Office of Inspector General
Board of Governors of the Federal Reserve System
Bureau of Consumer Financial Protection

Media Kit

Media contact information
202-973-5043
oig.media@frb.gov
Our Work

Audit and evaluate Board and Bureau programs and operations.
We assess the economy, efficiency, and effectiveness of the agencies’ programs and operations, including their supervision of financial institutions, compliance with laws and regulations, and internal operations. Our reports explain why we conducted the review, describe the issues we found, and recommend ways the agency can correct them. We do not manage agency programs or implement changes.

Investigate wrongdoing against the Board and the Bureau.
We investigate wrongdoing related to the agencies’ programs and operations committed by agency employees, contractors, or any other person or entity. We also investigate wrongdoing that hinders the agencies’ ability to supervise financial institutions within their jurisdictions—for example, a bank providing false information to agency regulators. Investigative cases may be criminal, civil, or administrative, with findings referred to the U.S. Department of Justice, the Board, or the Bureau.

Hotline
We evaluate allegations of wrongdoing against the Board and the Bureau (but we do not investigate consumer issues that an individual may have with their bank). To file a complaint, visit our website or call 800-827-3340. Complaints can be submitted anonymously. Board and Bureau staff are protected by law against reprisals or retaliation for bringing matters to us. Reserve Bank staff should refer to their Reserve Bank policy.

The Board of Governors
supervises the Federal Reserve System, the central bank of the United States, which promotes the effective operation of the economy by, among other things, conducting monetary policy and regulating financial institutions.

The Bureau of Consumer Financial Protection
enforces federal consumer financial laws, supervises financial companies, takes consumer complaints, and promotes consumer financial education.

Our Results, FY 2018

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oig.federalreserve.gov
oig.consumerfinance.gov

Media and congressional inquiries
oig.media@frb.gov

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Audits, evaluations, and other reviews assess Board and Bureau programs and operations. Our goal is to deliver results that promote agency excellence.

The OIG Review Process

1. **Announcement memo**
   - Inform agency of area to be reviewed

2. **Scoping and planning**
   - Gather information pertinent to objectives and update agency regularly

3. **Entrance conference**
   - Meet with agency to discuss planned review

4. **Fieldwork**
   - Conduct interviews, review documents, analyze data, and update agency regularly

5. **Preliminary findings meeting**
   - Present preliminary findings to agency and respond to questions

6. **Discussion draft report**
   - Send discussion draft report for agency review

7. **Exit conference**
   - Receive comments on the discussion draft report

8. **Official draft report**
   - Provide formal draft report to the agency

9. **Management’s response**
   - Receive agency officials’ written response to each recommendation in the official draft report

10. **Resolution**
    - Assess agency actions taken to close recommendations

11. **Final report**
    - Issue report to the agency and Congress and post it to the OIG website

Trusted oversight.
Help the Board and the Bureau work efficiently, effectively, and free of fraud, waste, and abuse.

OIG Hotline

What should I report?

- employee misconduct
- violations of federal laws or agency policy
- ethics violations or conflicts of interest by agency officials
- contract and procurement irregularities
- theft or abuse of property
- travel card or purchase card fraud
- waste or mismanagement of funds or government resources
- obstruction of agency operations, such as false information provided to regulators

Am I protected?

We will not disclose your identity except in rare circumstances when it’s unavoidable. Board and Bureau employees are protected by law from reprisals or retaliation for contacting us. Reserve Bank staff should refer to their Reserve Bank policy.

What happens after I report?

We evaluate the complaint and, if appropriate, refer our findings to the Board or the Bureau for administrative action (for example, taking personnel action against the offender) or to the U.S. Department of Justice for criminal or civil action.

How do I report?

oig.federalreserve.gov/hotline
oig.consumerfinance.gov/hotline
phone: 800-827-3340

OIG Hotline
Board of Governors of the Federal Reserve System
20th Street and Constitution Avenue NW
Mail Stop K-300
Washington, DC 20551
Mark Bialek was appointed Inspector General for the Board and the Bureau effective July 25, 2011. Mr. Bialek leads the OIG staff in promoting economy, efficiency, and effectiveness and preventing and detecting waste, fraud, and abuse within the Board’s and the Bureau’s programs and operations.

