FHFA’s Targeted Examinations of Freddie Mac:
Just Over Half of the Targeted Examinations Planned for 2012 through 2015 Were Completed

Audit Report • AUD-2016-007 • September 30, 2016
Executive Summary

The Federal Housing Finance Agency (FHFA or the Agency) is responsible for, among other things, ensuring that the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac) (together, the Enterprises) operate in a safe and sound manner. Within FHFA, the Division of Enterprise Regulation (DER) is responsible for the supervision of the Enterprises. Led by an Examiner-in-Charge (EIC), a core team of DER examiners is assigned to conduct supervisory activities for each Enterprise.

Like other federal financial regulators, FHFA maintains that it uses a risk-based approach to carry out its supervisory activities. Based on the analysis in its risk assessments, DER is to prepare an annual supervisory strategy, followed by a supervisory plan that schedules the specific supervisory activities it intends to conduct during the year. Those supervisory activities include targeted examinations and ongoing monitoring. According to FHFA, targeted examinations enable examiners to conduct a deep or comprehensive assessment of selected areas of high importance or risk, while the purpose of ongoing monitoring is to analyze real-time information and to use those analyses to identify Enterprise practices and changes in an Enterprise’s risk profile that may warrant supervisory attention. DER is to summarize its examination results in an annual report of examination (ROE) issued to the relevant Enterprise’s board of directors. The purpose of an ROE is to clearly communicate what FHFA found and its supervisory concerns for board action.

FHFA Office of Inspector General’s (OIG) February 2016 Audit and Evaluation Plan identified FHFA’s supervision of its regulated entities as a significant risk area. Earlier this year, we assessed the process used by DER to develop its risk assessments and recommended a number of measures to improve the preparation of these risk assessments. Building on that work, we conducted this audit to determine whether DER (1) supported its 2014 and 2015 high-priority planned targeted examinations identified in its annual supervisory plans with risk assessments and completed those planned high-priority examinations; (2) performed its planned targeted examinations for Fannie Mae from 2012 through 2015 and, if it did not, whether FHFA documented the deviations from its plan in accordance with policies and procedures; and (3) performed its planned targeted examinations for Freddie Mac from 2012 through 2015 and, if it did not, whether FHFA documented the deviations from its plan in accordance with policies and procedures. We are issuing three reports from this audit today.

The first report, *FHFA’s Supervisory Planning Process for the Enterprises: Roughly Half of FHFA’s 2014 and 2015 High-Priority Planned Targeted Examinations Did Not Trace to Risk Assessments and Most High-Priority Planned Examinations Were Not Completed* (September 30, 2016) (AUD-
The second report, *FHFA’s Targeted Examinations of Fannie Mae: Less than Half of the Targeted Examination Planned for 2012 through 2015 Were Completed and No Examinations Planned for 2015 Were Completed Before the Report of Examination Issued* (September 30, 2016) (AUD-2016-006), analyzes whether DER examiners performed the planned targeted examinations for Fannie Mae from 2012 through 2015 and, in those instances where the planned targeted examinations were not completed, whether DER documented the deviations from its plan in accordance with policies and procedures. This report, the third of three, undertakes the same assessment for DER’s targeted examinations for Freddie Mac.

Our audit found that DER planned 90 targeted examinations for Freddie Mac from 2012 through 2015. Of these 90, 50 were completed. Based on our review of the documents provided to us by DER, we determined that of the remaining 40 planned targeted examinations: 17 were cancelled, 4 were deferred, 7 were converted to ongoing monitoring, 4 were commenced but were not completed, and 8 lacked documentation as to their disposition, as of the end of our fieldwork on June 17, 2016. Overall, we found that both the number and percent of completed targeted examinations that were identified in the annual supervisory plans decreased significantly during this four-year period.

According to FHFA, examination results, conclusions, findings, and supervisory concerns from the supervisory activities completed during the annual supervisory cycle are summarized in an ROE, which is issued to the relevant Enterprise’s board of directors. Because targeted examinations involve a “deep or comprehensive assessment” of areas deemed by DER to be of the highest importance or risk to the Enterprise, each ROE is intended to clearly and concisely summarize the targeted examination activities and findings during the annual supervisory cycle, report the results of ongoing monitoring, and discuss deficient practices and excessive risks giving rise to supervisory concerns. For Enterprise directors to carry out their oversight responsibilities under FHFA’s regulations and guidance, they must be made aware of the overall condition and risk profile of the Enterprise from the examination results and findings during the annual supervisory cycle.

For the 2014 supervisory cycle, DER planned 36 targeted examinations. Of the 36 planned targeted examinations, DER completed only 7 before the ROE for that cycle issued. As a consequence, the ROE issued for the 2014 supervisory
cycle was based on only 19 percent of the 36 targeted examinations planned for that cycle.

For the 2015 supervisory cycle, DER planned 18 targeted examinations. Of these 18 planned targeted examinations, DER examiners completed 7 before the ROE for that supervisory cycle issued on March 11, 2016. Four (4) additional targeted examinations were completed after that ROE was issued and 4 targeted examinations for that cycle were commenced but not completed as of the end of our fieldwork on June 17, 2016. As a consequence, findings for 8 (44 percent) targeted examinations conducted for the 2015 supervisory cycle were not included in the ROE because they had not been finalized and were not factored into FHFA’s CAMELSO ratings for that cycle.

Effective January 1, 2014, DER requires that changes to supervisory plans must be risk-related, approved by the EIC, and documented. Of the 54 targeted examinations that were planned for 2014 and 2015, DER documentation showed that 21 were not conducted as of June 17, 2016, and DER provided no documentation to show the disposition of 7. While DER’s documentation for the 21 reported the change in status for each of them, it only included risk-related reasons for changing 4 of the 21. When the 7 planned targeted examinations for which DER provided no documentation to explain the change in status are added to the 17 for which no risk-related basis was provided for a change in status, a total of 24 planned targeted examinations out of 28 (86 percent) lacked a documented risk-related basis for a change, in contravention of DER requirements.

In past evaluation reports, we found that DER (as well as FHFA’s Division of Bank Regulation) lacked a sufficient number of examiners and that FHFA lacked an adequate number of commissioned examiners. In response to our prior reports, FHFA committed to add, and has added, examiners. This audit shows that DER failed to conduct and complete just under half of the planned targeted examinations for the past four supervisory cycles for Freddie Mac. The reason repeatedly provided to us by DER officials for this failure was resource constraints, notwithstanding the consistent position of DER leadership, and recently reiterated by FHFA senior leadership, that DER has an adequate complement of examiners. For a federal financial regulator, responsible for supervising two Enterprises that together own or guarantee more than $5 trillion in mortgage assets and operate in conservatorship, to fail to complete a substantial number of planned targeted examinations is an unsound supervisory practice and strategy.

Our audit work was hampered by the lack of DER’s supervisory documentation maintained in its official system of record. In our judgment, the lack of such documentation creates a significant risk exposure. This significant risk
exposure, coupled with the other deficiencies identified in this audit, threatens FHFA’s ability to fulfill its statutory mission to ensure that the Enterprises operate in a safe and sound manner.

In the above-mentioned companion reports issued today, we make five recommendations that apply with equal force to address the deficiencies related to the targeted examinations of Freddie Mac. We are not including any additional recommendations as a result of our audit work related to Freddie Mac. In its written comments to our draft report, FHFA agreed with one recommendation, stated that it issued internal guidance in May 2016 that it believes confirmed its general agreement with two other recommendations, partially agreed with one recommendation, and disagreed with one recommendation. FHFA management’s comments and our response are provided in the body of this report.

