Massachusetts Developmental Disabilities Council—
Examination of Annual Internal Control Questionnaire
For the period July 1, 2014 through June 30, 2015
April 21, 2016

Mr. Daniel M. Shannon, Executive Director
Massachusetts Developmental Disabilities Council
100 Hancock Street (Harbor South Tower Building)
Suite 201 (Second Floor)
Quincy, MA 02171

Dear Mr. Shannon:

I am pleased to provide this limited-scope performance audit of the Massachusetts Developmental Disabilities Council. This report details the audit objectives, scope, methodology, findings, and recommendations for the audit period, July 1, 2014 through June 30, 2015. My audit staff discussed the contents of this report with management of the agency, whose comments are reflected in this report.

I would also like to express my appreciation to the Massachusetts Developmental Disabilities Council for the cooperation and assistance provided to my staff during the audit.

Sincerely,

Suzanne M. Bump
Auditor of the Commonwealth
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<th>Abbreviation</th>
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<tr>
<td>CFO</td>
<td>chief financial officer</td>
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<tr>
<td>COSO</td>
<td>Committee of Sponsoring Organizations of the Treadway Commission</td>
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<tr>
<td>ERM</td>
<td>enterprise risk management</td>
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<tr>
<td>GAAP</td>
<td>generally accepted accounting principles</td>
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<tr>
<td>ICP</td>
<td>internal control plan</td>
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<td>ICQ</td>
<td>Internal Control Questionnaire</td>
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<td>MDDC</td>
<td>Massachusetts Developmental Disabilities Council</td>
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<td>OSA</td>
<td>Office of the State Auditor</td>
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<td>OSC</td>
<td>Office of the State Comptroller</td>
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<tr>
<td>PII</td>
<td>personally identifiable information</td>
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EXECUTIVE SUMMARY

Each year, the Office of the State Comptroller (OSC) issues a memorandum (Fiscal Year Update) to internal control officers, single audit liaisons, and chief fiscal officers instructing departments to complete an Internal Control Questionnaire (ICQ) designed to provide an indication of the effectiveness of the Commonwealth’s internal controls. In the Representations section of the questionnaire, the department head, chief fiscal officer, and internal control officer confirm that the information entered on the questionnaire is accurate and approved.

In accordance with Section 12 of Chapter 11 of the Massachusetts General Laws, the Office of the State Auditor has conducted a limited-scope performance audit of certain information reported on the Massachusetts Developmental Disabilities Council’s (MDDC’s) ICQ for the period July 1, 2014 through June 30, 2015. The objective of our audit was to determine whether certain responses that MDDC provided to OSC on its fiscal year 2015 ICQ were accurate.

Below is a summary of our finding and our recommendations, with links to each page listed.

<table>
<thead>
<tr>
<th>Finding 1</th>
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<tbody>
<tr>
<td>MDDC’s 2015 ICQ had inaccurate responses on the subjects of its internal control plan (ICP), risk assessment, and capital-asset inventory.</td>
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<table>
<thead>
<tr>
<th>Recommendations</th>
<th>Page 10</th>
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<tbody>
<tr>
<td>1. MDDC should take the measures necessary to address the issues we identified during our audit and should ensure that it adheres to all of OSC’s requirements for developing an ICP and accurately reporting information about its ICP, risk assessment, and capital-asset inventory on its ICQ.</td>
<td></td>
</tr>
<tr>
<td>2. If necessary, MDDC should request guidance from OSC on these matters.</td>
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Post-Audit Action

In response to issues we identified during our audit, MDDC revised its fixed-asset inventory list to comply with OSC’s Fixed Assets—Acquisition Policy.
OVERVIEW OF AUDITED ENTITY

The Massachusetts Developmental Disabilities Council (MDDC) is an independent agency funded by the federal government through a federal formula grant authorized under Subtitle B of Public Law 106-402 (the Developmental Disabilities Assistance and Bill of Rights Act of 2000). MDDC was established in accordance with state Executive Order 512. It is made up of citizen members appointed by the Governor as well as representatives from state agencies and the Massachusetts Developmental Disabilities Network.¹ According to its website, MDDC’s mission is to “provide opportunities for people with developmental disabilities and their families to enhance independence, productivity, and inclusion.”