Mr. Bialek has more than 38 years of experience in the Inspector General community. Previously, he served as the Deputy Inspector General at the U.S. Environmental Protection Agency (EPA) OIG. In addition, he served as the Acting Deputy Inspector General, the Associate Deputy Inspector General, and the Counsel to the Inspector General at the EPA OIG. Prior to joining the EPA OIG, Mr. Bialek served for 12 years as the Deputy Counsel to the Inspector General at the U.S. Department of State OIG and for 8 years as the Associate Counsel to the Inspector General at the U.S. Department of Commerce OIG.

Mr. Bialek also served as Chairman of the Council of Counsels to the Inspectors General, an organization comprising over 250 Inspector General attorneys throughout the federal government. Further, he has lectured extensively on the roles and responsibilities of federal Inspectors General and on ethics in the federal government, including presenting to officials of foreign governments.

Mr. Bialek received his bachelor of science in sociology and political science from Suffolk University and his juris doctor from the Antioch School of Law.
Fred W. Gibson, Jr.

Deputy Inspector General

Fred W. Gibson, Jr., serves as the Deputy Inspector General. In this role, Mr. Gibson is responsible for assisting the Inspector General with the overall direction and management of the OIG for the Board and the Bureau.

Mr. Gibson has over 26 years of experience in the Inspector General community. Before joining the OIG for the Board and the Bureau, he served as the Federal Deposit Insurance Corporation (FDIC) OIG’s Principal Deputy Inspector General, leading the work of criminal investigators, auditors, evaluators, and other professionals, and also served as Acting Inspector General. Previously, he worked as Counsel to the Inspector General, providing independent legal services to the Inspector General and the managers and staff of the FDIC OIG. He concurrently served as a Special Assistant U.S. Attorney (Criminal Division) for the Southern District of Florida. Before joining the FDIC OIG, he served as a Senior Attorney at the Resolution Trust Corporation OIG.

Prior to his federal service, Mr. Gibson practiced law for 12 years with regional and national law firms in Texas and Washington, DC, specializing in banking, securities, and corporate law.

Mr. Gibson received a bachelor of arts in history from the University of Texas at Austin, a master’s degree in Russian area studies from Georgetown University, and a juris doctor from the University of Texas School of Law. He is a member of the State Bar of Texas and the Bar of the Court of Appeals of the District of Columbia and is admitted to practice in numerous federal courts throughout the country.
Michael VanHuysen

Assistant Inspector General for Audits and Evaluations

Michael VanHuysen is the Assistant Inspector General for Audits and Evaluations. In this role, Mr. VanHuysen leads the Office of Audits and Evaluations, which includes three sections—Financial Management and Internal Controls, Management and Operations, and Supervision and Regulation—as well as a policy and planning team. The office conducts audits and evaluations of the Board’s and the Bureau’s programs and operations and issues public reports.

Prior to becoming the Assistant Inspector General for Audits and Evaluations, Mr. VanHuysen led the Office of Audits and Evaluations’ Supervision and Regulation section in conducting evaluations of the Board’s and the Bureau’s financial institution oversight activities.

Prior to joining the OIG for the Board and the Bureau, Mr. VanHuysen worked as a consultant in PricewaterhouseCoopers LLP’s financial services regulatory practice for 13 years, advising supervised financial institutions on various safety and soundness and regulatory compliance issues. His clients included money center banks, foreign banking organizations, retail banks, broker-dealers, and government-sponsored enterprises.

Mr. VanHuysen received his bachelor of arts in political science from the University of Michigan and his juris doctor from American University’s Washington College of Law. He is a member of the District of Columbia and Maryland bar associations and a former certified anti-money-laundering specialist.
Peter Sheridan

Associate Inspector General for Information Technology

Peter Sheridan serves as Associate Inspector General for Information Technology. In that capacity, he oversees audits of the economy, efficiency, effectiveness, and security of the information technology programs and systems of the Board and the Bureau; the development of data analytics approaches and methodologies to support OIG audits and investigations; and the maintenance of an efficient and economical information technology infrastructure to support all OIG operations and employees.

