The Farm Credit Administration's Controls Over the Electronic Official Personnel Folder
A-16-03

Auditor-in-Charge
Sonya Cerne

Issued April 21, 2016
April 21, 2016

The Honorable Kenneth A. Spearman, Board Chairman
The Honorable Dallas P. Tonsager, Board Member
The Honorable Jeffery S. Hall, Board Member
Farm Credit Administration
1501 Farm Credit Drive
McLean, Virginia 22102-5090

Dear Board Chairman Spearman and FCA Board Members Tonsager and Hall:

The Office of Inspector General (OIG) completed an audit of the Farm Credit Administration's (FCA or Agency) Controls over the Electronic Official Personnel Folder (eOPF). The objective of this audit was to review the effectiveness of controls related to the eOPF.

The Agency initiated actions to improve the eOPF process. FCA awarded two contracts; the first to ensure service computation dates were accurate and correctly documented. The second contract aimed to eliminate a backlog of documents to be scanned in the eOPFs. The Human Resources Team also conducted a benefits review in 2015 and is revising the eOPF Internal Procedures.

We identified opportunities for further improvement to the controls over the eOPFs. In response to our report, the Office of Management Services agreed to:

1. Document decisions on those forms FCA is requiring in the eOPF and finalize the eOPF Internal Procedures.
2. Develop and implement policies, procedures, and/or controls for new, transfer, and promoted employees to ensure completeness.
3. Initiate a process to review and transfer eOPFs for separating personnel. Monitor status of transferred files on a quarterly basis to ensure folders are closed and can no longer be accessed.
4. Complete a plan to update missing information that includes finalizing the results from the contractor review.

We appreciate the courtesies and professionalism extended by FCA personnel to the OIG staff. If you have any questions about this audit, I would be pleased to meet with you at your convenience.

Respectfully,

Elizabeth M. Dean
Inspector General

Enclosure
RESULTS:

The Farm Credit Administration (FCA or the Agency) initiated actions to improve the eOPF process. FCA awarded two contracts; the first to ensure service computation dates were accurate and correctly documented. The second contract aimed to eliminate a backlog of documents to be scanned in the eOPFs. The Human Resources Team also conducted a benefits review in 2015 and has been working to revise the internal procedures for maintaining the eOPF.

We identified opportunities for further improvement to the controls over the eOPFs. We found several themes of missing and/or incomplete forms in sampled eOPFs.

- 42 of the 92 eOPFs reviewed were missing or had outdated position descriptions.
- 48 of the 85 eOPFs reviewed were missing or had incomplete SF 144 Statement of Prior Federal Service.
- 42 of the 85 eOPFs reviewed were missing the Emergency Contact Form.

During our review of reports used to verify eOPF access levels and activity, we found that additional controls may need to be implemented. Former employees’ files remained on FCA’s listing and were not transferred in a timely manner contrary to Office of Personnel Management guidance. We also found outstanding items from a prior contractor review remained open.

AUDIT OF THE FARM CREDIT ADMINISTRATION’S CONTROLS OVER THE ELECTRONIC OFFICIAL PERSONNEL FOLDER

The objective of the audit was to review the effectiveness of controls related to the Electronic Official Personnel Folder (eOPF).

In order to improve the controls over the eOPF, the Office of Management Services (OMS) agreed to:

1. Document decisions on those forms FCA is requiring in the eOPF and finalize the eOPF Internal Procedures.
2. Develop and implement policies, procedures, and/or controls for new, transfer, and promoted employees to ensure completeness.
3. Initiate a process to review and transfer eOPFs for separating personnel. Monitor status of transferred files on a quarterly basis to ensure folders are closed and can no longer be accessed.
4. Complete a plan to update missing information that includes finalizing the results from the contractor review.