Key contributors to this report were Robert Taylor, Assistant Inspector General for Audits; Tara Lewis, Director; Pamela L. Williams, Auditor; Terese Blanchard, Senior Auditor; Julio Santos, Lead Auditor; and Anya Philbert, Senior Auditor. We appreciate the cooperation of FHFA staff, as well as the assistance of all those who contributed to the preparation of this report.

This report has been distributed to Congress, the Office of Management and Budget, and others and will be posted on our website, www.fhfaoig.gov.

/s/

Marla A. Freedman
Deputy Inspector General for Audits
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<td>DER</td>
<td>Division of Enterprise Regulation</td>
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<tr>
<td>EIC</td>
<td>Examiner-in-Charge</td>
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<td>Enterprises</td>
<td>Fannie Mae and Freddie Mac</td>
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<tr>
<td>Fannie Mae</td>
<td>Federal National Mortgage Association</td>
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<td>FHFA or Agency</td>
<td>Federal Housing Finance Agency</td>
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<tr>
<td>Freddie Mac</td>
<td>Federal Home Loan Mortgage Corporation</td>
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<tr>
<td>IMS</td>
<td>Information Management System</td>
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<tr>
<td>MRA</td>
<td>Matter Requiring Attention</td>
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<td>OESO</td>
<td>Office of Enterprise Supervision Operations</td>
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<td>OIG</td>
<td>Federal Housing Finance Agency Office of Inspector General</td>
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<tr>
<td>OPB</td>
<td>Operating Procedures Bulletin</td>
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<tr>
<td>ROE</td>
<td>Report of Examination</td>
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Effective Supervision by FHFA Is Vital to Ensure Freddie Mac’s Safety and Soundness

FHFA, created by Congress in 2008, is charged by the Housing and Economic Recovery Act of 2008 with, among other things, the supervision of the Enterprises and the Federal Home Loan Banks. Its mission as a federal financial regulator includes ensuring the safety and soundness of its regulated entities so that they serve as a reliable source of liquidity and funding for housing finance and community investment. FHFA maintains that it uses a risk-based approach to plan and execute its supervisory activities. Supervision by risk requires a comprehensive, risk-focused view of each regulated entity so that supervisory activities can be tailored to the risks with the highest supervisory concerns.

FHFA’s DER is responsible for supervision of the Enterprises. Pursuant to DER’s Operating Procedures Bulletin (OPB), *Supervisory Planning Process* (2013-DER-OPB-03.1), effective January 1, 2014, the Deputy Director of DER is responsible for developing a supervisory framework for the Enterprises and ensuring that the supervisory planning is documented and incorporated into official agency records. Implementation of that supervisory plan is the responsibility of each EIC who is assigned to lead a core team of examiners for each Enterprise.

According to FHFA’s *Examination Manual*, risk assessments provide the foundation for DER’s annual supervisory strategy for each Enterprise. These semiannual risk assessments should be revised based upon an updated view of risk developed through supervisory activities. Using the risk assessments, a supervisory strategy is prepared for each Enterprise by the DER core teams. Once the annual supervisory strategy is approved, the strategy is implemented through an annual supervisory plan, prepared by the EIC for each Enterprise and approved by the Deputy Director of DER.

The annual supervisory plan for each Enterprise sets forth the objectives for carrying out the supervisory strategy and identifies the supervisory activities, both targeted examinations and ongoing monitoring, for the year. FHFA expects that DER’s supervisory activities will be prioritized based on the risk that a specific practice poses to the Enterprises’ safe and sound operations or to their compliance with applicable laws and regulations. FHFA guidance contemplates that the risk assessments prepared for each Enterprise will identify those areas of high importance or risk.

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1 FHFA expects EICs to periodically review each supervisory strategy and update it to reflect any changes in supervisory objectives, the Enterprise’s financial condition, and/or trends in risk exposures. Any risk-based changes to the supervisory strategy must be approved by the Deputy Director of DER.
Using that identification, each annual supervisory plan sets forth the planned supervisory activities for the year, consisting of ongoing monitoring and targeted examinations. According to FHFA, ongoing monitoring and targeted examinations serve complementary purposes. The purpose of ongoing monitoring is to analyze real-time information and to use those analyses to identify Enterprise practices and changes in an Enterprise’s risk profile that may warrant supervisory attention. Ongoing monitoring is also “used to determine the status of the Enterprise’s compliance with supervisory guidance, MRAs [Matters Requiring Attention], and conservatorship directives[.]” Targeted examinations complement ongoing monitoring: they enable examiners to conduct “a deep or comprehensive assessment” of the areas found to be of high importance or risk. Because each of these supervisory activities has a separate purpose, they are not interchangeable.

DER examiners may identify supervisory concerns or deficiencies occurring at an Enterprise as a result of targeted examinations or ongoing monitoring. According to FHFA, only the most serious supervisory deficiencies are categorized as MRAs. Most of the MRAs issued by DER have issued out of targeted examinations. FHFA guidance also contemplates that special “ad hoc” supervisory activities may be initiated throughout the year as a product of ongoing monitoring. As these supervisory activities are not planned, they are not added to the annual supervisory plan.

Because supervisory planning is a continuous process, FHFA expects that each EIC will adjust the applicable supervisory plan to add newly emerging risks that require attention during the current supervisory cycle. Beginning in 2014, DER guidance instructs that approved supervisory plans shall only be adjusted for risk-based reasons and justifications for the adjustments must be approved by the EIC (after consultation with the Deputy Director of DER, as warranted) and fully documented in the work papers. Adjustments include adding or deleting supervisory activities, or changing the objective, scope, and methodology of a supervisory activity.

According to FHFA guidance, examination results, conclusions, findings, and supervisory concerns from the supervisory activities completed during the annual supervisory cycle are summarized in a ROE, which is issued to the relevant Enterprise’s board of directors. Each ROE is intended to clearly and concisely convey the overall condition and risk profile of the

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2 According to FHFA, MRAs are the most serious supervisory matters and they include, among other things, such matters as non-compliance with laws or regulations that result or may result in significant risk of financial loss or damage to the regulated entity; repeat deficiencies that have escalated due to insufficient action or attention; unsafe or unsound practices; and matters that have resulted, or are likely to result, in a regulated entity being in an unsafe or unsound condition. MRAs also include breakdowns in risk management, significant control weaknesses, or inappropriate risk-taking.
Enterprise, summarize examination activities and findings during the annual supervisory cycle, and discuss deficient practices and excessive risks giving rise to supervisory concerns.  

For a thorough discussion of FHFA’s requirements for the content of ROEs and DER’s practice in issuing ROEs to the Enterprises for the past five supervisory cycles, see OIG, *FHFA’s Failure to Consistently Identify Specific Deficiencies and Their Root Causes in Its Reports of Examination Constrains the Ability of the Enterprise Boards to Exercise Effective Oversight of Management’s Remediation of Supervisory Concerns* (July 14, 2016) (EVL-2016-008) (online at [www.fhfaoig.gov/Content/Files/EVL-2016-008.pdf](http://www.fhfaoig.gov/Content/Files/EVL-2016-008.pdf)) and OIG, *FHFA Failed to Consistently Deliver Timely Reports of Examination to the Enterprise Boards and Obtain Written Responses from the Boards Regarding Remediation of Supervisory Concerns Identified in those Reports* (July 14, 2016) (EVL-2016-009) (online at [www.fhfaoig.gov/Content/Files/EVL-2016-009.pdf](http://www.fhfaoig.gov/Content/Files/EVL-2016-009.pdf)).
FACTS AND ANALYSIS

Analysis of FHFA’s Freddie Mac Planned Targeted Examinations for 2012 through 2015

Methodology

Because targeted examinations constitute a critical component of FHFA’s supervisory activities, we examined, as part of this audit, whether DER examiners conducted and completed the targeted examinations identified in each supervisory plan for Freddie Mac from 2012 through 2015, the review period for this audit. For the last two years of the review period, 2014 and 2015, the two annual supervisory cycles when DER required that any changes to the supervisory plans be risk-related, approved by the EIC, and documented, we sought to determine whether DER examiners complied with these requirements when a planned targeted examination was either (1) not conducted because it was converted to ongoing monitoring, cancelled, or deferred, (2) commenced but not completed, or (3) documentation was not provided for us to determine its disposition.