Mr. Sheridan has over 30 years of experience managing and directing information technology audits within a complex federal environment. He has specialized knowledge of OIG programs, activities, and functions and is experienced in developing short- and long-range information technology audit strategic plans to address mission criticality and risk. Before joining the OIG for the Board and the Bureau, he served as a senior auditor at the Federal Deposit Insurance Corporation OIG and the Federal Home Loan Bank Board OIG. Mr. Sheridan is active in the Inspector General community, currently serving as Chair of the Federal Audit Executive Council’s Information Technology Committee.

Mr. Sheridan holds a bachelor of business administration from Iona College, and he is a certified public accountant and certified information systems auditor. He also has received a graduate degree in banking from the Stonier Graduate School of Banking at the Wharton Business School, University of Pennsylvania.
Mr. Maye has 20 years of experience as a federal law enforcement officer. Prior to becoming the Assistant Inspector General for Investigations, Mr. Maye served as the Special Agent in Charge of Headquarters, where he managed the Special Investigations Unit, the Electronic Crimes Unit, and the OIG Hotline.

Prior to joining the OIG for the Board and the Bureau, Mr. Maye worked for the Social Security Administration OIG. There, he held several investigative management positions, including Special Agent in Charge of the Electronic Crimes Division.

Mr. Maye is a computer evidence recovery specialist and has been active in the Inspector General community in the area of computer forensics. In addition, Mr. Maye has served as an Adjunct Professor of computer forensic studies at Stevenson University and has spoken at regional and national conferences on the subject of computer forensics.

Mr. Maye received a bachelor of arts in political science from the University of Alabama at Birmingham and a master of arts in public and private management from Birmingham Southern College. He also is a graduate of the American University Key Executive Leadership Program.
Jacqueline M. Becker was appointed Associate Inspector General for Legal Services and Counsel to the Inspector General in 2010. She oversees and leads the Office of Legal Services, which provides legal advice to the Inspector General and OIG staff on all legal matters, including strategic analysis; research; and representation in support of OIG projects, activities, and operations. In addition, Legal Services conducts the OIG’s legislation and regulatory review function, as mandated by the Inspector General Act of 1978, as amended. Ms. Becker also oversees congressional and media relations.

Ms. Becker has over 20 years of federal OIG legal experience. Prior to her appointment as Associate Inspector General, Ms. Becker served as Assistant Inspector General for Legal Services, Senior Counsel, and Senior Attorney in the OIG’s Office of Legal Services. Before joining the Board in 2005, she served for 10 years as Senior Attorney to the Inspector General at the U.S. Department of Energy OIG.

Ms. Becker was elected as Chair of the Council of Counsels to the Inspectors General (CCIG) in 2012. As chair, she led over 300 Inspector General Counsels from across the government on legal issues of mutual concern. She is the recipient of various CCIG awards and serves on several CIGIE workgroups that address OIG community-wide legal and strategic issues. Ms. Becker also serves on numerous Board workgroups and councils. She has also lectured on issues of leadership, the roles and responsibilities of Inspectors General, and Inspector General independence, including presentations to officials of foreign governments.

Ms. Becker received her bachelor of arts in political science from Purdue University in 1990 and her juris doctor from the John Marshall Law School in 1993. She is also an alumna of the Harvard Business School’s High Potential Leader Executive Education Program. In 2013, Ms. Becker received a graduate degree in banking from the Stonier Graduate School of Banking at the Wharton Business School, University of Pennsylvania. She is admitted to the Illinois Bar.
**Office of Inspector General**

**What’s an Inspector General?**

An Inspector General is a public official responsible for conducting independent oversight of the programs and operations of a federal agency. The Inspector General Act of 1978, as amended, requires Inspectors General to

- conduct independent and objective audits, investigations, and inspections
- prevent and detect fraud, waste, and abuse
- promote economy, efficiency, and effectiveness
- keep agency heads and Congress informed of problems and corrective actions

There are 73 federal Inspectors General, each responsible for oversight of one or more agencies.

**What are the OIG’s responsibilities?**

The Office of Inspector General (OIG) performs independent oversight of two federal agencies: the Board of Governors of the Federal Reserve System (Board) and the Bureau of Consumer Financial Protection (Bureau).