OMS agreed with the report and provided specific tasks to be completed to strengthen the controls over the eOPF. These tasks included documenting decisions on required forms, updating internal operating procedures, and implementing new controls. The Agency stated it would also complete a plan that includes a full review of current FCA employee eOPFs and all outstanding items from the 2014 contractor review.
# TABLE OF CONTENTS

BACKGROUND .................................................................................................................. 1  
Prior Reviews .................................................................................................................. 2  

AUDIT RESULTS ............................................................................................................. 2  
Incomplete or Missing Important Forms ........................................................................ 3  
eOPF Access Controls .................................................................................................... 6  
Contractor Progress ........................................................................................................ 6  
Agreed-Upon Actions 1-4 ............................................................................................... 6  

OBJECTIVE, SCOPE, AND METHODOLOGY ................................................................. 8  

ACRONYMS ...................................................................................................................... 9  
BACKGROUND

The Farm Credit Administration’s (FCA or Agency) is an independent Federal agency responsible for regulating, examining, and supervising the Farm Credit System and the Federal Agricultural Mortgage Corporation. The mission as a financial regulator is to ensure a safe, sound, and dependable source of credit and related services for agriculture and rural America. FCA currently has 289 employees to help accomplish this mission.

For its employees, FCA has a responsibility to maintain official personnel records in accordance with Title 5, Code of Federal Regulations, Part 293 and related Office of Personnel Management’s (OPM) guidance. FCA joined with other small agencies to form the Small Agency Consortium. The Consortium worked together to contract for the creation of a system and to convert employee records into digital format. FCA signed an agreement for the OPM Enterprise Human Resources Integration, which is responsible for maintaining the integrity of the Electronic Official Personnel Folder (eOPF). FCA implemented the eOPF for the Agency in July 2009.

The eOPF is a re-creation of the paper personnel folder that contains all official records required to document an employee’s Federal career. Federal employees access individual personnel folders through an internet-based, self-service tool. Employees are allowed to view their own eOPF, but they cannot modify the documents. OPM and FCA’s Human Resources Team (HR Team) use the documents in the eOPF to make decisions about employees’ rights and benefits throughout their career.

The personnel folders are under OPM’s control, although they are in the custody of the employing agencies and virtual custody of those agencies that recognize the eOPF as the official record.

When a new FCA employee is also new to the Federal government, FCA is responsible for creating the employee’s eOPF. If the employee transfers from another agency, FCA must coordinate with the former agency to gain control of the eOPF. If an employee separates from the Agency, the eOPF is to be transferred to the gaining agency. If the employee is leaving Federal service, the eOPF must be transferred to the National Personnel Records Center within 90 days unless there are exceptional circumstances that involve death benefits, grievances, or similarly unique issues.

OPM issues Government-wide guidance on documenting individuals’ Federal employment through two main documents:

No two employees will have the same documents in their eOPF. Some items may apply to certain people based on their type of service and records. The OPM guidance establishes the procedures on where a document should be placed within the eOPF if it applies to an individual and what documents may be included in different sections. In order to assist with compliance, FCA created a checklist in the eOPF Internal Procedures that lists all documents considered by FCA to be “mandatory” for FCA employees’ eOPFs.

The eOPFs must meet the National Archives and Records Administration’s standards for electronic records and the security requirements established under Office of Management and Budget (OMB) Circular No. A-130. FCA contracted with OPM through the Small Agency Consortium for eOPF services and maintenance. OPM’s Enterprise Human Resources Integration eOPF project office is responsible for ensuring an adequate level of protection and security is afforded to the system. FCA documents the security of the contracted system through a security plan that is reviewed annually and follows internal procedures for the eOPF, which are currently being revised.

Within FCA, Human Resource (HR) Specialists on the HR Team of the Office of Management Services (OMS) oversee the eOPF system. During the onboarding process, FCA has a packet of documents for new employees to complete. HR Specialists also gather additional documents from employees and former agencies, if applicable. Some forms are generated internally. OMS has an automation clerk who scans documents received by HR Specialists into the eOPF system.

**Prior Reviews**

We have previously reviewed elements of the eOPF system, including a required annual review of FCA’s compliance with the Federal Information Security Modernization Act (FISMA). During our FISMA review in 2013, we found OMS needed to improve controls over the eOPF system. OMS agreed to strengthen oversight of the eOPF system by:

- Clearly defining controls in the security plan including frequency of review and responsible party,
- Periodically reviewing access control lists to ensure access is appropriate and limited to authorized users, and
- Obtaining and reviewing the independent security assessment report regarding security of the system.

The recommendation was addressed and closed in February 2014.

**AUDIT RESULTS**

The objective of this audit was to review the effectiveness of controls related to the eOPF. We found FCA implemented various controls since the eOPF implementation in 2009. The Agency created a security plan for the eOPF. FCA also uses a process to review a listing of records accessed and a roles report identifying personnel with access to employee eOPFs.
We also found the personnel actions performed in the eOPFs were timely. In fact, we identified no issues with pay adjustment for 2016 or promotion actions. For all employees tested, FCA consistently created eOPFs and received transferred records for employees previously at other agencies.