MDDC had a fiscal year 2015 budget of $1,680,614 and has approximately eight employees. It is located at 100 Hancock Street in Quincy.

¹ This network consists of MDDC, the Institute for Community Inclusion, the University of Massachusetts Medical School Shriver Center, and the Disability Law Center. According to its website, it provides “advocacy, education, research, and dissemination of information.”
AUDIT OBJECTIVES, SCOPE, AND METHODOLOGY

In accordance with Section 12 of Chapter 11 of the Massachusetts General Laws, the Office of the State Auditor (OSA) has conducted a limited-scope performance audit of certain information reported on the Massachusetts Developmental Disabilities Council (MDDC’s) Internal Control Questionnaire (ICQ) for the period July 1, 2014 through June 30, 2015.

We conducted this limited-scope performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

The overall objective of our audit was to determine whether MDDC accurately reported certain information about its overall internal control system to the Office of the State Comptroller (OSC) on its 2015 ICQ. Accordingly, our audit focused solely on reviewing and corroborating MDDC’s responses to specific questions pertaining to ICQ sections that we determined to be significant to the agency’s overall internal control system. Below is a list of the relevant areas, indicating the conclusion we reached regarding each objective and, if applicable, where each objective is discussed in this report.

<table>
<thead>
<tr>
<th>Objective</th>
<th>Conclusion</th>
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<tbody>
<tr>
<td>1. On its 2015 ICQ, did MDDC give accurate responses in the following areas?</td>
<td></td>
</tr>
<tr>
<td>a. internal control plan (ICP)</td>
<td>No; see Findings 1a, 1b, and 1c</td>
</tr>
<tr>
<td>b. capital-asset inventory, for both generally accepted accounting principles (GAAP) and non-GAAP assets</td>
<td>No; see Finding 1d</td>
</tr>
<tr>
<td>c. personally identifiable information (PII)</td>
<td>Yes</td>
</tr>
<tr>
<td>d. audits and findings (reporting variances, losses, shortages, or thefts of funds or property immediately to OSA; see Appendix A)</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Our analysis of the information in the ICQ was limited to determining whether agency documentation adequately supported selected responses submitted by MDDC on its ICQ for the audit period; it was not designed to detect all weaknesses in the agency’s internal control system or all instances of inaccurate
information reported by MDDC on the ICQ. Further, our audit did not include tests of internal controls to determine their effectiveness as part of audit risk assessment procedures, because in our judgment, such testing was not significant within the context of our audit objectives or necessary to determine the accuracy and reliability of ICQ responses. Our understanding of internal controls and management activities at MDDC was based on our interviews and document reviews. Our review was limited to what we considered appropriate when determining the cause of inaccurate ICQ responses.

In order to achieve our objectives, we performed the following audit procedures:

- We reviewed the instructions for completing the fiscal year 2015 ICQ distributed by OSC to all state departments (Appendix B).
- We reviewed the September 2007 version of the OSC Internal Control Guide (the version effective during the audit period) to obtain an understanding of the requirements for preparing an ICP.
- We reviewed Section 3 of Chapter 93H of the General Laws, and Massachusetts Executive Order 504, to obtain an understanding of the requirements pertaining to the safeguarding and security of confidential and personal information and to providing notification of breaches to appropriate parties.
- We reviewed Chapter 93I of the General Laws to obtain an understanding of the requirements pertaining to the disposal and destruction of electronic and hardcopy data records.
- We interviewed the director of OSC’s Quality Assurance Bureau to obtain an understanding of OSC’s role in the ICQ process and to obtain and review any departmental quality assurance reviews conducted by OSC for MDDC.
- We interviewed MDDC’s executive director and chief financial officer (CFO) to gain an understanding of MDDC’s ICQ process, and we requested and obtained documentation to support the responses on its ICQ for the 12 questions we selected for review.
- We interviewed MDDC’s CFO to ask whether MDDC had any instances of variances, losses, shortages, or thefts of funds or property to determine compliance with Chapter 647 of the Acts of 1989’s requirement of reporting to OSA.
- We reviewed the fiscal year 2015 ICQ and selected questions pertaining to (1) the ICP, (2) Chapter 647 requirements, (3) capital-asset inventory (GAAP and non-GAAP), and (4) PII. We selected these areas using a risk-based approach and prior OSA reports that noted inconsistencies with