We conduct audits, investigations, and other reviews to assess the economy, efficiency, and effectiveness of Board and Bureau programs and operations, including their supervision of financial institutions, compliance with laws and regulations, and internal operations. We are required by Congress to perform some reviews, such as reviews of certain failed financial institutions supervised by the Board and reviews of the Board’s and the Bureau’s information security programs. We also oversee independent audits of the financial statements of the Board and the Federal Financial Institutions Examination Council. Our reports explain why we conducted the review, describe what issues we found, and recommend ways the agency can correct them. We do not manage agency programs or implement changes.

We investigate wrongdoing related to the agencies’ programs and operations committed by agency employees, contractors, or any other person or entity. We also investigate wrongdoing that hinders the agencies’ ability to supervise financial institutions within their jurisdictions—for example, a bank providing false information to regulators. Investigations may be criminal, civil, or administrative, with findings referred to the U.S. Department of Justice, the Board, or the Bureau.

**What’s the Board? Is it the same thing as the Federal Reserve or the Fed?**

The Federal Reserve System, often called the Fed, is the nation’s central bank. It has three key parts:

1. the Board of Governors, a federal government agency that oversees the Federal Reserve System
2. the 12 Federal Reserve Banks, which are the System’s operating arms
3. the Federal Open Market Committee, comprising the members of the Board of Governors and Reserve Bank Presidents, which sets monetary policy

We oversee the Board of Governors. For more information about the Federal Reserve System, see the [Board’s website](#).

**Does the OIG audit the Federal Reserve Banks?**

We oversee the Reserve Banks’ supervision of Board-regulated institutions, because the Board has delegated this function to the Reserve Banks. As a general matter, other than Board-delegated functions, we do not audit the Reserve Banks’ activities. That work is conducted by the Reserve Bank general auditors.

**What’s the Bureau?**

The Bureau enforces federal consumer financial laws. Its work includes writing rules for and supervising financial companies, monitoring markets, taking consumer complaints, and promoting consumer financial education. For more information, see the [Bureau’s website](#).
What authority does the OIG have to conduct its work?

Under the Inspector General Act of 1978, as amended, we have:

- access to all records and documents available to the agencies we oversee
- subpoena authority to require the production of records from nonfederal entities
- law enforcement powers, such as executing arrest and search warrants

Who appoints the Inspector General?

The Inspector General is appointed by the Chair of the Board of Governors. All Inspectors General are appointed without regard to their political affiliation and based on their integrity and their ability in accounting, auditing, financial analysis, law, management analysis, public administration, or investigations.

Who does the Inspector General report to?

The Inspector General reports to the Board of Governors and the Director of the Bureau and has an independent reporting responsibility to Congress. Specifically, the Inspector General must keep the Board, the Bureau, and Congress informed about any significant issues related to the administration of programs and operations of the agencies, any recommendations to address those issues, and the progress made by the agencies in implementing corrective action.

The Inspector General must also issue a semiannual report to Congress summarizing our activities every 6 months.

Who oversees the Inspector General?

All OIGs are subject to congressional reporting and public scrutiny. OIGs publish reports on their public websites and issue semiannual reports to Congress. These reports provide important information about the OIG’s work and the status of recommendations made by the OIG.

OIGs are also subject to peer reviews by other OIGs. Generally conducted every 3 years, peer reviews determine whether OIGs are operating in accordance with applicable professional standards. The results of all such peer reviews are made public on OIG websites and in semiannual reports to Congress.

The Council of the Inspectors General on Integrity and Efficiency (CIGIE) helps ensure OIG professionalism and accountability. CIGIE is an independent entity within the executive branch charged with increasing the professionalism and effectiveness of OIG personnel. The CIGIE Integrity Committee serves as an independent review and investigative mechanism for allegations of wrongdoing brought against Inspectors General and other designated OIG senior staff. For more information, see the Integrity Committee website.

What responsibilities do agencies, employees, and other individuals have with respect to the OIG?

