January 31, 2020

MEMORANDUM NO: 2020-NY-0801

Memorandum

TO: Jemine A. Bryon, Deputy Assistant Secretary for Special Needs, DN

FROM: Kimberly S. Dahl, Regional Inspector General for Audit, Office of Audit, 2AGA


This report provides the results of our independent attestation review of the U.S. Department of Housing and Urban Development (HUD), Office of Special Needs, Continuum of Care Homeless Assistance Grants Program, regarding drug control accounting and associated management assertions for fiscal year 2019 as outlined below.

In accordance with Office of National Drug Control Policy (ONDCP) requirements, HUD made the following assertions:

- HUD reported drug spending in accordance with the methodology approved by ONDCP.
- HUD’s drug methodology used to calculate obligations of prior-year budgetary resources by function was approved by ONDCP in accordance with the criteria in section 7b(2) of the ONDCP circular.
- The drug methodology that HUD disclosed in its report was the methodology used to generate the required table.
- All material weaknesses, other findings by independent sources, or other known weaknesses, including those identified in the agency’s Annual Statement of Assurance, which affect the presentation of prior-year drug-related obligations, have been disclosed.
- Any modifications made to the methodology for reporting drug control resources from previous years’ reporting, if reported, were approved by ONDCP.
• HUD’s methodology for establishing performance targets was reasonable and consistently applied.

• HUD has established adequate performance measures and has a performance reporting system to collect performance data and generate accurate reports.

• HUD’s explanation for revising or eliminating performance measures and targets is reasonable.¹

• HUD’s report reflected the data output generated by a methodology approved by ONDCP.

Each National Drug Control Program agency must submit to the director of ONDCP, not later than February 1 of each year, a detailed accounting of all funds spent by the agency for National Drug Control Program activities during the previous fiscal year (21 U.S.C. (United States Code) 1704(d)(1)). In addition, the accounting must be “authenticated by the Inspector General for each agency prior to submission to the Director as frequently as determined by the Inspector General but not less frequently than every 3 years.” The accounting and related assertions are the responsibility of HUD’s management and were prepared by HUD personnel as specified in the ONDCP circular, National Drug Control Program Agency Compliance Reviews, dated October 22, 2019.

As required by Federal statute 21 U.S.C. 1704(d)(1), we reviewed HUD’s drug control accounting, including its written assertions. We conducted our attestation review in accordance with attestation standards established by the American Institute of Certified Public Accountants (AICPA) and the standards applicable to attestation engagements contained in Government Auditing Standards, issued by the Comptroller General of the United States. Our responsibility is to express a conclusion on the subject matter or assertion based on our review. The AICPA standards require that we plan and perform the review to obtain limited assurance about whether any material modifications should be made to the subject matter or assertions in order for them to be in accordance with (or based on) the criteria. A review is substantially smaller in scope than an examination, the objective of which is to obtain reasonable assurance about whether the subject matter is in accordance with (or based on) the criteria in all material respects or the responsible party’s assertion is fairly stated in all material respects in order to express an opinion. Accordingly, we do not express such an opinion.

We performed review procedures on HUD’s assertions and the accompanying fiscal year 2019 reports. See appendixes A and B for the documents received from HUD. In general, we limited our review procedures to inquiries and analytical procedures appropriate for the attestation review.

Based upon our review, we are not aware of any material modifications that should be made to HUD’s assertions or the accompanying fiscal year 2019 reports in order for them to be in

¹ HUD’s narrative disclosed changes to performance measures, ongoing efforts to enhance performance data, and plans to establish performance targets.
accordance with ONDCP requirements. We believe that our review provided a reasonable basis for our conclusion.

Although this report is an unrestricted public document, its purpose is to authenticate HUD’s reporting on national drug control spending to the director of ONDCP. This report is not suitable for any other purpose.

Thank you for the cooperation and participation of HUD personnel in completing the attestation review. If you have any questions or comments to be discussed, please contact me at (212) 264-4174.