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2. According to OSC, the primary objective of the quality assurance reviews is to validate (through examination of transactions, supporting referenced documentation, and query results) that internal controls provide reasonable assurance that Commonwealth departments adhere to Massachusetts finance law and the policies and procedures issued by OSC. The quality assurance review encompasses the following areas: internal controls, security, employee and payroll status, and various accounting transactions. The internal control review determines whether the department has a readily available updated ICP.
departmental supporting documentation and agency ICQ responses submitted to OSC. Accordingly, we selected the following ICQ questions:

- Does the department have an ICP that documents its goals, objectives, risks, and controls used to mitigate those risks?
- Is the ICP based on the guidelines issued by OSC?
- Has the department conducted an organization-wide risk assessment that includes the risk of fraud?
- Has the department updated its ICP within the past year?
- Does the department require that all instances of unaccounted-for variances, losses, shortages, or thefts of funds be immediately reported to OSA?
- Does the department have singular tangible and/or intangible capital assets with a useful life of more than one year?
- Does the department take an annual physical inventory of tangible and intangible capital assets, including additions, transfers, disposals, and assets no longer in service?
- Are there procedures that encompass all phases of the inventory process—acquisition, recording, tagging, assignment/custody, monitoring, replacement, and disposal—as well as the assignment of the roles of responsibility to personnel?
- Are information system and data security policies included as part of the department’s internal controls?
- Is the department complying with Section 3 of Chapter 93H of the General Laws, and Executive Order 504, regarding notification of data breaches?
- Are stored personal data, both electronic and hardcopy, secured and properly disposed of in accordance with Chapter 93I of the General Laws and in compliance with the Secretary of State’s record-conservation requirements?
- Are sensitive data, as defined in policy and the General Laws, secured and restricted to access for job-related purposes?

To determine whether the responses that MDDC provided to OSC for the above 12 questions were accurate, we performed the following procedures:

- We requested and reviewed MDDC’s ICP to determine whether it complied with OSC requirements.
- We requested and reviewed any department-wide risk assessments conducted by MDDC.
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Massachusetts Developmental Disabilities Council
Audit Objectives, Scope, and Methodology

- We conducted interviews with MDDC’s CFO to determine the procedures used to prepare and update the ICP and conduct an annual capital-asset inventory.

- We requested and reviewed MDDC’s policies and procedures for PII to determine whether policies were in place and addressed the provisions of (1) Section 3 of Chapter 93H of the General Laws, and Executive Order 504, regarding notification of data breaches and (2) Chapter 93I of the General Laws regarding storing electronic and hardcopy personal data.

- We requested documentation for the last annual physical inventory conducted by MDDC.

- We requested and reviewed all documentation available to support MDDC’s certification of the accuracy of its responses on the fiscal year 2015 ICQ.