The Inspector General Act of 1978, as amended, provides OIGs with access to all information available to the Board and the Bureau that is needed to fulfill the OIG’s responsibilities. The Board and the Bureau also require all employees, contractors, grantees, and other persons carrying out functions for them to cooperate with our information requests and questions. Employees have a duty to report suspected instances of fraud, waste, abuse, misconduct, or criminal activity.

Employees or others concerned about possible wrongdoing can contact us through the OIG Hotline.
Audits and Evaluations

What’s an audit?
Audits are reviews of an agency’s programs and operations to ensure that the agency is efficiently and effectively performing its work. Audits are objective, fact based, and performed in accordance with the U.S. Government Accountability Office’s Government Auditing Standards.

We generally conduct performance audits, which provide findings and recommendations based on an assessment of sufficient, appropriate evidence against criteria like laws, regulations, contracts, or other benchmarks. Performance audits aim to improve program performance and operations, reduce costs, facilitate corrective action, and contribute to public accountability.

We also oversee independent audits of the financial statements of the Board and the Federal Financial Institutions Examination Council. The Bureau’s financial statements are audited by the U.S. Government Accountability Office, as required by law.

What’s an evaluation?
Evaluations are systematic and independent assessments of the design, implementation, or results of an agency’s operations, programs, or policies. They often recommend improvements and identify where agency action is necessary to increase efficiency and effectiveness.

Our evaluations are performed in accordance with the Council of the Inspectors General on Integrity and Efficiency’s Quality Standards for Inspection and Evaluation.

How do you decide what to audit or evaluate?
We base our decisions on risk and focus on areas that we see as major management challenges for the Board and the Bureau. We also consider input from our agency and congressional stakeholders. We look to improve the economy, efficiency, and effectiveness of Board and Bureau programs and operations. We maintain a Work Plan, updated quarterly, that describes our ongoing and planned work.

How do you audit and evaluate?
Audits and evaluations have three phases:

Planning
- We announce to the agency the proposed scope and objectives of the project.
- We meet with the agency staff to discuss our scope and objectives, information needs, and key milestones.

Fieldwork
- We gather and analyze information.
- We develop findings and recommendations based on relevant criteria or benchmarking.
- We meet with agency stakeholders to update them on our work, ask for more information, and get feedback on our findings and recommendations as we develop them.

Reporting
- We provide a discussion draft report for agency comment during an exit meeting.
- We provide an official draft report and ask for an official written response to it.
- We issue a final report to the agency that includes the official written response. We provide the report to Congress and post it to our website.

How do you determine whether an agency has implemented your recommendations?
We report the status of our recommendations in our semiannual reports to Congress and in our open recommendations lists. We ask that each agency provide us documentation to show that it has implemented our recommendations. We may also perform an in-depth follow-up review to assess the effectiveness of their implementation.
**What type of reports do you issue?**

*Audit reports* provide our findings and recommendations based on an assessment of sufficient, appropriate evidence against criteria like laws, regulations, contracts, or other benchmarks.

*Evaluation reports* summarize our systematic and independent assessments of the design, implementation, or results of agency operations, programs, or policies.

*Security control reviews* evaluate the effectiveness of the information security for a subset of the Board’s or the Bureau’s information systems, including those provided or managed by another agency, a contractor, or another organization.
What’s an IT audit?
IT audits review Board and Bureau IT systems as well as management and operational controls within their IT infrastructures. These audits focus on such areas as information security controls, systems development, operations, investment, and contractor support. Recommendations are aimed at improving the efficiency and effectiveness of IT systems and protecting data. IT audits usually result in a report, but these reports may be restricted due to the sensitivity of the information they contain.

How do you decide what IT areas to audit?
The Federal Information Security Modernization Act of 2014 (FISMA) requires us to perform annual independent audits of the information security program and practices of the Board and the Bureau to determine their effectiveness. FISMA also requires us to perform information security control reviews for subsets of the agencies’ information systems. In addition, each year we review the Board’s and the Bureau’s IT systems and challenges to determine the highest risks to their mission functions, which includes a focus on information security.

What professional standards apply to IT audits?
IT audits follow the guidelines in the U.S. Government Accountability Office’s Government Auditing Standards. For our annual FISMA audit work, we comply with guidance provided by the National Institute for Standards and Technology and follow direction from the U.S. Department of Homeland Security.