Attachments

cc:
David C. Woll, Jr., Acting Assistant Secretary for Community Planning and Development, D
John Bravacos, General Deputy Assistant Secretary, D
Irving L. Dennis, Chief Financial Officer, F
George Tomchick, Deputy Chief Financial Officer, F
Emily M. Kornegay, Assistant CFO for Budget, FO
Richard Baum, Senior Policy Advisor, ONDCP
Appendix A

HUD’s Fiscal Year 2019 Office of National Drug Control Program Reporting

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
Office of Community Planning and Development

Resource Summary

<table>
<thead>
<tr>
<th>Drug Resources</th>
<th>FY 2019 Actual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treatment</td>
<td>$502.355</td>
</tr>
<tr>
<td>Total Drug Resources by Function</td>
<td>$502.355</td>
</tr>
<tr>
<td>Continuum of Care: Homeless Assistance Grants</td>
<td>$502.355</td>
</tr>
<tr>
<td>Total Drug Resources by Decision Unit</td>
<td>$502.355</td>
</tr>
<tr>
<td>Total FTEs (direct only)</td>
<td></td>
</tr>
<tr>
<td>Total Agency Budget (in Billions)</td>
<td>$53.8</td>
</tr>
<tr>
<td>Drug Resources Percentage</td>
<td>0.93%</td>
</tr>
</tbody>
</table>

METHODOLOGY
The Office of Special Needs Assistance Programs in HUD does not have a specific appropriation for drug-related activities. Many of its programs target the most vulnerable citizens in our communities, including individuals with chronic mental health and/or substance abuse issues, persons living with HIV/AIDS, and formerly incarcerated individuals. HUD’s annual Continuum of Care (CoC) Program competition requires project applicants to identify the number of persons with chronic substance abuse that they anticipate serving. This information is reported to HUD through its grants management site, e-snaps. E-snaps includes validations to ensure internal consistency with the data reported and the data are generally derived from historical records generated from local databases called Homeless Management Information Systems (HMIS). HUD prescribes many requirements for HMIS to ensure consistent data collection and reporting protocols. HUD uses the proportion of those persons, relative to the total number of persons experiencing homelessness that will be served to generate a percent of persons with chronic substance abuse issues that would be served in the CoC Program. In the most recent CoC Program competition, the fiscal year 2018 competition, HUD found that 23.2 percent (rounded) of the total clients that will be served are projected to have substance abuse issues. HUD relied on the fiscal year 2018 competition data because grants funded from that year’s appropriation (FY 2018) operate during calendar year 2019, which most closely aligns to the reporting period in this report. HUD then multiplies this number by the CoC funding award to determine the anticipated amount that will be spent on serving persons with chronic substance abuse issues. For the fiscal year 2018 competition, HUD awarded $2.165 billion in CoC Program funding, of which $502.4 million (rounded) is anticipated to be spent on persons with chronic substance abuse issues.

MATERIAL WEAKNESSES OR OTHER FINDINGS
HUD has not identified any material weaknesses or other findings.
REPROGRAMMINGS OR TRANSFERS
HUD did not reprogram or transfer any drug control funds in fiscal year 2019.

OTHER DISCLOSURES
HUD has not identified any other disclosures relating to the fiscal year 2019 drug control funds.

MANAGEMENT ASSERTIONS
The management assertions for HUD’s accounting report are found in the attached: Appendix B.
**Department of Housing and Urban Development**

**FY 2019 Performance Summary Report**

**PERFORMANCE MEASURES & PRIOR YEARS PERFORMANCE TARGETS AND RESULTS**

Information regarding the performance of the drug control efforts of HUD is based on data collected from programs receiving funding through the annual CoC Program competition.

<table>
<thead>
<tr>
<th>Selected Measures of Performance</th>
<th>Office of Special Needs Assistance Programs</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Percentage of participants exiting CoC-funded transitional housing, rapid rehousing, and supportive services only projects that move into permanent housing.*</td>
<td>52.0%</td>
</tr>
<tr>
<td>» Percentage of participants in CoC-funded permanent supportive housing remaining in or exiting to permanent housing.*</td>
<td>92.9%</td>
</tr>
<tr>
<td>» Projected number of participants who report substance abuse as a barrier to housing to be served in CoC-funded projects.</td>
<td>76,390</td>
</tr>
</tbody>
</table>

* This data is based on CoC Program Annual Performance Reports (APRs). APRs are for grants awarded in a fiscal year competition and are based on 1 year of performance for each of those grants. For instance, the grants awarded in fiscal year 2016 must begin operating sometime in calendar year 2017 and will report in the APR on 12 months of performance. This means that the earliest an FY 2016 grant could start is January 1, 2017, and the latest it could start is December 1, 2017 (we require all grants to begin operating by the beginning of the month). It means that the operating end date for a project could be from December 31, 2017, to November 30, 2018. On rare occasions a grant will be extended for an additional few months so the end date can be longer than the November 30, 2018, in these rare circumstances. For this report, the data under the fiscal year column is based on the grants awarded in the previous fiscal year, except for the data reported under the “FY 2017 Achieved” column is based on data from grants awarded prior to fiscal year 2015 CoC program competition. For example, the data reported under the “FY 2016 Achieved” column is based on data from grants awarded in the fiscal year 2015 CoC Program competition. Data from APRs for grants awarded in fiscal year 2017, will not be available until calendar year 2020.