In addition, we assessed the data reliability of OSC’s PartnerNet, the electronic data source used for our analysis, by extracting copies of the ICQ using our secured system access and comparing OSC’s data to the ICQ data on the source-copy ICQ on file at MDDC during our subsequent interviews with management. ICQ questions are answered entirely with a “Yes,” “No,” or “N/A” checkmark. By tracing the extracted data to the source documents, we determined that the information was accurate, complete, and sufficiently reliable for the purposes of this audit.
DETAILED AUDIT FINDINGS WITH AUDITEE’S RESPONSE

1. Information reported regarding internal controls was inaccurate or unsupported by documentation.

Some of the information that the Massachusetts Developmental Disabilities Council (MDDC) reported on its Internal Control Questionnaire (ICQ) to the Office of the State Comptroller (OSC) for fiscal year 2015 was inaccurate or not supported by documentation. Specifically, although MDDC indicated that it was complying with OSC guidelines in all of the areas we reviewed, its internal control plan (ICP) did not fully document its goals, objectives, risks, and controls used to mitigate those risks; its ICP was not based on guidelines issued by OSC; it could not document that it had conducted an organization-wide risk assessment that included fraud; and it did not have procedures encompassing all phases of the inventory process.

Without establishing an ICP in accordance with OSC guidelines, MDDC may not be able to achieve its mission and objectives effectively; efficiently; and in compliance with applicable laws, rules, and regulations. Further, inaccurate information on the ICQ prevents OSC from effectively assessing the adequacy of MDDC’s internal control system for the purpose of financial reporting. In addition, without establishing formal inventory policies and procedures, MDDC is not ensuring that its capital assets are properly safeguarded against loss, theft, and misuse and that its inventory records are complete and accurate.

The problems we found are detailed in the sections below.

a. Contrary to what its ICQ indicated, MDDC’s ICP did not document its goals, objectives, risks, and controls used to mitigate those risks.

In the Internal Control Plans section of the fiscal year 2015 ICQ, departments were asked, “Does the Department have an internal control plan that documents its goals, objectives, risks, and controls used to mitigate those risks?” In response to this question, MDDC answered “yes,” but its ICP did not document these items. Instead, the ICP was limited to a summary of the agency’s administrative and fiscal activities; it did not include MDDC’s key operational activities to implement the federal Developmental Disabilities Assistance and Bill of Rights Act of 2000, such as policy research, self-advocacy leadership training to provide education and support to people with disabilities, and developing partnerships with key stakeholders and advocacy groups.
b. Contrary to what its ICQ indicated, MDDC’s ICP was not based on guidelines issued by OSC.

In the Internal Control Plans section of the fiscal year 2015 ICQ, departments were asked, “Is the internal control plan based on guidelines issued by the Comptroller’s Office?” On its ICQ, MDDC answered “yes,” but its ICP did not fully comply with the guidelines in OSC’s Internal Control Guide. MDDC’s ICP consisted of a compilation of its detailed administrative and financial policies and procedures and did not consider, or adequately identify, seven of the eight components of enterprise risk management (ERM): Objective Setting, Event Identification, Risk Assessment, Risk Response, Control Activities, Information and Communication, and Monitoring.

c. Contrary to what its ICQ indicated, MDDC had not performed a risk assessment that included the consideration of fraud.

In the Internal Control Plans section of the fiscal year 2015 ICQ, departments were asked, “Has the Department conducted an organization-wide risk assessment that includes the consideration of fraud?” In its ICQ, MDDC answered “yes”; however, although MDDC identified risks and risk responses, it did not conduct a proper risk assessment, which would include assessing each identified risk’s likelihood and impact. Further, MDDC did not include the risk of fraud in its analysis. Developing a complete risk assessment is important because it enables management to focus its attention on the most important entity risks and to manage risks within defined tolerance thresholds.

d. Contrary to what its ICQ indicated, MDDC did not have documented procedures encompassing all phases of the inventory process.

In the Internal Control Plans section of the fiscal year 2015 ICQ, departments were asked, “Are there procedures that encompass all phases of the inventory process: acquisition, recording, tagging, assignment/custody, monitoring, replacement and disposal, as well as the assignment of the roles of responsibility to personnel?” In its ICQ, MDDC answered “yes,” but during our audit, we found that it did not have such procedures, although it did have a list of capital assets and conducted an annual physical inventory.