For purposes of this audit, we considered a targeted examination to be “commenced” when DER issued a request letter. We considered a targeted examination to be “completed” when DER issued a conclusion letter to Freddie Mac. We considered a targeted examination to be “not conducted” when DER documents demonstrated that the status of that examination was changed to ongoing monitoring, cancelled, or deferred. We considered a targeted examination to be “commenced but not completed” based on DER’s representation that the examination was in progress in one of three phases: fieldwork, management review, or quality review, absent any other conflicting documentation provided or discovered during our review of DER documentation. We considered a targeted examination to be “disposition not documented” when DER did not provide any documentation regarding the disposition of the targeted examination in response to our requests.

To perform our audit, we developed a list of targeted examinations for Freddie Mac planned by DER for the review period from annual supervisory plans and other information that was gathered by our Office of Evaluations in support of another assignment and supplemented

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5 Once the fieldwork for a targeted examination has been completed and the examination team develops its findings, the EIC communicates those findings to the affected Enterprise through issuance of a conclusion letter.
that information with records from FHFA’s Information Management System (IMS), DER’s official system of record. We then sought to track whether each planned targeted examination was commenced and later completed. In some instances, IMS did not contain sufficient information to permit us to complete the tracking exercise. We also found evidence that some targeted examinations were completed but had not been identified on the annual supervisory plan.

We asked DER’s Office of Enterprise Supervision Operations (OESO) to confirm whether (1) the universe of planned targeted examinations for the review period that we had identified was complete; (2) the information we obtained about the commencement and completion of each planned targeted examination was complete and accurate; and (3) to explain the reasons why specific targeted examinations were conducted and completed but were not on any supervisory plan. OESO responded that it could not provide such a confirmation because there had been a significant shift in DER’s senior management and managers, and DER had “significantly refined” its records management processes since then.

Seeking answers to our questions, we made subsequent requests to the then-current EIC for the Freddie Mac core team. He explained to us that the Freddie Mac core team of examiners used quarterly analysis memoranda to track the status of targeted examinations. Tracking targeted examinations through quarterly analysis memoranda is a practice developed and used by the Freddie Mac core team, but is not an official system of record and is not required by DER. He further explained that examination managers on the Freddie Mac core team used the quarterly analysis memoranda to document modifications to the supervisory plan, such as revisions, additions, cancellations, and conversions to ongoing monitoring.

However, we identified eight planned targeted examinations on supervisory plans for the 2012 through 2015 supervisory cycles for which the current status of each targeted examination was not reflected on the quarterly analysis memoranda. We were not provided a request letter or conclusion letter issued to Freddie Mac for any of these eight planned targeted examinations by DER, suggesting to us that none had been commenced. We were also not able to determine the status of any of these eight from IMS. In response to our questions about the status of each of these eight, the then-current EIC could not provide documentation to show whether any had been commenced. The lack of information on the status of these eight targeted examinations in the quarterly analysis memoranda calls into question the reliability of that method to track the status of each planned targeted examination in each supervisory plan for Freddie Mac.

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7 Within DER, the purpose of OESO is to provide support for the activities of all DER offices and to promote consistency, efficient business operations, and adherence to FHFA standards. OESO is responsible for development of DER policies and procedures for program activities, administration of DER’s quality control program, and coordination of DER responses to oversight entities such as OIG. Among other things, OESO coordinates work to ensure DER compliance with FHFA records management and other policies.
Apart from the quarterly analysis memoranda prepared by the Freddie Mac core team, no DER official told us about any other controls used by DER examiners to track the status of targeted examinations and our audit did not identify any such controls. DER examiners typically track the status of planned targeted examinations in the quarterly analysis memoranda by reference to the title of the examinations. However, when a title of a planned targeted examination is changed during the supervisory cycle, DER lacked any control to track the status of that examination and relied on the recollections of the EIC and other examiners.

**Analysis**

DER planned 90 targeted examinations for Freddie Mac during the four-year review period. Of these 90 planned targeted examinations, we found, as of the end of our fieldwork on June 17, 2016: 50 targeted examinations were completed (56 percent), 28 were not conducted (31 percent), and 4 were commenced but not completed (4 percent). Of the 28 that were not conducted, DER documentation established that 17 were cancelled outright, 4 were deferred, and 7 were converted to ongoing monitoring (see Figure 4). For the remaining 8 planned targeted examinations, DER did not provide any information for us to determine their disposition (9 percent). As we discuss in greater detail below, a number of targeted examinations planned for one supervisory cycle were completed by DER examiners in subsequent supervisory cycles, so the completion data is as of the end of our fieldwork, not the end of each supervisory cycle. Figure 1 captures the information for all years in graphic format.

Looking at the number of planned targeted examinations by year, we found that the 2012, 2013, and 2015 supervisory cycles ranged from 17 to 19, with a spike in the number of planned targeted examinations for the 2014 supervisory cycle to 36. DER produced its written

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8 We also found evidence in IMS of three targeted examinations during the review period that were not included in any annual supervisory plans. Of these three targeted examinations that were not contained in the supervisory plans, DER provided documentation that two were completed. The other examination was identified by DER as commenced but not completed as of the end of our fieldwork on June 17, 2016.
Supervisory Strategy for 2014 to us which stated.  

9 We found no documentation to explain the reasons for the spike in planned targeted examinations from 17 in 2013 to 36 in 2014. During our fieldwork, we asked DER’s then-current EIC for Freddie Mac to explain the reasons for the 2014 spike. He told us that relatively few additional examiners were hired onto the Freddie Mac core team during the review period. He also speculated that the number of targeted examinations relative to the number of ongoing monitoring activities may have shifted during that year.

After our fieldwork ended and we submitted a draft report to DER for its technical comments, DER provided a different explanation for the spike. DER advised that the spike in 2014 was anomalous, driven by a request from then-senior DER management to examination managers to “list all issues that could reasonably be topics of targeted examinations, regardless of resource constraints and including all risk levels.” DER’s explanation, if accurate, would reduce the risk-based planning process for the 2014 supervisory cycle to a nullity because the supervisory plan would amount to an un prioritized wish list.

Our analysis of DER’s execution of its planned targeted examinations for each year of the review period found significant disparities from year to year regarding the number of completed targeted examinations. Overall, we found that both the number and percent of completed targeted examinations identified in the annual supervisory plans significantly decreased after the 2012 supervisory cycle, even when DER is credited with the completion of planned targeted examinations after the supervisory cycle ended. As noted, DER completed 18 of 19 targeted examinations (95 percent) planned for the 2012 supervisory cycle, which declined to 10 of 17 targeted examinations (59 percent) planned for the 2013 supervisory cycle. For the 2014 supervisory cycle, 11 of 36 planned targeted examinations (31 percent) were completed and

9 Thirty-four (34) planned targeted examinations were identified in FHFA’s initial supervisory plan for Freddie Mac. Two more planned targeted examinations were added during the mid-year update for the 2014 supervisory cycle, bringing the total number of targeted examinations planned for the supervisory cycle to 36.
for the 2015 supervisory cycle, 11 of 18 planned targeted examinations (61 percent) were completed as of the end of our fieldwork on June 17, 2016. Figure 2 captures this information graphically.

As Figure 2 reflects, the percentage of completed targeted examinations identified on the supervisory plans ticked up from 2014 to 2015, from 31 to 61 percent. The explanation for this increase is because the number of planned targeted examinations dropped from 36 in 2014 to 18 in 2015, while the number of targeted examinations completed for each of these two supervisory cycles remained constant at 11. Figure 3 captures this information by year for the review period.