In the first performance measure – exits from transitional housing, rapid rehousing, and supportive services only projects to permanent housing destinations – there was nearly a three-percentage point increase between 2017 and 2018 from 49.3 percent to 51.9 percent. There was virtually no change during the same time period for the second measure (an increase from 93.3 percent in 2017 to 93.5 percent in 2018), which looks at the percent of persons served in CoC Program-funded permanent supportive housing projects that remain in or exit to...
permanent housing. Both measures reflect the importance for persons who receive homeless services through HUD-funded programs to exit to a stable housing situation.

The final measure tracks the number of persons proposed to be served by HUD’s CoC-funded programs who enter with chronic substance abuse issues. There was a decrease of 877 persons projected to be served between 2017 and 2018.

As an additional note on performance, between calendar years 2017 and 2018, HUD reported a decline of 3 percent in families experiencing homelessness (29 percent decline since 2010), as reported in HUD’s 2018 Annual Homeless Assessment Report (AHAR): Part 1 – Point-in-Time Estimates of Homelessness.

QUALITY OF PERFORMANCE DATA
HUD recently updated its data collection efforts across CoCs to improve the ability for HUD and CoCs to understand performance across their entire CoC – not merely at the project level. HUD has collected data across the entire CoC for over three years now. This effort has improved the understanding of performance across an entire CoC and has resulted in higher data quality at the project level. CoCs are required to report their data quality information (such as, null and missing values in fields) to HUD and data quality benchmarks are included in the annual CoC Program competition to incentivize higher data quality. Also, for CoC-funded projects, HUD switched its data collection system to one that requires project recipients to upload their data from their local Homeless Management Information Systems (HMIS). Previously, project recipients manually entered their data into our reporting system which took time and allowed for more opportunities for error. Data quality is improved because the new upload process does not accept imported data that has obvious errors. If an import of data is not accepted, the system alerts the recipient to the specific areas of concern and the recipient is required to update their local HMIS information to ensure the data are accurate. HUD is confident that this process has forced recipients to clean up their data, resulting in better data at the CoC level and nationally.

MANAGEMENT ASSERTIONS
The management assertions on the performance information contained in this report can be found in Appendix B.
Memorandum

TO:             Jemine A. Bryon
                Deputy Assistant Secretary for Special Needs, DN

FROM:          Kimberly S. Dalil
                Regional Inspector General for Audit, 2AGA

SUBJECT:       Attestation Review Notification – Fiscal Year 2019 Drug Control Activities

The purpose of this letter is to officially notify you that the Office of Inspector General (OIG) is initiating an attestation review related to HUD’s fiscal year 2019 National Drug Control Program activities and to confirm that an entrance conference has been scheduled for November 10, 2019 at 1:30pm via telephone conference call.

The objective will be to express a conclusion (limited assurance) on HUD’s drug control accounting and associated management assertions for National Drug Control Program activities for fiscal year 2019.

Each National Drug Control Program agency must submit to the director of ONDCP, not later than February 1 of each year, a detailed accounting of all funds spent by the agency for National Drug Control Program activities during the previous fiscal year (21 U.S.C. (United States Code) 1704(d)(1)). In addition, the accounting must be “authenticated by the Inspector General for each agency prior to submission to the Director as frequently as determined by the Inspector General but not less frequently than every 3 years.” The ONDCP Circular, Accounting of Drug Control Funding and Performance Summary, dated May 8, 2018, specifies that reports be provided to the agency’s OIG to express a conclusion about the reliability of each assertion made in the report. A copy of our report will be sent to ONDCP.

HUD’s CFO, or other accountable senior executive, is responsible for preparing and submitting a detailed accounting and a performance summary related to HUD’s National Drug Control Program activities and the results associated with those activities in the last fiscal year. The detailed accounting report must include a table highlighting prior year drug control obligations data, and a narrative section making assertions regarding the data. The performance summary must include performance-related information for National Drug Control Program activities and related assertions. HUD must submit reports to the OIG in sufficient time to allow for review and authentication.
In assessing reliability, we will conduct an attestation review consistent with the Statements for Standards of Attestation Engagements, promulgated by the American Institute of Certified Public Accountants (AICPA), and Government Auditing Standards. Our responsibility is to express a conclusion on the subject matter and assertions based on our review. The AICPA standards require that we plan and perform the review to obtain limited assurance about whether any material modifications should be made to the subject matter or assertions in order for them to be in accordance with (or based on) the criteria.