Authoritative Guidance

The ICQ is a document designed by OSC that is sent to departments each year requesting information and department representations on their internal controls over 12 areas: management oversight, accounting system controls, budget controls, revenue, procurement and contract management, invoices and
payments, payroll and personnel, investments held by the Commonwealth, material and supply inventory, capital-asset inventory, federal funds, and information-technology security and personal data. According to OSC’s “Instructions for Completing the FY2015 Internal Control Questionnaire” (Appendix B), the department head, chief fiscal officer, and internal control officer of each department must certify the responses provided in the Representations section of the ICQ. The purpose of the ICQ is to provide an indication of the effectiveness of the Commonwealth’s internal controls. External auditors use department ICP and ICQ responses, along with other procedures, to render an opinion on the internal controls of the Commonwealth as a whole.

In its document *Enterprice Risk Management—Integrated Framework*, or COSO II, the Committee of Sponsoring Organizations of the Treadway Commission (COSO) defines ERM as “a process, effected by the entity’s board of directors, management and other personnel, applied in strategy setting and across the enterprise, designed to identify potential events that may affect the entity, and manage the risks to be within its risk appetite, to provide reasonable assurance regarding the achievement of entity objectives.” To comply with OSC internal control guidelines, an ICP must contain information on the eight components of ERM: Internal Environment, Objective Setting, Event Identification, Risk Assessment, Risk Response, Control Activities, Information and Communication, and Monitoring. COSO guidance states that all components of an internal control system must be present and functioning properly and operating together in an integrated manner in order to be effective. In addition, OSC’s Internal Control Guide requires ICPs to include a risk assessment.

**Reasons for Inaccurate or Unsupported Information**

The chief financial officer (CFO) concurred that MDDC’s ICP was not consistent with the required ERM model but said that it was organized so as best to accommodate MDDC’s federal and state overseers and its clients. He further stated that although MDDC’s 2015 Annual Enterprise Risk Management document (a supporting document to the ICP) does not include an assessment of each identified risk’s likelihood and impact or the risk of fraud, these issues are discussed in management meetings but not documented.

The CFO further stated that his position was that MDDC had an informal inventory process in place but had not formalized it as a written procedure because of constraints on time and number of employees.
Recommendations

1. MDDC should take the measures necessary to address the issues we identified during our audit and should ensure that it adheres to all of OSC’s requirements for developing an ICP and accurately reporting information about its ICP, risk assessment, and capital-asset inventory on its ICQ.

2. If necessary, MDDC should request guidance from OSC on these matters.

Auditee’s Response

In a written response to this report, MDDC stated that it had begun taking corrective actions, including the following:

- updating its formalization of the inventory procedures (all phases of inventory cycle in the ICP).
- updating its formalization of risk assessment, including fraud in the ICP.
- updating the ICP to consolidate the specific information into a summary presentation based on the new 2015 guidelines [the revised OSC Internal Control Guide, dated June 24, 2015] for ICP format. A request has also been initiated with the director of quality assurance at OSC for additional consultation.

Auditor’s Reply

Based on its response, we believe that MDDC is taking appropriate measures to address the concerns we identified.
OTHER MATTERS

The Massachusetts Developmental Disabilities Council’s capital-asset inventory records did not contain all required information.