As discussed earlier in this report, DER is to summarize its examination results and conclusions, findings, and supervisory concerns from the supervisory activities completed during the annual supervisory cycle in an annual ROE issued to the relevant Enterprise’s board of directors. The purpose of an ROE is to clearly communicate to the board of directors of the Enterprise: the examination results and conclusions; findings and other supervisory concerns, such as deficient, unsafe, and unsound practices; and the composite and component ratings assigned in accordance with FHFA’s rating system. For Enterprise directors to carry out their oversight responsibilities under FHFA’s regulations and guidance, they must be made aware of the overall condition and risk profile of the Enterprise from the examination results and findings during the annual supervisory cycle. According to FHFA’s performance plan, DER must approve the final ROE for the prior supervisory cycle for each Enterprise by March 31.

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* Includes targeted examinations completed after the respective ROE issued.

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10 For a thorough discussion of FHFA’s requirements for the content of ROEs and DER’s practice in issuing ROEs to the Enterprises for the past five supervisory cycles, see OIG, *FHFA’s Failure to Consistently Identify Specific Deficiencies and Their Root Causes in Its Reports of Examination Constrains the Ability of the Enterprise Boards to Exercise Effective Oversight of Management’s Remediation of Supervisory Concerns* (July 14, 2016) (EVL-2016-008) (online at www.fhfaoig.gov/Content/Files/EVL-2016-008.pdf) and OIG, *FHFA Failed to Consistently Deliver Timely Reports of Examination to the Enterprise Boards and Obtain Written Responses from the Boards Regarding Remediation of Supervisory Concerns Identified in those Reports* (July 14, 2016) (EVL-2016-009) (online at www.fhfaoig.gov/Content/Files/EVL-2016-009.pdf).
According to FHFA, it uses targeted examinations to conduct deep or comprehensive assessments of areas found to be of high importance or risk and most of the MRAs issued by DER, for the most significant supervisory deficiencies, have been issued as a result of findings from targeted examinations.

For the 2014 supervisory cycle, DER planned 36 targeted examinations, significantly higher than the number of targeted examinations planned in prior cycles.\textsuperscript{11} Of these 36, DER completed only 7 before the ROE for that supervisory cycle issued. As a consequence, the ROE issued for the 2014 supervisory cycle was based on only 19 percent of the 36 targeted examinations planned for that cycle. Four (4) of the 36 targeted examinations planned for 2014 were completed after the 2014 ROE issued and were included in the 2015 ROE, which issued in March 2016.\textsuperscript{12} While there may be some usefulness to completing a targeted examination planned for one supervisory cycle in a subsequent cycle, there is also a risk that the examination fieldwork could be outdated by the time the conclusion letter, with findings, is issued to the Enterprise.

For the 2015 supervisory cycle, DER planned 18 targeted examinations and completed 7 during the supervisory cycle as well as 4 targeted examinations planned for and commenced during the 2014 supervisory cycle and completed in 2015. Four additional targeted examinations, planned for the 2015 supervisory cycle and commenced in that cycle, were completed between April and June 2016, after the 2015 ROE issued.\textsuperscript{13} MRAs were issued in connection with these four targeted examinations but will not be reported by DER to the Freddie Mac board until the 2016 ROE issues in March 2017.\textsuperscript{14} Based on our review of DER records, four more planned targeted examinations for the 2015 supervisory cycle were commenced but not completed as of the end of our fieldwork on June 17, 2016.

\textsuperscript{11} As previously discussed, the explanation for this spike in planned targeted examinations for the 2014 supervisory cycle provided by the then-current EIC, during our fieldwork, was different than the explanation subsequently provided by DER after it reviewed our draft.

\textsuperscript{12} Conclusion letters for the four targeted examinations were dated March 30, 2015; March 31, 2015; April 13, 2015; and May 15, 2015.

\textsuperscript{13} Conclusion letters for these four targeted examinations were dated April 7, 2016; May 9, 2016; June 8, 2016; and June 10, 2016.

\textsuperscript{14} The 2015 ROE reported new MRAs from the 11 targeted examinations completed during the 2015 supervisory cycle.
Effective with the 2013 ROE, FHFA has used the CAMELSO rating system to report examination findings and conclusions to the Enterprise’s board of directors. The CAMELSO rating for Freddie Mac for the 2014 supervisory cycle was informed by 11 targeted examinations, 4 began in 2013 and completed in 2014, and 7 planned and completed during the 2014 cycle. The CAMELSO rating for the 2015 supervisory cycle was informed by 11 completed targeted examinations, 4 began in 2014 and completed in 2015, and 7 commenced and completed in 2015. By not completing all planned targeted examinations for the supervisory cycles, the findings from those examinations were not available to inform the CAMELSO ratings for each cycle.

Figure 4 captures, by year, the disposition of DER’s planned targeted examinations for Freddie Mac.

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<tbody>
<tr>
<td><strong>Planned Targeted Examinations</strong></td>
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<tr>
<td>Completed</td>
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<tr>
<td>Before ROE for that Supervisory Cycle Issued</td>
</tr>
<tr>
<td>After ROE for that Supervisory Cycle Issued</td>
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<td>Commenced But Not Completed</td>
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<td>Not Conducted</td>
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<td>Cancelled</td>
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<tr>
<td>Deferred</td>
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<tr>
<td>Converted to Ongoing Monitoring</td>
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<tr>
<td>Disposition Not Documented</td>
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a) The explanation for this spike in planned targeted examinations for the 2014 supervisory cycle provided by the then-current EIC, during our fieldwork, was different than the explanation subsequently provided by DER after it reviewed our draft.

b) For 2012 and 2013, there was not a requirement that targeted examinations be completed before the ROE issued.

c) These targeted examinations were completed before the ROE for the subsequent supervisory cycle issued except for one targeted examination planned for 2012 that was not completed until the 2014 supervisory cycle ROE issued.

15 The term CAMELSO is the acronym used to describe the following seven components: Capital, Asset Quality, Management, Earnings, Liquidity, Sensitivity to Market Risk, and Operational Risk. The CAMELSO rating system consists of: (1) an overall condition of each regulated entity (the composite rating), and (2) individual components of financial condition and risk management (the component ratings). The composite and component ratings are on a scale from “1” to “5”, with a “1” indicating the lowest degree of supervisory concern and a “5” the highest.
Changes to Supervisory Activities and Plans Were Not Always Documented, and When Changes Were Documented, the Reasons Provided Were Largely Not Risk-Related

Because supervisory planning is a continuous process, supervisory plans need to be adjusted during each year to address newly emerging risks that require attention during the current supervisory cycle. Beginning with the 2014 supervisory cycle, DER’s guidance in 2013-DER-OPB-03.1 directs that approved supervisory plans shall only be adjusted for risk-related reasons, and justifications for the adjustments must be approved by the EIC (after consultation with the Deputy Director of DER, as warranted) and fully documented in the work papers.

As shown in Figure 4 above, a total of 54 targeted examinations were identified on DER’s supervisory plans for 2014 and 2015. Of those 54 planned targeted examinations, 22 were completed and 4 were commenced but not completed at the end of our fieldwork in June 2016. Twenty-eight (28) of the 54 (52 percent) planned targeted examinations for 2014 and 2015 were either not conducted or their disposition was not documented. Of these 28, DER produced no documentation relating to the disposition for 7. DER had ample opportunity to provide us with such documentation; beginning in December 2015, we asked DER, on multiple occasions, to provide us documentation for specific planned supervisory activities that we could not find in its official system of record. DER provided us with some documentation related to other planned supervisory activities but no documentation to show the disposition of these 7 planned targeted examinations.