To initiate this attestation review, we request that you and any members of your staff who can provide information relevant to our objective attend the entrance conference. We plan to start working remotely after the entrance conference, but request that space is made available for on-site visits. We expect to issue the report by the required deadline of February 1.

To facilitate a quick and efficient review and to minimize disruption to your operations, we have enclosed an initial list of items that we will need to perform our review. Please make these items available at the entrance conference, or shortly thereafter. When possible, please provide items in electronic format.

If you have any questions, please contact Frances Ranzie, Assistant Regional Inspector General for Audit, at (212) 342-7986, or Diego Ramos Auditor-in-Charge, at (973) 776-7335.

Attachment

c:
David C. Woll, Jr., Assistant Secretary for Community Planning and Development, D
George Tomchick, Deputy Chief Financial Officer, F
Meredith Defrattas, Office of National Drug Control Policy
Henry Hensley, Director, Office of Strategic Management and Planning, X
Oscar Franklin, Acting Departmental ALO, Director, Audit Liaison Division, OCFO, FMC
Attachment

List of Requested Items

1. HUD’s policies and procedures related to the accounting of drug control funding and procedures for submission of data to the ONDCP including any guidance provided to HUD by the ONDCP since 2/1/2019, and any communication between HUD and ONDCP since 2/1/2019.

2. Letter from ONDCP on the review and approval of HUD’s fiscal year 2019 financial plan and approval of its drug control budget request.

3. HUD’s resource summary table(s).

4. HUD’s narrative methodology section for national drug control spending.

5. An explanation of how e-snaps collects data related to the drug control funding submission.

6. Reports from e-snaps providing the following information:
   • grantee names
   • award amounts,
   • number of persons identified with chronic substance abuse (numerator), and
   • total number of applicants (denominator)

7. Support for changes (including methodology changes) and ONDCP approval.

8. Performance reporting (current year and prior year), including performance measure results v. targets.

9. Updated performance measures, targets, if applicable, and evidence of approval.

10. Updated narrative for performance measures, targets, and results.

Appendix B

HUD’s Representations Letter

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
WASHINGTON, DC 20410-7000

January 31, 2020

Ms. Rae Oliver Davis
Inspector General
U.S. Department of Housing and Urban Development
Office of Inspector General
451 7th Street SW, Room 8254
Washington, DC 20410-0001

Dear Ms. Davis:

We are providing this letter in connection with your attestation review of HUD’s annual submission of fiscal year 2019 funds expended for the National Drug Control Program. You conducted your attestation to (1) provide limited assurance that nothing came to the attention of the OIG that would cause you to believe our agency’s accounting submission to the Office of National Drug Control Policy (ONDCP) was presented other than fairly in all material respects based on the criteria and (2) report whether HUD’s submission to ONDCP was in compliance with applicable laws and regulations.

The Department’s Continuum of Care Homeless Assistance Grants program supports efforts to eliminate homelessness by financing local solutions that provide housing and supportive services on a short or long-term basis to those experiencing homelessness. While the Continuum of Care (COC) helps support recovery by providing housing resources, HUD does not have a specific appropriation for drug-related activities. Although a COC can utilize funds to help people with chronic substance abuse, they are not required to do so. HUD uses a methodology approved by ONDCP to estimate how many people may have been served with HUD funds based on application data.

We understand and acknowledge that HUD’s management is responsible for the fair presentation of the information included within the annual submission to ONDCP in accordance with applicable requirements. We are responsible for making all financial records and related information available to you to conduct the attestation review. Further, we agree to communicate to you the discovery of any material misstatements that would affect the fair presentation of its annual submission to ONDCP. The attestation review does not relieve us of these responsibilities.

We confirm, to the best of our knowledge and belief, the following representations and assertions made to you during the attestation review. These representations pertain to HUD’s fiscal year 2019 Budget and Performance Summary for their accounting submission to ONDCP:

Written Assertions and Representations (Attestation Regulations- Ref: SSAE-210- par .11 and .33)

1. We are responsible for the fair and accurate presentation of the subject matter based on the criteria and in accordance w/applicable laws and requirements. We reported the FY19 detailed accounting and performance results data regarding “National Drug Control Program” activities
in accordance with 21 U.S.C. 1704 (d)(1) and supplemental guidance provided in the related ONDCP Circulars.

