The State’s financial reporting “system” is comprised of over 260 individual financial systems, many of which are not interrelated, are antiquated, and are costly to operate. This was the conclusion reached in the Auditor General’s management audit of the State’s Financial Reporting System, released in February 2011.

The report also concluded that the lack of a centralized financial reporting system has considerable negative consequences, including untimely financial reporting of the true financial position of the State. The lack of timely financial reporting limits effective oversight of State finances, adversely affects the State’s bond rating, and jeopardizes federal funding. See inset for more detailed findings on the financial systems.

In addition to the lack of a centralized GAAP compliant financial reporting system, the report concluded that other factors have an adverse impact on the timeliness and accuracy of financial reporting:

- The Comptroller’s Office is responsible for financial reporting but does not have authority over the agencies from which it collects information. Furthermore, there is no penalty if the agencies do not cooperate with the Comptroller. The Comptroller’s Office and the Governor’s Office should work together to establish financial reporting target completion dates and ensure that such dates are met.

- The State of Illinois has a complex fund structure that utilized an estimated 900 funds in fiscal year 2009. A complex fund structure increases the level of effort necessary to account for and report transactions and increases the risk of errors and omissions.

See SYSTEM on Page 2
PROTECTING PERSONAL INFORMATION

Requirements to protect personal information are outlined in laws such as the Personal Information Protection Act (815 ILCS 530), Identity Protection Act (5 ILCS 179), and the federal Health Insurance Portability and Accountability Act (HIPAA). The Auditor General’s audits have consistently identified weaknesses in the implementation of controls to protect confidential information at State agencies. Examples of poor practices include:

- Sending unencrypted confidential information, such as Social Security Numbers or Protected Health Information (PHI), over the Internet.
- Transporting confidential information on laptops or storage devices without utilizing encryption.
- Improper storage or disposal of documents containing confidential information.

The Auditor General’s Office has been recommending that agencies perform a comprehensive risk assessment to identify all forms of confidential or personal information and ensure adequate security controls, including adequate physical and logical access restrictions, have been established to safeguard data and resources.

The first step in protecting confidential information is to identify where it currently exists, and then to review existing control procedures. In response to a recent finding regarding the protection of confidential information, a State agency outlined the results of a risk assessment. The agency embarked on a risk assessment of computers with the intent of reducing the likelihood of sensitive data leakage by eliminating or protecting sensitive data. The assessment discovered and eliminated over 4.1 million social security numbers and over 63,000 credit card numbers from agency computers.

As outlined above, the results of the risk assessment clearly demonstrate the value of performing the exercise. We will continue to recommend that all State agencies perform their own risk assessments.
Our compliance examinations identify certain aspects of State government that expose the State to an unacceptable level of risk. Since 2007, we have been highlighting these high risk areas in the Audit Advisory. The four high risk areas highlighted in this issue of the Audit Advisory include the following: 1) Contracting Processes; 2) Subrecipient Monitoring; 3) Untimely Financial Reporting; and 4) Fraud and Abuse.

1. CONTRACTING PROCESSES

The contracting process poses significant risks for State agencies and is susceptible to fraud and abuse. There are a myriad of ways the contracting process can be manipulated or abused. Consequently, an agency’s system of internal controls related to contracting needs to be strong, monitored, and enforced.

Contracting deficiencies have been routine findings in OAG audits. Examples of contracting deficiencies included: lack of documentation in the procurement file; allowing vendors to begin work without a formal written agreement in place; errors in scoring proposals; and contracts lacking all required certifications.

New laws effective July 1, 2010, significantly impacted the procurement organization, purchasing process and vendor requirements. Our examinations for the period ended June 30, 2011, will include reviews of procurements made under the new requirements.

2. SUBRECIPIENT MONITORING

State agencies’ failure to adequately monitor subrecipients has been a central finding in the State’s Single Audit for years. The FY 2009 Single Audit included 25 findings and the FY 2010 Single Audit had 19 findings related to agencies’ deficiencies in monitoring subrecipients. Agencies covered by the Statewide Single Audit expended $29.3 billion in federal funding in FY 2010, of which $5.6 billion was passed through to subrecipients.

It is not sufficient for agencies to simply pass funding on to third parties. Rather, a system must be established to monitor how those funds are being spent and ensure these monies are being spent for the specified purpose. Subrecipient monitoring includes many aspects, such as reviewing and receiving grant or audit reports, as well as some level of on-site reviews or inspections.