For the other 21 of the 28 planned targeted examinations, DER provided written materials explaining the change in status: 17 were cancelled, 2 were converted to ongoing monitoring, and 2 were deferred.\(^{16}\) We sought to determine whether a documented risk-related reason existed for the change in status for each, as required by 2013-DER-OPB-03.1. DER produced documentation that, in our view, explained the risk-related change for 4 of these 21.\(^{17}\) For the remaining 17 of the 21, the documentation provided by DER relating to the change in status did not provide risk-related reasons, in contravention of 2013-DER-OPB-03.1.\(^{18}\)

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\(^{16}\) Those written materials included internal memoranda, a mid-year update document, and a cancellation memorandum issued to Freddie Mac.

\(^{17}\) The risk-related reasons for the change in status for 4 planned targeted examinations included: cancellation because of the results of a Freddie Mac internal audit, ongoing monitoring revealed no concerns, and Freddie Mac internal business processes changed.

\(^{18}\) The documentation produced by DER to explain the change in status for the 17 planned targeted examinations reported: 7 were changed from a higher priority to a lower priority, without an explanation for the change in priority; 6 were removed from the supervisory plan or converted to ongoing monitoring, without any reason documented; and 4 were cancelled or deferred for resource constraints.
Because DER’s guidance instructs that changes to an approved supervisory plan for 2014 and 2015 must be risk-related and approved by the EIC, we asked the then-current EIC for the Freddie Mac core team if he could recall any risk-related reasons underlying the change in status for these 17 planned targeted examinations. He could not recall any basis for the cancellation, conversion to ongoing monitoring, or deferral for 27 of the 28 planned targeted examinations, although he advised that he would have approved each of the changes through IMS. He recalled that 1 of the 28 planned targeted examinations was cancelled because the examination manager determined that the internal process targeted by the examination had been changed by Freddie Mac and examining an outdated process would be a waste of resources. His recollection was consistent with the written documentation provided by DER for this change, which we considered risk-related, although his approval of the documentation was not reflected in IMS. In all, we found evidence in IMS of the then-current EIC’s approval for only 1 of the other 27 changes to the planned targeted examinations.
FINDINGS ..............................................................................................................................

1. DER completed just over half of its planned targeted examinations for the 2012 through 2015 supervisory cycles and could not account for all of its planned targeted examinations.

Just over half of planned targeted examinations for the period 2012-2015 were completed.

DER prepares an annual supervisory plan that identifies the supervisory activities it intends to conduct during the year. According to FHFA, targeted examinations enable examiners to conduct a deep or comprehensive assessment of selected areas of high importance or risk. Our audit found that DER planned 90 targeted examinations for Freddie Mac from 2012 through 2015 but completed only 50 (56 percent). After it received our draft report, management asserted to us that the 2014 supervisory plan was an outlier and an unfair baseline against which to assess completion of targeted examinations. Even when the planned and completed targeted examinations from the 2014 supervisory cycle are removed from the analysis, DER completed 39 of 54 (72 percent) planned targeted examinations for three of the four supervisory cycle in this review (2012, 2013, and 2015).

The usefulness of ROEs is diminished when planned targeted examinations for a supervisory cycle are not completed until after the ROEs issue.

DER summarizes its examination results in an annual ROE issued to the relevant Enterprise’s board of directors. The ROE is intended to clearly and concisely convey the overall condition and risk profile of the Enterprise, summarize examination activities and findings during the annual supervisory cycle, and discuss deficient practices and excessive risks giving rise to supervisory concerns. For the 2012 through 2015 supervisory cycles, DER completed a total of 17 targeted examinations after the ROE for the respective supervisory cycle issued.

2. The number of planned targeted examinations that were completed has dropped since 2012.

FHFA views targeted examinations as the opportunity to conduct a deep or comprehensive assessment of selected areas of high importance or risk. For the 2012 supervisory cycle, DER completed 18 of the 19 planned targeted examinations for Freddie Mac (of which 5 were completed after the 2012 ROE issued) but completed only 11 of the 18 planned targeted examinations for the 2015 supervisory cycle, as of the end of our fieldwork (of which 4 were
completed after the 2015 ROE issued). During the audit, the then-current EIC provided no explanation for the notable decrease in the number of completed targeted examinations during the review period and could only recall one planned targeted examination that was not completed. Documents prepared by DER examiners and provided to us by DER attributed the failure to complete certain planned targeted examinations within the review period to resource constraints.

3. DER’s official system of record for its supervisory activities for Freddie Mac is not complete and could not be relied upon, and DER lacked documentation to account for all of its supervisory activities.

DER was unable to provide us with documentation to show the disposition of 8 of 90 targeted examinations (9 percent) planned during the four supervisory cycles of our review period.

According to its operating procedures, DER is to ensure that the supervisory planning is documented and incorporated into official agency records. IMS is DER’s official system of record for documentation of its supervisory activities. Our efforts to track through IMS whether each planned targeted examination was commenced and completed were not successful because IMS did not contain sufficient information to permit us to complete the tracking exercise. Despite repeated requests, DER was unable to provide any documentation for the disposition of 8 targeted examinations planned during the four supervisory cycles in our review period. Furthermore, apart from the incomplete quarterly analysis memoranda maintained by the core team of examiners for Freddie Mac – which is not DER’s official system of record – we found that DER had no operating controls in place to ensure that supervisory documentation in IMS was complete and to accurately track the status of planned targeted examinations through disposition.

4. DER examiners did not always document changes to supervisory plans and, when changes were documented, the reasons provided were largely not risk related, in contravention of DER requirements.

Beginning with the 2014 supervisory cycle, DER requires that all changes to supervisory plans be risk-related, approved by the EIC, and documented. Twenty-eight (28) of the 54 (52 percent) planned targeted examinations for 2014 and 2015 were either not conducted or their disposition was not documented. Of these 28, DER provided documentation to show a change in status for 21. Our review of this documentation identified risk-related reasons to support the change in status only for 4 of the 21. DER provided no documentation to explain the disposition of 7 of these 28. When the 7 planned targeted examinations for which DER provided no documentation to explain the change in status are added to the 17 for which no risk-related basis was documented in the materials provided to us by DER, a total of 24
planned targeted examinations out of 28 (86 percent) lacked a documented risk-related basis for a change, in contravention of DER requirements.
CONCLUSION

For the four supervisory cycles assessed in this audit, DER planned 90 targeted examinations but completed only 50 (56 percent). Because 8 targeted examinations planned for the 2014 and 2015 supervisory cycles were completed after their respective supervisory cycles ended, the results were not discussed in the ROE for that cycle or factored into the CAMELSO rating. For the 2014 and 2015 supervisory cycles, DER examiners were only permitted to make changes to supervisory plans for risk-related reasons and were required to obtain approvals for those changes and document the risk-related reasons. However, this requirement was often not followed: of the 54 planned targeted examinations for these cycles, 28 were not conducted or their disposition was not documented, and only 4 of the 28 documented risk-related reasons for the changes in the supervisory plans.

In past reports, we found that that FHFA lacked a sufficient number of examiners. In response, FHFA committed to add examiners and has added examiners. As this assessment shows, DER failed to conduct and complete just under half of the planned targeted examinations for the past four supervisory cycles. The reason provided to us in a number of instances by DER officials for this failure was resource constraints, notwithstanding the consistent position of DER leadership as recently reiterated by FHFA senior leadership that DER has an adequate complement of examiners. For a federal financial regulator responsible for supervising two Enterprises that together own or guarantee more than $5 trillion in mortgage assets and operate in conservatorship, to fail to complete a substantial number of planned target examinations is an unsound supervisory practice and strategy.