2. We have identified and reflected all relevant matters in the measurement or evaluation of the subject matter.

3. We have identified and disclosed to you all known matters contradicting the subject matter or assertion and any communication from regulatory agencies or others affecting the subject matter or assertion have been disclosed to the practitioner, including communications received between the end of the period addressed in the written assertion and the date of the practitioner’s report.

4. We are responsible for:
   a. the subject matter data and related assertion;
   b. selecting the criteria, when applicable; and
   c. determining that such criteria are appropriate for the responsible part’s purposes.

5. We have identified and disclosed to you any known events subsequent to the period (or point in time) of the subject matter being reported on that would have a material effect on the subject matter or assertion.

6. We provided you all relevant information and access.

7. We believe the effects of any uncorrected misstatements are immaterial, individually and in the aggregate, to the subject matter.

8. The methodology and significant assumptions used to make material estimates are reasonable.

9. We have identified and disclosed any deficiencies in internal control relevant to the engagement that we are aware of.

10. We have no knowledge of any actual, suspected, or alleged fraud or noncompliance with laws and/or regulations affecting the subject matter or of any other matter affecting the subject.

Written Assertion Requirements (ONDCP Regulations- Detailed Accounting Report)

1. Obligations are consistent with the application of the approved methodology for calculating drug control funding against the accounting system of record.

2. The drug methodology used to calculate obligations of prior year budgetary resources by function for all bureaus and by budget decision unit is based on reliable data in which the data’s availability, timeliness, and relevance were considered.

3. The financial systems supporting the drug methodology yield data that fairly present, in all material respects, aggregate obligations from which drug-related obligation estimates are derived.
4. The drug methodology described in the report was the actual methodology used to generate the required data table.

5. All material weaknesses, or other findings by independent sources, or other known weaknesses, including those identified in the Agency’s Annual Statement of Assurance, which may affect the presentation of prior year drug-related obligations have been disclosed.

6. Any modifications made to the methodology for reporting drug control resources from the previous year’s reporting, if reported, were approved by the ONDCP.

7. The data presented is associated with obligations against a financial plan that, if revised during the fiscal year, properly reflects those changes, including ONDCP’s approval of reprogramming or transfers affecting drug-related resources in excess of $5 million or 10 percent of a specific program or account included in the National Drug Control Budget.

8. The data presented is associated with obligation against a financial plan that fully complied with all Fund Control Notices issued by the Director under 21 USC 1703(f) and Section 9 of the ONDCP Circular, Budget Execution.

Written Assertion Requirements (ONDCP Regulations- Performance Summary Report)

1. The Performance reporting system is appropriate and applied. The agency has a system to capture performance information accurately and the system is properly applied to generate the performance data. The reporting systems used are current, reliable, and an integral part of the agency’s performance management processes.

2. Explanations for not meeting performance targets are reasonable, if applicable. Recommendations concerning plans and schedules for meeting future targets or for revising targets or eliminating performance measures is reasonable.

3. Methodology to establish performance targets is reasonable and consistently applied. The methodology described to establish performance targets for the current year is reasonable given past performance and available resources.

4. Adequate performance measures exist for all significant drug control activities. We have established at least one acceptable performance measure for each Drug Control Budget Decision Unit identified in reports required for which a significant amount of obligations
($1,000,000 or 50% of the agency drug budget, whichever is less) were incurred in the previous fiscal year. Each performance measure reflects the intended purpose of the relevant National Drug Control Program activity.

Sincerely,

Jemine A. Bryon
Deputy Assistant Secretary for Special Needs

Attachment

cc:
David C. Woll, Jr., Principal Deputy Assistant Secretary, CPD
John Bravacos, General Deputy Assistant Secretary, D
George Tomchick, Deputy Chief Financial Officer, F
Lisa Abell, Director, CPD Budget, DOTB
Norman Suchar, Director, SNAPS, DNS
Tonya Proctor, Deputy Director, SNAPS, DNS
William Snow, Specialist, SNAPS, DNS
Danielle Palmer, Financial Operations Analyst, CFO Funds Control Assurance Division, FMC
Emily M. Kornegay, Assistant CFO for Budget, FO
Mary Didier, Senior Budget Analyst, OCFO