FCA also initiated various actions to improve the eOPF process. FCA awarded two contracts; the first to ensure service computation dates were accurate and correctly documented. The second contract aimed to eliminate a backlog of documents to be scanned in the eOPFs. The HR Team conducted a benefits review in 2015 that focused on ensuring employee eOPFs contained the correct benefit election forms. The HR Team is also working to revise the eOPF Internal Procedures.

Although FCA implemented these actions, we identified opportunities for further improvement to the controls over the eOPFs to ensure the records are accurate and updated.

**Incomplete or Missing Important Forms**

We tested controls over the eOPF by determining whether the Agency had implemented an adequate process to:

- ensure accuracy of information in files,
- create eOPFs for new employees, and
- properly document files in the eOPFs.

OMS has an internal procedure. Within the procedures is a list of documents required by FCA. We used the list generated by OMS to determine if the following forms were in the eOPFs:

<table>
<thead>
<tr>
<th>Document1</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DD-214-Certificate of Release or Discharge from Active Duty</td>
<td>Documents military service creditable for leave accrual, reduction-in-force, retirement or veterans’ preference.</td>
</tr>
<tr>
<td>SF-50-Notification of Personnel Action</td>
<td>Documents personnel actions such as promotions, pay changes, and position changes.</td>
</tr>
<tr>
<td>SF-61-Appointment Affidavit</td>
<td>Document supporting the Federal appointment signed by employee.</td>
</tr>
<tr>
<td>SF-144-Statement of Prior Federal Service</td>
<td>Documents the employee’s creditable service from prior Federal (civilian and military) service.</td>
</tr>
<tr>
<td>SF-2809-Health Benefits Election</td>
<td>Used to enroll or change elections to the Federal Employee Health Benefits Program. Documents enrollment and elections made by the employee.</td>
</tr>
</tbody>
</table>

1 Although the eOPFs were reviewed for these items, in some cases, the documents would not be required. For example, if a person did not serve in the military, they would not have a DD-214 in their eOPF.
Our review indicated several themes of missing and/or incomplete forms.

- **Position Descriptions** – The form was missing or contained outdated information in 42 of the 92 eOPFs reviewed. OPM states a position description is a statement of the major duties, responsibilities, and supervisory relationships of a position. It indicates the work to be performed in the position. The purpose is to document the major duties and responsibilities of a position, but not to spell out in detail every possible activity during the workday. Because of its importance and relation to other areas such as promotions, performance, and pay, it is essential for this form to be placed in the eOPF with current, updated information. There are no other “mandatory” documents placed in the eOPF that would capture this type of information.

- **SF 144 Statement of Prior Federal Service** – The form was missing or contained incomplete information in 48 of the 85 eOPFs reviewed. This form is used by the Agency to credit prior

---

2 We sampled eOPFs for employees promoted from January 1, 2015 to December 31, 2015. We reviewed personnel actions and position descriptions for the sampled files. We also reviewed items in the eOPFs for new and transferred employees arriving at FCA from January 1, 2013 to December 31, 2015. Our third sample was derived from other employees whose entry date to FCA was prior to 2013 and were not promoted in 2015 to ensure no overlap with other samples. We reviewed employees’ leave and earning statements for Pay Period 3 and compared deductions for Federal Health Benefits, Federal Group Life Insurance, and Thrifts Savings Plan elections to documents found in the eOPF. We also compared 2016 pay adjustment information to the SF-50 personnel actions in the eOPF for the sampled individuals. Because the samples were judgmental, the results cannot be projected over the entire population.

3 The number of reviewed eOPFs for position descriptions is higher than other areas reviewed. This occurred because position descriptions were reviewed for the promoted individuals sampled. We reviewed personnel action forms and position descriptions. Other forms, such as those listed on this page were not reviewed in this sample.
Federal service for benefits. The form allows an employee to list prior civilian and uniformed service. Although this form is voluntary, HR personnel stated the form is useful because it reminds employees to document their prior service that could affect their leave accruals and retirement calculations.