Significant Risk Exposure Regarding the Quality of DER’s Supervisory Records

We consider the lack of DER’s documentation supporting its supervisory activities, as it relates to this audit, to create a significant risk exposure. This condition impacted the objectives of this report as well as those in its two companion reports, which were also issued today.

According to DER’s operating procedures, DER is to ensure that the supervisory planning is documented and incorporated into official agency records. IMS is DER’s official system of record for documentation of its supervisory activities. Our efforts to track documentation of

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the planning and execution of DER’s supervisory activities through IMS were not successful because a significant amount of documentation was not retained in IMS. During our audit, we needed to make multiple information requests to DER for basic documentation relating to supervisory plans and their execution because such documentation was not always found in DER’s official system of record. Although DER located some documentation outside the official system of record, it was not able to find all requested documentation.

DER often relied on the recollections of the then-current EICs to explain the universe of planned targeted examinations and the disposition of those planned targeted examinations for the supervisory cycles within the review period of this audit (2012-2015), which, at times, were later found to be inaccurate. DER’s inability to retrieve all supervisory documentation from its official system of record, its difficulty in finding documentation outside its official system of record, and its significant reliance on the imperfect individual recollections of personnel delayed us from the timely and efficient completion of our work.

DER officials maintained to us that a significant shift in DER’s senior management and managers led to the lack of proper and complete documentation in IMS supporting its supervisory activities. That explanation surprises us. FHFA, which was created in 2008, took over the supervision of the Enterprises from its predecessor agency that had been operating since 1992, and it is not credible that a federal financial regulator, charged with supervision of the Enterprises, would be so impacted by a shift in senior management and managers.

That explanation, however, is the only one offered by DER. If it is taken at face value, DER’s haphazard approach to creating and retaining complete documentation for its supervisory activities creates enormous risk. This risk, coupled with the other deficiencies identified in this audit, threatens FHFA’s ability to fulfill its statutory mission.

In our judgment, deliberate urgency and resolute commitment by FHFA management to resolve these collective deficiencies, and to implement the recommendations in this report and its two companion reports, is required.20

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RECOMMENDATIONS

In companion reports issued today, *FHFA’s Supervisory Planning Process for the Enterprises: Roughly Half of FHFA’s 2014 and 2015 High-Priority Planned Targeted Examinations Did Not Trace to Risk Assessments and Most High-Priority Planned Examinations Were Not Completed* (September 30, 2016) (AUD-2016-005) and *FHFA’s Targeted Examinations of Fannie Mae: Less than Half of the 2012 through 2015 Planned Examinations Were Completed and No Planned Examinations for 2015 Were Completed Before the Report of Examination Issued* (September 30, 2016) (AUD-2016-006), we recommend that FHFA:

1. Revise existing guidance to require examiners to prepare complete documentation of supervisory activities and maintain such documentation in the official system of record, and train DER examiners on this guidance.

2. Assess whether DER has a sufficient complement of qualified examiners to conduct and complete those examinations rated by DER to be of high-priority within each supervisory cycle and address the resource constraints that have adversely affected DER’s ability to carry out its risk-based supervisory plans.

3. Develop and implement guidance that clearly requires supervisory plans to identify and prioritize the planned targeted examinations that are to be completed for each supervisory cycle, in order to fully inform the ROE and CAMELSO ratings for that cycle.

4. Develop and implement a control that provides for the tracking and documentation of planned targeted examinations, through disposition, in DER’s official system of record.

5. Reinforce and hold EICs accountable to follow DER’s requirement to fully document the risk-based justifications for changes to the supervisory plan, and that changes to supervisory plans are documented and approved by the EIC. Ensure that examiners follow DER Operating Procedures Bulletin 2013-DER-OPB-03.1 to fully document the risk-based justifications for changes to the supervisory plan, and that changes to supervisory plans are documented and approved by the EIC.

These recommendations apply with equal force to address the findings identified in this report on Freddie Mac targeted examinations. Our audit work related to the targeted examinations of Freddie Mac did not identify any additional findings requiring recommendations.
OIG provided FHFA an opportunity to respond to a draft report of this audit. FHFA provided technical comments that we incorporated into this final report, as appropriate. On September 22, 2016, FHFA provided its management response, which is provided in Appendix A. In its response, FHFA provided three general comments to our draft report. In addition, FHFA disagreed with recommendation 1, partially agreed with recommendation 2, stated that it issued internal guidance in May 2016 that FHFA believes confirmed its general agreement with recommendations 3 and 5, and agreed with recommendation 4. FHFA’s comments and our responses are below.

**FHFA General Comment**

FHFA believes that the reports\(^{21}\) and several of the recommendations are redundant in light of ongoing changes and commitments that FHFA has already made, and is in the process of implementing, in response to the OIG report dated January 4, 2016.\(^{22}\) The new procedures, together with existing practices and procedures, will result in an effective risk assessment and examination planning process that assures that supervisory resources are focused on the highest risks at the Enterprises. Because the risk assessment changes were recently made in May 2016, there were no results to be reviewed in the OIG fieldwork for these reports.

**OIG Response to FHFA General Comment.** Our evaluation, dated January 4, 2016, found significant shortcomings in DER’s risk assessment process, which FHFA committed to address. Internal guidance issued by DER in May 2016, when implemented, purportedly will correct those shortcomings. As we explained in one of the companion reports issued today, this audit sought to build on that evaluation work to determine whether high-priority planned targeted examinations were supported by risk assessments and whether those examinations were completed. The objective of this audit is far different than the objective of our prior evaluation report.

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\(^{21}\) By reports, FHFA is referring to this report and its two companion reports: FHFA’s Supervisory Planning Process for the Enterprises: Roughly Half of FHFA’s 2014 and 2015 High-Priority Planned Targeted Examinations Did Not Trace to Risk Assessments and Most High-Priority Planned Examinations Were Not Completed (Sept. 30, 2016) (AUD-2016-005), and FHFA’s Targeted Examinations of Fannie Mae: Less than Half of the Targeted Examination Planned for 2012 through 2015 Were Completed and No Examinations Planned for 2015 Were Completed Before the Report of Examination Issued (Sept. 30, 2016) (AUD-2016-006).

We performed no work during our prior evaluation to tie planned targeted examinations back to risk assessments and/or to track the disposition of such examinations. The recommendations in the three reports from this audit flow directly from the findings of this audit, not from earlier work.

**FHFA General Comment**

FHFA disagrees with the reports’ premise or implication that supervisory objectives can be met only through targeted examinations completed within the calendar year of planning and that changes to work plans prevented DER from communicating supervisory concerns to the Enterprises through the ROEs and otherwise. Ongoing monitoring, supervisory engagement during the course of targeted examination work, completion of examinations planned in a prior year, examination work added to the plan during the year, and review of remediation of deficiencies all inform supervisory understanding of Enterprise operations, risks, and risk management. Advisory Bulletin 2012-03, *FHFA Examination Rating System*, dated December 19, 2012 (AB 2012-03), describes FHFA’s CAMELSO ratings system and provides that ratings take into account various factors, including findings issued in the current and previous calendar years, progress of remediation of previous findings, and a regulated entity’s responsiveness to findings by internal and external parties.

**OIG Response to FHFA General Comment.** The premise or implication stated by FHFA was not made in our reports. This audit tracked the disposition of targeted examinations planned for four supervisory cycles in the review period and found that a significant number of such examinations were completed after the ROEs for those cycles issued. From FHFA’s response, it appears that FHFA is comfortable with the fact that a ROE was issued to one Enterprise for the 2015 supervisory cycle based only on the completion of 3 targeted examinations planned for the 2014 supervisory cycle and completed in 2015, and no targeted examinations planned for the 2015 supervisory cycle were completed during that cycle.