The Massachusetts Developmental Disabilities Council’s (MDDC’s) capital- (fixed-) asset inventory list for fiscal year 2015 was incomplete: it only recorded asset locations, descriptions, and disposals and did not record asset purchase dates and acquisition costs as required by the Office of the State Comptroller’s (OSC’s) policies. Without this information, MDDC cannot be sure that all of its capital assets are properly accounted for. In addition, OSC’s Fixed Assets—Acquisition Policy requires that generally accepted accounting principles (GAAP) assets be recorded in the Fixed Asset Subsystem within the state’s Massachusetts Management Accounting and Reporting System and that non-GAAP capital (fixed) assets be recorded in departments’ inventories. The inventory can be either electronic or on paper, as long as it records the date of purchase, amount, description, location, and disposal of an item. MDDC’s chief financial officer concurred and stated that the agency would take corrective action to include all required information on its inventory list.
APPENDIX A

Chapter 647 of the Acts of 1989
An Act Relative to Improving the Internal Controls within State Agencies

Notwithstanding any general or special law to the contrary, the following internal control standards shall define the minimum level of quality acceptable for internal control systems in operation throughout the various state agencies and departments and shall constitute the criteria against which such internal control systems will be evaluated. Internal control systems for the various state agencies and departments of the commonwealth shall be developed in accordance with internal control guidelines established by the office of the comptroller.

(A) Internal control systems of the agency are to be clearly documented and readily available for examination. Objectives for each of these standards are to be identified or developed for each agency activity and are to be logical; applicable and complete. Documentation of the agency's internal control systems should include (1) internal control procedures, (2) internal control accountability systems and (3), identification of the operating cycles. Documentation of the agency's internal control systems should appear in management directives, administrative policy, and accounting policies, procedures and manuals.

(B) All transactions and other significant events are to be promptly recorded, clearly documented and properly classified. Documentation of a transaction or event should include the entire process or life cycle of the transaction or event, including (1) the initiation or authorization of the transaction or event, (2) all aspects of the transaction while in process and (3), the final classification in summary records.

(C) Transactions and other significant events are to be authorized and executed only by persons acting within the scope of their authority. Authorizations should be clearly communicated to managers and employees and should include the specific conditions and terms under which authorizations are to be made.

(D) Key duties and responsibilities including (1) authorizing, approving, and recording transactions, (2) issuing and receiving assets, (3) making payments and (4), reviewing or auditing transactions, should be assigned systematically to a number of individuals to insure that effective checks and balances exist.

(E) Qualified and continuous supervision is to be provided to ensure that internal control objectives are achieved. The duties of the supervisor in carrying out this responsibility shall include (1) clearly communicating the duties, responsibilities and accountabilities assigned to each staff member, (2) systematically reviewing each member's work to the extent necessary and (3), approving work at critical points to ensure that work flows as intended.

(F) Access to resources and records is to be limited to authorized individuals as determined by the agency head. Restrictions on access to resources will depend upon the vulnerability of the resource and the perceived risk of loss, both of which shall be periodically assessed. The agency head shall be responsible for maintaining accountability for the custody and
use of resources and shall assign qualified individuals for that purpose. Periodic comparison shall be made between the resources and the recorded accountability of the resources to reduce the risk of unauthorized use or loss and protect against waste and wrongful acts. The vulnerability and value of the agency resources shall determine the frequency of this comparison.

Within each agency there shall be an official, equivalent in title or rank to an assistant or deputy to the department head, whose responsibility, in addition to his regularly assigned duties, shall be to ensure that the agency has written documentation of its internal accounting and administrative control system on file. Said official shall, annually, or more often as conditions warrant, evaluate the effectiveness of the agency's internal control system and establish and implement changes necessary to ensure the continued integrity of the system. Said official shall in the performance of his duties ensure that: (1) the documentation of all internal control systems is readily available for examination by the comptroller, the secretary of administration and finance and the state auditor, (2) the results of audits and recommendations to improve departmental internal controls are promptly evaluated by the agency management, (3) timely and appropriate corrective actions are effected by the agency management in response to an audit and (4), all actions determined by the agency management as necessary to correct or otherwise resolve matters will be addressed by the agency in their budgetary request to the general court.