- Emergency Contact Form – The form was missing in 42 of the 85 eOPFs reviewed. This form is collected when a person begins work at FCA so that the Agency has contact information in case of emergencies. This information is important to collect and maintain for emergency preparedness. HR personnel stated that while they believe the information is beneficial and should be collected, they did not believe that this information should be in the eOPFs, despite being listed as a mandatory item in the eOPF Internal Procedures.

We also identified other missing items in the eOPFs. Of the eOPFs reviewed, 19 individuals were missing an OF-306 Declaration for Federal Employment form, which is used, in part, to determine suitability for Federal employment. Agency personnel stated that for individuals that have been with the Agency for an extended amount of time, the forms may not exist. However, there may be an opportunity to place updated forms in the eOPF when the individual has their security review completed. FCA’s Personnel Security Officer gathers the document during background investigations; therefore, it would be available for placement in the eOPFs.

Although not consistently found, in some instances there were documents, such as resumes or transcripts, missing from different eOPFs. The HR Team has addressed some of these items and stated they will continue to do so. OMS is also looking at implementing new checklists to be used for new, transferred, and promoted individuals.

We found the incomplete and missing documents occurred because eOPF controls need to be further strengthened.

- Internal procedures are currently being revised. FCA needs to document decisions made on forms to be placed in the eOPF and finalize the eOPF Internal Procedures. Based on OPM guidance there are multiple ways to meet requirements. The Agency can make decisions on which documents will be collected and best practices to be utilized. Finalized procedures that include Agency decisions will provide a consistent method to be followed by the HR Team.

- There are gaps in the current process for new, transferred, and promoted employees. Numerous people are involved in the eOPF process (HR Specialists, former agency personnel, automation clerk, etc.). There is, however, a lack of accountability in the process with respect to which position is responsible for obtaining documentation and then loading it into the folder. Additional controls, such as checklists, would increase accountability and provide for easier follow up when there is missing documentation.

- The current approach to collecting emergency contact information is ineffective and inefficient in meeting the goal of being able to reach contacts in an emergency. Although internal procedures show the emergency contact form as a mandatory item, the information is neither easily updated because employees cannot add or change documents in the eOPF nor accessible in emergencies.
eOPF Access Controls

All access in the eOPF system is logged. The eOPF system provides an audit trail capability that logs documents viewed, date viewed, who accessed the document, and why the authorized user reviewed the files. Each quarter, an HR Specialist issues two reports to the Human Resources and Training Team Associate Director and Director of OMS showing the audit trail records. One report shows all accesses for the quarter (access report). The other report shows individuals with group access responsibilities, who are mostly the HR Specialists (roles report).

During our review of the first quarter access and roles reports, we found that additional controls may be necessary. We compared the employee names on the access report to a list of current employees and another list of employees separated over the last two years. OPM guidance states eOPF access should be transferred within 90 days. We identified seven former employees’ eOPFs listed on the quarterly report that were past the 90-day threshold. Three of the seven employees separated from the Agency in 2012. We also identified three users that appeared on the access report, but were not identified as authorized users on the roles report. OMS is currently working on determining the reasons why the individuals accessed the files.

FCA’s security plan states that quarterly reports will be issued showing roles and accesses to files. The reports were issued; however, the review did not reveal the access concerns listed above. Although the control was designed adequately, the implementation of the control needs improvement. In addition, the Agency does not have a process in place to review, track, and monitor files needing transfer within 90 days.

Contractor Progress

In 2014, FCA hired a contractor to determine an accurate service computation date for leave and retirement purposes for each employee. The contractor reviewed the eOPFs for complete Federal service history, salary, military service, and other creditable service. The contractors reported findings to OMS. OMS then issued the findings to individual employees when there were issues and concerns. HR Specialists worked to resolve some of the open issues and another contractor serving as a part-time retirement services counselor is currently assigned responsibility over addressing items in this findings list.

There are many open items remaining on the list. These items potentially affect the completeness of employee eOPFs. The contractor stated the findings list is not currently being addressed due to other needs of the Agency. While we understand priorities must be established, the goal of the original review was to ensure completeness and accuracy. Currently, there is not a plan with specific timeframes and goals to have the open items resolved. Therefore, a plan may be beneficial to establish timeframes and goals for resolution of the remaining items.

Agreed-Upon Actions 1-4

In order to improve the controls over the eOPF, OMS agreed to:

1. Document decisions on those forms FCA is requiring in the eOPF and finalize the eOPF Internal Procedures.
2. Develop and implement policies, procedures, and/or controls for new, transfer, and promoted employees to ensure completeness.