**FHFA General Comment**

FHFA disagrees with the reports’ findings that DER’s documentation of supervisory activities is lacking or of poor quality. While the documentation recording the basis for changes to examination plans has been inconsistent at times, the report does not specify that type of documentation but refers generally to “supervisory documentation.” We specifically note that FHFA OIG observed in a 2014 report that DER maintained complete
examination documentation for 2013 targeted examinations.23 That OIG report states, “We reviewed DER’s workpapers for 28 targeted examinations conducted by the Fannie Mae and Freddie Mac Core Teams (together, the Core Teams) in 2013. We found that in each of these cases DER staff complied with the Agency’s recordkeeping policies and procedures.” Since that report was issued, DER has put in place an enhanced quality control review function that will help to ensure that the official records of examination activities are complete and maintained appropriately.

OIG Response to FHFA General Comment. FHFA’s reliance on our 2014 report is inapposite. There, we reviewed the examination workpapers for 28 completed targeted examinations and found that DER examiners complied with FHFA’s recordkeeping policies and procedures. In this audit, other than look for the presence of the request letter and conclusion letter, we did not review examination workpapers for completed targeted examinations and made no findings about the quality of those workpapers. While FHFA takes credit for DER’s quality control process, we note: (1) that this process was only put into place in July 2015, after we completed fieldwork for an evaluation which found that DER had reneged on its commitments to put such a process into place for the prior four years;24 and (2) that the quality control process only reviews documentation maintained for examination work products.

This audit had an entirely different focus: whether DER examiners created and maintained records to document the annual supervisory cycle, from planning through execution. As this audit found, DER was unable to provide any documentation for the disposition of 18 targeted examinations for both Enterprises – 10 for Fannie Mae and 8 for Freddie Mac – during the four supervisory cycles in our review period, notwithstanding our multiple requests.

Our 2014 report, on which FHFA relies in its comment, also states:

…we also found that DER’s recordkeeping practices have limitations that impede the efficient retrieval of these workpapers by FHFA examiners, other FHFA personnel, and outside oversight entities such as the OIG.

Almost two years later, these limitations have not been addressed by FHFA and hampered our work on this audit. FHFA’s inability to provide documentation to show the disposition of 18 planned targeted examinations during the four supervisory cycles reviewed in this audit – roughly 10 percent of the total planned – creates a significant risk exposure.


**FHFA Comments to Recommendation 1**

FHFA disagrees with this recommendation. DER has sufficient guidance in place for documentation of supervisory activities. Moreover, in mid-2015, DER put in place an enhanced quality control function that provides an independent review of targeted examination work products to assess whether written communications to the Enterprises are supported by documentation of examination work that meets DER standards and applicable FHFA guidance for preparation of written products. DER believes that existing internal guidance and the quality control reviews now being performed are effective to ensure that the official records of examination activities are complete and maintained appropriately. To the extent that this recommendation refers to documentation of risk-based changes to examination plans, this issue will be addressed in the course of implementing the May 2016 guidance referenced above. To the extent that this recommendation refers to tracking of examination activity status, see response to recommendation 4 below.

**OIG Response to FHFA Comments to Recommendation 1.** As discussed in this report as well as in two companion reports issued today, DER’s operating procedures direct that supervisory planning is documented and incorporated into official agency records.25 As we explained in detail, our efforts to track the planning and execution of DER’s supervisory activities through documentation maintained in IMS were not successful because a significant amount of documentation was not retained in IMS.

FHFA’s suggestion that DER’s enhanced quality control reviews will remedy these problems is unfounded. In accordance with DER’s quality control review process, put in place in July 2015, these reviews are focused on documentation for completed targeted examinations. This audit found lack of documentation supporting the planning and execution of supervisory activities. Of the 18 targeted examinations planned during the four supervisory cycles in our review for which DER provide no documentation to show their disposition, 3 were planned for the 2015 supervisory cycle, after the 2015 quality control reviews were put into place. DER’s inability to produce documentation to show the disposition of 3 targeted examinations planned for the 2015 supervisory cycle demonstrates that DER’s current quality control reviews are either not working as FHFA expected they would or working as intended but do not address this deficiency.

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As we explained in the companion reports, DER has required, since January 1, 2014, that all changes to supervisory plans be risk-based, documented in writing, and approved. The reports issued today demonstrate widespread non-compliance with that requirement. Instead of addressing that deficiency, FHFA promises that documentation of risk-based changes to supervisory plans will be addressed in the course of implementing the May 2016 guidance and in enhancements to DER’s mechanisms for tracking changes to supervisory plans but does not explain how it intends to change examiner behavior. Simply reiterating an existing requirement that has not been followed is unlikely to increase compliance.

**FHFA Comments to Recommendation 2**

DER partially agrees with this recommendation. DER does not agree that current staffing levels have adversely affected DER’s ability to meet its supervisory responsibilities. DER agrees, however, that it is a sound practice to regularly assess whether staffing levels are sufficient to carry out DER responsibilities for fulfillment of FHFA’s mission. As part of the agency-wide budget process for each fiscal year, DER assesses its resource needs in making its submission for preparation of FHFA’s annual budget. DER will continue to provide this information and will seek to promptly fill open positions.

**OIG Response to FHFA Comments to Recommendation 2.** FHFA’s assertion that DER’s staffing levels have not adversely affected its ability to meet its supervisory responsibilities cannot be squared with findings from this audit: DER failed to conduct and complete more than half of its planned targeted examinations of Fannie Mae for the past four supervisory cycles and almost half of its planned targeted examinations of Freddie Mac and the reason repeatedly provided by DER officials for this failure was resource constraints. FHFA’s commitment to regularly assess staffing levels and fill open positions meets the intent of our recommendation, provided that these assessments address the resource constraints invoked by DER officials as the explanation for DER’s inability to complete the targeted examinations it planned.

**FHFA Comments to Recommendations 3 and 5**

On May 25, 2016, FHFA issued internal guidance which FHFA believes confirms our general agreement with these recommendations. As we previously advised OIG staff, during the first quarter of 2017 FHFA will assess the effectiveness of the enhanced risk assessment procedures outlined in the guidance and determine whether any revisions are needed before the mid-year risk assessment process commences in 2017. To the extent that recommendations 3 and 5 contemplate steps other than those to which FHFA has previously agreed in response to the OIG’s January 4, 2016 report, we disagree with the recommendations at this time, but will consider them as part of our 2017 assessment.
OIG Response to FHFA Comments to Recommendations 3 and 5. Since FHFA is committed to implementing recommendations 3 and 5, either through the implementation of its May 25, 2016 internal guidance or as part of its 2017 assessment, we consider FHFA’s response to these recommendations to be an agreement. After FHFA performs its 2017 planned mid-year assessment of the implementation of the May 2016 guidance, we plan to review the results of that assessment. To the extent that FHFA’s assessment finds that OIG’s recommendations 3 and 5 are not fully implemented by that guidance, we expect FHFA to take additional corrective actions.

FHFA Comments to Recommendation 4

DER agrees with this recommendation. By September 23, 2017, DER will establish an improved mechanism for tracking the status of activities included on Enterprise examination plans, including changes resulting from the mid-year planning update process and at year-end. The control will reflect approved changes and note the rationale for those changes.
OBJECTIVE, SCOPE, AND METHODOLOGY ........................................

We conducted this audit to determine whether FHFA (1) supported its 2014 and 2015 high-priority planned targeted examinations with risk assessments and completed those planned high-priority examinations; (2) performed its planned targeted examinations for Fannie Mae from 2012 through 2015 and, if it did not, whether FHFA documented the deviations from its plan in accordance with policies and procedures; and (3) performed its planned targeted examinations for Freddie Mac from 2012 through 2015 and, if it did not, whether FHFA documented the deviations from its plan in accordance with policies and procedures.