All unaccounted for variances, losses, shortages or thefts of funds or property shall be immediately reported to the state auditor’s office, who shall review the matter to determine the amount involved which shall be reported to appropriate management and law enforcement officials. Said auditor shall also determine the internal control weakness that contributed to or caused the condition. Said auditor shall then make recommendations to the agency official overseeing the internal control system and other appropriate management officials. The recommendations of said auditor shall address the correction of the conditions found and the necessary internal control policies and procedures that must be modified. The agency oversight official and the appropriate management officials shall immediately implement policies and procedures necessary to prevent a recurrence of the problems identified.
APPENDIX B

Office of the State Comptroller’s Memorandum
Internal Control Questionnaire and Department Representations

To: Department Heads, Internal Control Officers, and Chief Fiscal Officers
From: Martin J. Benson, Comptroller
Date: May 6, 2015
Re: Internal Control Questionnaire and Department Representations; Due May 29, 2015

Controller Memo # FY 2015-25

Executive Summary

This memo announces the FY 2015 Internal Control Questionnaire (ICQ). The ICQ application is located on our intranet site, Comptroller Intranet, under Financials. See the attached Instructions for Completing the FY2015 Internal Control Questionnaire for details. Departments should complete the ICQ on or before May 29, 2015. Auditors and staff from the Comptroller’s Quality Assurance Bureau review ICQ responses and may contact departments to follow up on specific answers. Department management is responsible for implementing and maintaining effective internal controls based on prescribed statutes, regulations and policies. The ICQ’s Representations Section confirms this for the Commonwealth.

The user must first enter PartnerNet to access the ICQ for both data entry and review. Chief Officers (CFO) & Single Audit Liaisons and Internal Control Officers (ICO) already have access to both PartnerNet and the ICQ. Once they are logged into PartnerNet, they will be presented with a link to the ICQ application. Department Security Officers can request access for additional users by submitting a PartnerNet Security Request Form. The CFO, the Single Audit Liaison, and the CFO should work closely with senior management to identify appropriate staff for providing responses to every section of the ICQ. Please collect and review all responses, then...
enter them into the ICQ application no later than May 29, 2015. Instructions on completing and submitting the ICQ are attached.

The ICQ is designed to provide an indication of the effectiveness of the Commonwealth’s internal controls. During the Single Audit, auditors from KPMG, as well as Comptroller staff, will review the internal controls of several departments in more depth. They will also visit departments to follow-up on prior year findings, review compliance with federal and state regulations, test selected transactions, and review cash and encumbrances. The auditors use department Internal Control Plans and ICQ responses, along with other procedures, to render an opinion on the internal controls of the Commonwealth as a whole.

The Office of the State Auditor also refers to ICQ responses and Internal Control Plans when conducting their audits of state agencies.

**Departments Using Centralized Business Units**

Some departments use centralized business units to perform functions for multiple departments such as human resources, payroll, accounting, and procurement. These departments should answer the questions as if they used a contractor to perform these functions. In the comments field of each relevant section, briefly describe the arrangement.

**Representations**

The last section of the questionnaire is the department’s certification of the accuracy of responses.

The Department Head, CFO, and ICO must read and approve each statement. Then, enter the approvers’ names, official titles, and approval dates. Finally, print this section, have each person sign and date it, and keep the signed copy on file as your department’s certification of the representations.

Internal controls are critical in creating an environment that is accountable to the public, while being responsive to the needs and direction of senior management. The Internal Control Act, Chapter 647 of the Acts of 1989, mandates that each department document its internal controls in accordance with guidelines established by the Office of the Comptroller – see: [Internal Control Guide](#).

The completed ICQ is due on or before May 29, 2015. Staff should plan to provide a copy to any auditors or regulators, federal or state, who conduct a review of your agency. If you have any questions, contact the Comptroller’s Help Line at (617) 973-2468. Thank you in advance for your time and cooperation.

Attachments: Instructions for Completion
Instructions for Completing the FY2015 Internal Control Questionnaire

The Office of the Comptroller (CTR) collects Internal Control Questionnaire (ICQ) data electronically. Please submit the completed questionnaire no later than May 29, 2015. Each section includes an area for optional comments at the end. The Comments blocks accept up to 500 characters.