3. UNTIMELY FINANCIAL REPORTING

As reported in our February 2011 management audit of the State’s Financial Reporting System discussed on page 1, untimely financial reporting poses significant risks to the State of Illinois. These risks occur in several critical key areas.

First, if reporting on the State’s financial position is delayed, State decision-makers lack critical information necessary to manage the operations of the State. In times of funding shortfalls as currently being experienced by the State, the need for timely and accurate financial information is even more important.

Second, the federal government is in the process of imposing new, more restrictive time requirements on states’ financial reporting and auditing. If the State’s financial reporting continues to be delayed, the risk increases that federal funding to the State may be delayed or withheld.

Finally, untimely financial information may have an adverse impact if public users are not getting needed information. For example, bond rating agencies use information in the State’s financial reports as part of their assessment of the overall risk and bond rating for the State. If needed financial information is unavailable, it may have an adverse, and costly, impact on the State’s bond rating and related borrowing costs.

Financial reporting delays and errors result in several significant effects, including increased audit testing, delays in the completion of audits, and delays in the preparation of the Comptroller’s Comprehensive Annual Financial Report (CAFR), as well as the Statewide Single Audit.

4. FRAUD ANDABUSE

Each State agency needs to have a fraud detection program. Recent audits have identified several instances where, due to a lack of adequate internal controls and oversight, public funds have been used for undocumented or improper purposes.

Agency managers have the responsibility to conduct internal vulnerability assessments of their operations to identify areas where misappropriation of State assets could occur. Once those areas are identified, then the controls need to be periodically reviewed and tested to ensure that they are properly designed and working.
The Fiscal Control and Internal Auditing Act (FCIAA), enacted in 1989, requires State agencies to establish, maintain, and annually evaluate their internal control systems. Agency internal control systems must reasonably assure compliance with applicable law and effective agency management. By May 1 of each year, each agency is required to certify to the Auditor General on its system of internal fiscal and administrative controls and its compliance with the FCIAA guidelines.

While the annual assessment should be an important tool for management to identify internal control weaknesses and take immediate corrective action, many agencies do not appear to be effectively completing the FCIAA process. There are instances where the FCIAA certifications agencies filed with the Auditor General’s Office show few, if any, weaknesses. Yet, when the OAG audits the agency, weaknesses in internal controls are identified and agency management agrees with the auditors that such deficiencies exist. If agency management would more rigorously conduct their annual FCIAA review, not only would weak agency controls be strengthened in a timely fashion, the number of OAG audit findings may be reduced. The Comptroller’s SAMS Manual (Procedure 02) contains guidance on the FCIAA process, as well as the Supplement to SAMS Manual Procedure 2, Internal Control Review Checklist (see box below).

### COMPTROLLER’S SUGGESTED INTERNAL CONTROL REVIEW CHECKLIST

An internal control review checklist has been prepared to aid Illinois State agencies in conducting reviews of their systems of internal fiscal and administrative controls. The checklist is based, in part, on the “Internal Control Criteria Checklist”, “Audit Planning Checklist” and “Checklists for Observation of Auditee’s Management Practices” contained in the State of Illinois Auditor General Audit Guide For Performing Compliance Audits of Illinois State Agencies. Ideas have been drawn from this and other sources, and modified to fit the needs of the Fiscal Control and Internal Auditing Act (FCIAA) internal control review program. The checklist is organized into the following eleven major internal control review categories:

1. Agency Organization and Management
2. Administrative Support Services
3. Budgeting, Accounting and Reporting
4. Purchasing, Contracting and Leasing
5. Expenditure Control
6. Personnel and Payroll
7. Property, Equipment, and Inventories
8. Revenues and Receivables
9. Petty Cash and Local Funds
10. Grant Administration
11. Electronic Data Processing

This SAMS Supplement notes that Illinois State agencies are encouraged to use this checklist as a guide in determining the nature and scope of internal control review work that must be performed to enable the agency Chief Executive Officer to certify to the adequacy of his/her agency’s systems of internal fiscal and administrative control, as required by FCIAA-Section 3003.

Source: Comptroller’s Supplement to SAMS Manual Procedure 2, Internal Control Review Checklist

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