature of these tests were not commensurate with the availability risk level of the information system. This IT control deficiency resulted from inconsistent NARA requirements for contingency plan testing, as well as inadequate oversight by NARA management.

Contingency planning controls provide reasonable assurance that contingency planning 1) protects information resources and minimizes the risk of unplanned interruptions and 2) provides for recovery of critical operations should interruptions occur.

Our testing was based on the following key criteria:

- National Institute of Standards and Technology (NIST) Special Publication 800-53, Revision 4, Security and Privacy Controls for Federal Information Systems and Organizations:
  - AC-2 Account Management
    The organization creates, modifies, disables, and removes information system accounts in accordance with [Assignment: organization-defined procedures or conditions].
  - CA-5 Plans of Action and Milestones
    The organization develops a POA&Ms for the information system to document the organization’s planned remedial actions to correct weaknesses or deficiencies noted during the assessment of the security controls and to reduce or eliminate known vulnerabilities in the system; and updates existing POA&Ms [Assignment: organization-defined frequency] based on the findings from security controls assessments, security impact analyses, and continuous monitoring activities.
  - PL-2 System Security Plans
    The organization develop a security plan that describes the security controls in place or planned for meeting those requirements including a rationale for the tailoring and supplementation decisions.
  - CA-6 Security Authorization
    The organization updates the security authorization [Assignment: organization defined frequency].
  - PM-10 Security Authorization Process
    The organization manages the security state of organizational information systems and the environments in which those systems operate through security authorization processes.
  - SI-2 Flaw Remediation
    The organization identifies information systems affected by announced software flaws including potential vulnerabilities resulting from those flaws and report this information to designated organizational personnel with information security responsibilities.
Security-relevant software updates include, for example, patches, service packs, hot fixes, and anti-virus signatures.

- **SA-22 Unsupported System Components**
The organization replaces information system components when support for the components is no longer available from the developer, vendor, or manufacturer.

- **CM-1 Configuration Management Policies and Procedures**
The organization develops, documents, and disseminates to [Assignment: organization-defined personnel or roles]; a configuration management policy that addresses purpose, scope, roles, responsibilities, management commitment, coordination among organizational entities, and compliance; and procedures to facilitate the implementation of the configuration management policy and associated configuration management controls.

- **CP-4 Contingency Plan Testing**
The organization tests the contingency plan for the information system [Assignment: organization-defined frequency] using [Assignment: organization-defined tests] to determine the effectiveness of the plan and the organizational readiness to execute the plan.

- **OMB Memorandum A-130, Appendix I, Responsibilities for Protecting and Managing Federal Information Resources**

  Establishes minimum requirements for Federal Information Programs and assigned Federal agency responsibilities for the security of information and information systems. The Circular specifically prohibits agencies from the use of unsupported information systems and system components and requires agencies to ensure that systems and components that cannot be appropriately protected or secured are given high priority for upgrade or replacement. In addition, the Circular requires agencies to implement and maintain current updates and patches for all software and firmware components of information systems. Additionally, the Circular requires system security plans to be consistent with guidance issued by NIST.

These weaknesses could be potentially exploited, intentionally or unintentionally, to undermine the integrity and completeness of data processed by NARA’s financial management systems, including its feeder systems.

**Recommendations:**

We recommend that the NARA Chief Information Officer continue to analyze and prioritize remediation efforts to accomplish security and control objectives. Key tasks should include, but are not limited to:

1. Ensure NARANet user accounts are reviewed and disabled in accordance with NARA’s information technology policies and requirements. (repeat recommendation)

2. Coordinate with other departments as necessary, to implement an authoritative data source which provides the current status of NARA contractors and volunteers at the enterprise level. (repeat recommendation)
3. Ensure system access requests are completed and retained for the duration of a users’ system access. (repeat recommendation)

4. Ensure the completion and retention of exit clearance forms and requests for all separated employees, in accordance with NARA’s record retention requirements. (repeat recommendation)

5. Ensure account reviews are completed in accordance with Access Control IT Methodology requirements. (repeat recommendation)

6. Enforce mandatory Personal Identity Verification (PIV) card authentication for all NARANet users, in accordance with OMB requirements. (new recommendation)

7. Ensure system owners and Information System Security Officers (ISSO) have completed an E-Authentication Threshold Analysis (ETA) for all information systems with a signed E-Authentication Risk Assessment (if required). (new recommendation)