ACCESS

1. The questionnaire is accessed through PartnerNet.
2. From the CTR portal, click on the Comptroller Intranet button. PartnerNet is the 3rd selection under “Applications.” Select the link to access the PartnerNet login screen.
3. Log in to PartnerNet using your Commonwealth UAIID and your password (if you do not have or do not know your UAIID or your password, contact your department security officer for assistance).
4. If this is your first time in PartnerNet, you will be presented with the requirement of creating your own password. After successfully changing your password, the My Home link will be available. If you are already a PartnerNet user, the login procedure will have presented you with the My Home application page.
5. Once at the My Home page, test the ICQ link under the Applications heading. If nothing happens, review the error bar across the top of your screen, "Pop-up blocked." You can set your browser to "Always Allow Pop-ups from This Site" by clicking the error bar, and selecting the "Allow" option (you need do this only on the first visit). Click the link to the ICQ application again.
6. Step 5 will bring you to your department’s 2015 ICQ selection screen. Maximize your browser window.
7. Choose Fiscal Year: 2015 with the Select button.
8. If the text displayed does not wrap properly and you are using an Internet Explorer browser, select the Tools button on the toolbar and select “Compatibility View.”
9. Data from our files was entered for the first five items of the Department Information Section. Please enter or correct information where necessary. Then continue with the rest of the questionnaire.
COMPLETING QUESTIONS AND SAVING YOUR WORK: Each department must answer all questions applicable to its operations. To save a partially completed ICQ, click on the Save and Proceed button located at the end of each section. This will save your work and bring you directly to the following section. After your work is saved, click on the red Exit button located at the top of each section.

The section menu on the left navigation panel allows you to navigate between sections. However, each section must be saved (Save and Proceed button) before exiting or the information will be lost.

Save frequently. If you have not “saved” or otherwise interacted with the system for five minutes, the system will log you out. If you did not “save” data entered before being logged out, you will lose that information.

PRINT: After logging in, users may find it useful to print the questionnaire and distribute sections to the appropriate business area managers. The questionnaire can be printed from the Printing and Status page (the link is located at the top-right of the masthead). Printing and Status displays all of the responses for all sections of the ICQ. Select the Print button to print the entire document.

STATUS: The Printing and Status page will also display the ICQ status (Complete/Incomplete) and the last user’s ID.

SECTIONS OR QUESTIONS THAT DO NOT APPLY TO YOU: Not all sections or questions apply to all departments. Please do not skip a section. Enter “No” or “Not Applicable” to the first question of the section. For example: Does the department receive or manage any federal funds? Selecting “No” will inactivate all related questions in this section. Simply go to the next available question to continue the questionnaire. If you discover that you inactivated questions by mistake, changing the original response from “No” to “Yes” will activate all related questions.

REPRESENTATIONS: The Representations Section operates differently than other ICQ Sections. In this section, the Department Head, CFO, and Internal Control Officer confirm that the information entered into the questionnaire is accurate and approve the representations listed. After they have reviewed the representations, enter their names, official titles, and the approval dates in the appropriate fields. Print this section, have each approver sign it, and file it as your department’s certification of the representations. Do not select Save and Submit until you have completed the entire questionnaire, including the representations by the Department Head, CFO and Internal Control Officer.
SUBMIT TO THE OFFICE OF THE COMPTROLLER.

When the ICQ is complete, select Save and Submit and click the Done button.

After the ICQ is successfully submitted, the questionnaire will be stored in the Comptroller’s ICQ database. Once submitted, your department will no longer be able to change the document. If you have accidentally or prematurely submitted the questionnaire and need to make corrections, contact the Comptroller’s Help Line (617 973-2468) to unlock your questionnaire. Save and Submit the completed ICQ no later than May 29, 2015.