3. Initiate a process to review and transfer eOPFs for separating personnel. Monitor status of transferred files on a quarterly basis to ensure folders are closed and can no longer be accessed.

4. Complete a plan to update missing information that includes finalizing the results from the contractor review.
OBJECTIVE, SCOPE, AND METHODOLOGY

The objective of this audit was to review the effectiveness of controls related to the eOPF. We conducted fieldwork at FCA’s Headquarters in McLean, VA from February through April 2016. We limited our scope to FCA’s implementation efforts of the eOPF since 2009.

We took the following steps to accomplish the objective:

- Identified and reviewed applicable Federal laws, regulations, OMB policy, and other guidance related to the objective.
- Reviewed prior audits, inspections, evaluations, and reviews related to the audit objective.
- Conducted interviews with the Chief Human Capital Officer, Assistant Director for the Human Resources and Training Team, Records Officer, and selected Human Resources personnel.
- Identified and reviewed applicable internal FCA policies and procedures.
- Reviewed current employee statistics date of entry, promotions dates, and onboarding codes.
- Sampled eOPFs for employees promoted from January 1, 2015 to December 31, 2015. We reviewed personnel actions and position descriptions for the sampled files. The sample was judgmental and cannot be projected over the entire population.
- Reviewed selected items in the eOPFs for new and transferred employees arriving at FCA from January 1, 2013 to December 31, 2015. Because the samples were judgmental, it cannot be projected over the entire population.
- Reviewed selected items in the eOPFs for other employees. We considered employee’s entry date to FCA and promotion dates to ensure no overlap with other samples. We also reviewed each sampled employee’s leave and earnings statement for Pay Period 3 (February 7-20, 2016) and compared deductions for Federal Health Benefits, Federal Group Life Insurance, and Thrifts Savings Plan elections to documents found in the eOPF. We also compared 2016 pay adjustment information to the SF-50 personnel actions in the eOPF for the sampled individuals. Because the sample was judgmental, it cannot be projected over the entire population.

This audit was performed in accordance with the 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 assessed internal controls and compliance with laws and regulations to the extent necessary to satisfy the objective. Because our review was limited, it would not necessarily have disclosed all internal control deficiencies that may have existed at the time of our audit. We assessed the computer-processed data relevant to our audit objective through comparing multiple types of data to various sources and assessing risk. We determined that the data was sufficiently reliable. We assessed the risk of fraud related to our audit objectives in the course of evaluating audit evidence. Overall, we believe the evidence obtained provides a reasonable basis for our conclusions based on our audit objective.
<table>
<thead>
<tr>
<th>ACRONYMS</th>
<th>EXPANSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>DD</td>
<td>Department of Defense</td>
</tr>
<tr>
<td>eOPF</td>
<td>Electronic Official Personnel Folder</td>
</tr>
<tr>
<td>FCA</td>
<td>Farm Credit Administration</td>
</tr>
<tr>
<td>FCS</td>
<td>Farm Credit System</td>
</tr>
<tr>
<td>FISMA</td>
<td>Federal Information Security Modernization Act</td>
</tr>
<tr>
<td>FY</td>
<td>Fiscal Year</td>
</tr>
<tr>
<td>HR</td>
<td>Human Resources</td>
</tr>
<tr>
<td>OF</td>
<td>Optional Form</td>
</tr>
<tr>
<td>OIG</td>
<td>Office of Inspector General</td>
</tr>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
</tr>
<tr>
<td>OMS</td>
<td>Office of Management Services</td>
</tr>
<tr>
<td>OPM</td>
<td>Office of Personnel Management</td>
</tr>
<tr>
<td>SF</td>
<td>Standard Form</td>
</tr>
<tr>
<td>TSP</td>
<td>Thrift Savings Plan</td>
</tr>
</tbody>
</table>
REPORT

Fraud   |   Waste   |   Abuse   |   Mismanagement

FARM CREDIT ADMINISTRATION
OFFICE OF INSPECTOR GENERAL

Phone: Toll Free (800) 437-7322; (703) 883-4316
Fax: (703) 883-4059
E-mail: fca-ig-hotline@rcn.com

Mail: Farm Credit Administration
Office of Inspector General
1501 Farm Credit Drive
McLean, VA 22102-5090