8. Review and reduce the number of NARA users assigned to the PIV debarment group and move to the PIV mandatory group, using a risk-based decision process. (new recommendation)

9. Continue and complete efforts to require PIV authentication for all privileged users, servers, and applications, through NARA’s Cyber Arc authentication project and other efforts. (new recommendation)

10. Ensure a comprehensive identity, credential, and access management (ICAM) policy or strategy, which includes the establishment of related standard operating procedures, identification of stakeholders, communicating relevant goals, task assignments, and measure and reporting progress is developed and implemented. (new recommendation)

11. Ensure POA&Ms for the NARANet, RCPBS, and OFAS systems are created, updated, and remediated, for each system in accordance with NARA policies, guidance, and directives, to include enhanced POA&M closure procedures. (modified repeat recommendation)

12. For those systems identified in which the Authorizing Official (AO) listed in the Authorization to Operate (ATO) has changed, NARA should follow the NARA Security Methodology for Certification and Accreditation (C&A) and Security Assessment in regard to requirements upon changes in authorizing officials. This is a separate activity from the ongoing authorization process. (new recommendation)

13. Update NARA’s Cyber Security Framework Methodology Processes & Procedures, for ongoing authorizations, to include examples of situations where a change in status could prompt the independent security control assessor to recommend re-certification of a system. (new recommendation)

14. Develop oversight mechanisms to ensure system security plans reflect current operational environments, include an accurate status of the implementation of system security controls, and all applicable security controls are properly evaluated prior to including in the plan. (repeat recommendation)
15. Document and implement a process to track and remediate persistent configuration vulnerabilities, or document acceptance of the associated risks. (repeat recommendation)

16. Implement remediation efforts to address security deficiencies on affected systems identified, to include enhancing its patch and vulnerability management program as appropriate, or document acceptance of the associated risks. (repeat recommendation)

17. Fully complete the migration of applications to vendor supported operating systems. (repeat recommendation)

18. Document, communicate, and implement NARA’s configuration management processes applicable to all NARA systems, not just those under Information Services Enterprise Change Advisory Board (ECAB) control within for example, NARA’s Configuration Management (CM) program management plan or other NARA methodology. (new recommendation)

19. Finalize and implement system configuration baseline management procedures, which encompass at a minimum, the request, documentation, and approval of deviations from baseline settings for all NARA systems. (new recommendation)

20. Ensure that records of configuration-controlled changes are retained within those systems (e.g., Remedy/ ServiceNow) which retain those records, in accordance with the NARA records schedule. (repeat recommendation)

21. In coordination with system owners and ISSOs, identify and remediate inconsistencies in contingency plan testing requirements between the NARA Cyber Security Framework Methodology: Processes and Procedures and the NARA IT Security Methodology for Contingency Planning, to ensure requirements are more clearly defined and consistently communicated. As needed, NARA will then update contingency plan testing to commensurate with the availability risk level assigned. (new recommendation)
EXHIBIT B
NARA’s Response to our Findings and Recommendations
FY 2021

Date: November 8, 2021
To: Dr. Brett M. Baker
Inspector General
From: David S. Ferriero
Archivist of the United States
Subject: Management Response to the FY2021 Financial Statement Audit

Thank you for the opportunity to review your Independent Auditor’s Report on the financial statement audit of the National Archives and Records Administration for the fiscal year ending September 30, 2021.

I am pleased to have received an unmodified or “clean” independent audit opinion on our financial statements. An unmodified opinion recognizes NARA’s commitment to producing accurate and reliable financial statements and supports our efforts to continuously improve our financial management program.

NARA acknowledges the Information Technology challenges identified in this report and concurs with the recommendations of the independent auditor. I appreciate the work performed by the auditor in this area and will ensure the auditor’s findings and recommendations are incorporated into NARA’s action plan.

I would like to thank the Office of Inspector General and CliftonLarsonAllen LLP for their cooperative and professional approach in the conduct of this audit.