What’s the IT audit process?
We start with a brief survey of the system or IT area and assess potential risks or vulnerabilities that warrant further analysis. We then formulate an audit approach.

If the audit involves reviewing information security controls, we also determine which controls we will examine to best analyze major risks and vulnerabilities. We incorporate agency officials’ formal comments in our final report.
Investigations

What’s an OIG investigation, and how does it start?

Investigations look into possible violations of law, regulation, or policy. The results may be used for administrative action by the Board or the Bureau (for example, taking personnel action against the offender) and for criminal or civil action by the U.S. Department of Justice.

Investigations come from complaints we receive from Board and Bureau employees and contractors and, in some cases, from the general public. We also may open investigations based on information we receive from the Board or the Bureau, the U.S. Department of Justice, other agencies, or Congress.

To file a complaint, contact the OIG Hotline.

What does the OIG investigate?

Matters we investigate include

- employee misconduct
- violations of federal laws or agency policy
- ethics violations or conflicts of interest by agency officials
- contract and procurement irregularities
- theft and abuse of property
- travel card or purchase card fraud
- waste or mismanagement of funds or government resources
- obstruction of agency operations, such as providing false information to regulators

To file a complaint, contact the OIG Hotline. We are unable to intervene in or investigate consumer complaints regarding an individual’s financial institution. For these complaints, please read our information on consumer complaints against financial institutions.

Who investigates?

Our criminal investigators and analysts conduct investigations. We operate under statutory law enforcement authority granted by the U.S. Attorney General.

What responsibilities do Board and Bureau employees have during an OIG investigation?

Employees have a duty to promptly report actual or suspected violations of law, fraud, waste, abuse, or other wrongdoing. In addition, the Board and the Bureau require all employees to cooperate with and be responsive to our investigators’ information requests and questions.

What are an employee’s rights in connection with an OIG investigation?

Employees must fully cooperate with us, which includes being interviewed, except in circumstances when employees assert their Fifth Amendment right against self-incrimination. We cannot compel an employee to be interviewed, but agency management can direct the employee to be interviewed and can take disciplinary action if the employee declines. Employees who are bargaining-unit members may be permitted to have a union representative present during interviews.

Can a Board or Bureau attorney represent an employee during an OIG interview?

We do not permit Board or Bureau attorneys to represent agency employees during interviews. Government attorneys represent the agency and are thus prohibited from personally representing individual agency employees.
Hotline

What should I report to the OIG Hotline?
Anyone may report fraud, waste, abuse, or mismanagement related to the programs or operations of the Board or the Bureau by contacting the OIG Hotline. Examples of the types of activities to report include:

- employee misconduct
- violations of federal laws or agency policy
- ethics violations or conflicts of interest by agency officials
- contract and procurement irregularities
- theft and abuse of property
- travel card or purchase card fraud
- waste or mismanagement of funds or government resources
- obstruction of agency operations, such as providing false information to regulators

Can I submit information anonymously?
Yes. Your contact information, though, will help us pursue your complaint, because we usually need more information. Please note that we will not disclose your identity except in rare circumstances when the Inspector General deems it unavoidable during the course of an investigation or if you provide your consent.

What protections apply to me if I report fraud, waste, or abuse?
We will not disclose the identity of an individual who comes forward with a complaint or information, except in rare circumstances when the Inspector General deems it unavoidable during the course of an investigation or if you provide your consent.

Board and Bureau employees are also protected under the Inspector General Act of 1978, as amended, from reprisals or retaliation for reporting a complaint or disclosing information to us. Reserve Bank employees should refer to their Reserve Bank policy. For more information, please read about whistleblower rights and protections.

What happens after I submit my complaint?
We evaluate the complaint and, if appropriate, refer our findings to the Board or the Bureau for administrative action (for example, taking personnel action against the offender) or to the U.S. Department of Justice for criminal or civil action. We typically do not provide status updates to complainants.

I have a consumer complaint against my financial institution. Can I file a complaint with you?
No. We cannot intervene in or investigate consumer complaints against individuals’ financial institutions or other entities supervised by the Board or the Bureau. For these complaints, please read our information on consumer complaints against financial institutions.