Sincerely,

David S. Ferriero
Archivist of the United States
Our assessment of the current status of the recommendations related to findings identified in the prior year audit is presented below:

<table>
<thead>
<tr>
<th>FY 2020 Recommendation</th>
<th>Type</th>
<th>Status</th>
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<tbody>
<tr>
<td>We recommend that the NARA Chief Information Officer continue to analyze and prioritize remediation efforts to accomplish security and control objectives. Key tasks should include, but are not limited to:</td>
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<tr>
<td>1. Ensure NARANet user accounts are reviewed and disabled in accordance with NARA’s information technology policies and requirements.</td>
<td>Significant Deficiency (SD)</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.1.”</td>
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<td>2. Coordinate with other departments as necessary, to implement an authoritative data source which provides the current status of NARA contractors and volunteers at the enterprise level.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.2.”</td>
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<td>3. Ensure system access requests are completed and retained for the duration of a users’ system access.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.3.”</td>
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<td>4. Ensure the completion and retention of exit clearance forms and requests for all separated employees, in accordance with NARA’s record retention requirements.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.4.”</td>
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<td>5. Ensure account reviews are completed in accordance with Access Control IT Methodology requirements.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.5.”</td>
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<td>6. Ensure plan of action and milestones for the NARANet and OFAS systems are created, updated, and remediated, for each system, in accordance with NARA policies, guidance and directives, to include enhanced POA&amp;M closure procedures.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.11.”</td>
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<td>7. Develop oversight mechanisms to ensure system security plans reflect current operational environments, include an accurate status of the implementation of system security.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.14.”</td>
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<tr>
<td>FY 2020 Recommendation</td>
<td>Type</td>
<td>Fiscal Year 2021 Status</td>
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<td>controls, and all applicable security controls are properly evaluated prior to including in the plan.</td>
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<td>8. Document and implement a process to track and remediate persistent configuration vulnerabilities, or document acceptance of the associated risks.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.15.”</td>
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<tr>
<td>9. Implement remediation efforts to address security deficiencies on affected systems identified, to include enhancing its patch and vulnerability management program as appropriate, or document acceptance of the associated risks.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.16.”</td>
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<td>10. Fully complete the migration of applications to vendor supported operating systems.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.17.”</td>
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<tr>
<td>11. Ensure that records of configuration-controlled changes are retained within those systems (e.g., Remedy/ServiceNow) which retain those records, in accordance with the NARA records schedule.</td>
<td>SD</td>
<td>Open; see 2021 Significant Deficiency, recommendation “I.20.”</td>
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We recommend that NARA management implement the following recommendations:

12. The Office of Chief Acquisition Officer ensures Contracting Officers understand their responsibility to use appropriate cost allocations for each contract line. (modified repeat recommendation) Management Letter Comment (MLC) Open; reclassified from SD in FY 2020 to MLC in FY 2021

13. The Chief Financial Officer updates Interim Guidance 400-8, *Quarterly Reconciliation of Open Items for all NARA Funds*, to include a review of open obligations for completeness. There should be steps for contracting officer representatives and program office management to take if they detect an obligation is not complete, including how to bring any errors to the attention of the Office of the Chief Financial Officer. (modified repeat recommendation) MLC Open; reclassified from SD in FY 2020 to MLC in FY 2021
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<th>FY 2020 Recommendation</th>
<th>Type</th>
<th>Fiscal Year 2021 Status</th>
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<tr>
<td>14. The Chief Financial Officer and Chief Acquisition Officer ensure monthly DATA Act differences are adequately researched and corrected in a timely manner. (modified repeat recommendation)</td>
<td>SD</td>
<td>Closed</td>
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<td>15. The Chief Financial officer and Chief Acquisition Officer establish procedures for timely escalation of known errors. (modified repeat recommendation)</td>
<td>SD</td>
<td>Closed</td>
</tr>
<tr>
<td>16. The NARA Chief Financial Officer reports the Antideficiency Act (ADA) violation in accordance with Title 31, Section 1351 of the U.S. Code and OMB guidance.</td>
<td>Non-Compliance</td>
<td>Open Recommendation not repeated³</td>
</tr>
<tr>
<td>17. The NARA Chief Financial Officer complies with ATDA and OMB A-136, Section 1.5, by submitting its FY 2019 AFR to OMB, Treasurer, GAO, and Congress, and update the Agency Head Letter; the CFO Letter, or another transmittal letter, explaining the reason for not being able to comply with the posting and submission deadline in FY 2019.</td>
<td>Non-Compliance</td>
<td>Closed</td>
</tr>
</tbody>
</table>

³ Auditors' recommendation for NARA to report the ADA violation on the over-obligation in FY 2019 in the form of a letter from the agency head to the President through the Director of OMB (OMB Circular No. A-11, section 145.7, How do I report a violation?) is still open in FY 2021. NARA management stated that a draft letter was submitted to OMB in FY 2020 but still awaiting OMB’s approval for NARA to finalize and issue the letter.