This report addresses the third objective – determining whether FHFA performed its planned targeted examinations for Freddie Mac from 2012 through 2015, and if it did not, whether FHFA documented the deviations from its plans in accordance with policies and procedures. We conducted this audit from December 2015 through June 2016 at FHFA’s headquarters in Washington, D.C.

To accomplish the audit objective, we:

- Reviewed FHFA’s Examination Manual; DER’s OPB Supervisory Planning Process (2013-DER-OPB-03.1); DER’s OPB DER Supervisory Activities (2013-DER-OPB-04); and DER’s OPB Guidelines for Preparing Supervisory Products and Examination Workpapers (2014-DER-OPB-01);

- Reviewed FHFA’s supervisory plans for 2012 through 2015 and identified planned targeted examinations;

- Compared the number of planned targeted examinations for Freddie Mac – as described in FHFA’s supervisory planning documents – to the targeted examination request letters, conclusion letters, and other relevant documentation in order to determine the disposition of the examinations;

- Reviewed FHFA’s Information Management System in an effort to confirm and identify the universe of planned targeted examinations and their disposition;

- Reviewed FHFA’s reasons for not fully implementing its examination plans; and

- Interviewed FHFA DER officials regarding their implementation of the supervisory plans.

We held an exit conference with FHFA officials on September 12, 2016.
We conducted this 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 the 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.
MEMORANDUM

TO: Marla A. Freedman, Deputy Inspector General for Audits

FROM: Nina A. Nichols, Deputy Director, Division of Enterprise Regulation (DER)

SUBJECT: Audit Reports on FHFA's Targeted Examinations of Fannie Mae and Freddie Mac (Enterprises) for 2012 through 2015

DATE: September 22, 2016

This memorandum transmits the management response of the Federal Housing Finance Agency (FHFA) to the FHFA OIG draft audit reports referenced above (Reports).

FHFA agrees that effective examination planning and tracking are critical components of FHFA's supervision of the Enterprises, and we appreciate the FHFA OIG's attention to this area. FHFA is working to make improvements to our supervision protocols and processes to ensure effective risk-based planning and tracking of examination activities. FHFA continues to improve our supervision program, taking into account FHFA OIG recommendations.

We specifically note that, in accordance with FHFA commitments made in response to a previous OIG evaluation report, in May 2016 DER issued internal guidance for conducting risk assessments to support risk-based supervision of the Enterprises. The guidance includes defined terms, measures, and formats for credit, market, and operational risk. As committed in the management response, DER has provided training to all Enterprise examination staff on the revised risk assessment procedures. As part of our ongoing evaluation process, in the first

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quarter of 2017 DER will assess the effectiveness of the new approach and determine if any revisions are needed before the mid-year risk assessment process commences in 2017.

We make the following general responses to the Reports:

1) FHFA believes that the Reports and several of the recommendations are redundant in light of ongoing changes and commitments that FHFA has already made, and is in the process of implementing, in response to the OIG report dated January 4, 2016. The new procedures, together with existing practices and procedures, will result in an effective risk assessment and examination planning process that assures that supervisory resources are focused on the highest risks at the Enterprises. Because the risk assessment changes were recently made in May 2016, there were no results to be reviewed in the OIG fieldwork for these Reports.

2) FHFA disagrees with the Reports’ premise or implication that supervisory objectives can be met only through targeted examinations completed within the calendar year of planning and that changes to work plans prevented DER from communicating supervisory concerns to the Enterprises through the Reports of Examination and otherwise. Ongoing monitoring, supervisory engagement during the course of targeted examination work, completion of examinations planned in a prior year, examination work added to the plan during the year, and review of remediation of deficiencies all inform supervisory understanding of Enterprise operations, risks, and risk management. Advisory Bulletin 2012-03, FHFA Examination Rating System, dated December 19, 2012 (AB 2012-03), describes FHFA’s CAMELSO ratings system and provides that ratings take into account various factors, including findings issued in the current and previous calendar years, progress of remediation of previous findings, and a regulated entity’s responsiveness to findings by internal and external parties.

3) FHFA disagrees with the Reports’ findings that DER’s documentation of supervisory activities is lacking or of poor quality. While the documentation recording the basis for changes to examination plans has been inconsistent at times, the Report does not specify that type of documentation but refers generally to “supervisory documentation.” We specifically note that FHFA OIG observed in a 2014 report that DER maintained complete examination documentation for 2013 targeted examinations. That OIG report states, “We reviewed DER’s workpapers for 28 targeted examinations conducted by the Fannie Mae and Freddie Mac Core Teams (together, the Core Teams) in 2013. We found

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that in each of these cases DER staff complied with the Agency’s recordkeeping policies and procedures.” Since that report was issued, DER has put in place an enhanced quality control review function that will help to ensure that the official records of examination activities are complete and maintained appropriately.

In light of the above, FHFA strongly disagrees that the Reports justify any conclusion or implication that any process or concern raised in the Reports either “creates a significant risk exposure” or “threatens FHFA’s ability to fulfill its statutory mission.”

FHFA management’s responses to the recommendations are below:

**Recommendation 1:**

*Revise existing guidance to require examiners to prepare complete documentation of supervisory activities and maintain such documentation in the official system of record, and train DER examiners on this guidance.*

**Management Response to Recommendation 1:**

FHFA disagrees with this recommendation. DER has sufficient guidance in place for documentation of supervisory activities. Moreover, in mid-2015, DER put in place an enhanced quality control function that provides an independent review of targeted examination work products to assess whether written communications to the Enterprises are supported by documentation of examination work that meets DER standards and applicable FHFA guidance for preparation of written products. DER believes that existing internal guidance and the quality control reviews now being performed are effective to ensure that the official records of examination activities are complete and maintained appropriately. To the extent that this recommendation refers to documentation of risk-based changes to examination plans, this issue will be addressed in the course of implementing the May 2016 guidance referenced above. To the extent that this recommendation refers to tracking of examination activity status, see response to recommendation 4 below.

**Recommendation 2:**

*Assess whether DER has a sufficient complement of qualified examiners to conduct and complete those examinations rated by DER to be of high-priority within each supervisory cycle and address the resource constraints that have adversely affected DER’s ability to carry out its risk-based supervisory plans.*
Management Response to Recommendation 2:

DER partially agrees with this recommendation. DER does not agree that current staffing levels have adversely affected DER’s ability to meet its supervisory responsibilities. DER agrees, however, that it is a sound practice to regularly assess whether staffing levels are sufficient to carry out DER responsibilities for fulfillment of FHFA’s mission. As part of the agency-wide budget process for each fiscal year, DER assesses its resource needs in making its submission for preparation of FHFA’s annual budget. DER will continue to provide this information and will seek to promptly fill open positions.

Recommendations 3 and 5:

Develop and implement guidance that clearly requires supervisory plans to identify and prioritize the planned targeted examinations that are to be completed for each supervisory cycle, in order to fully inform the ROE and CAMELSO ratings for that cycle.

Reinforce and hold EICs accountable to follow DER’s requirement to fully document the risk-based justifications for changes to the supervisory plan, and that changes to supervisory plans are documented and approved by the EIC. Ensure that examiners follow DER Operating Procedures Bulletin 2013-DER-OPB-03.1 to fully document the risk-based justifications for changes to the supervisory plan, and that changes to supervisory plans are documented and approved by the EIC.

Management Response to Recommendations 3 and 5:

On May 25, 2016, FHFA issued internal guidance which FHFA believes confirms our general agreement with these recommendations. As we previously advised OIG staff, during the first quarter of 2017 FHFA will assess the effectiveness of the enhanced risk assessment procedures outlined in the guidance and determine whether any revisions are needed before the mid-year risk assessment process commences in 2017. To the extent that recommendations 3 and 5 contemplate steps other than those to which FHFA has previously agreed in response to the OIG’s January 4, 2016 report, we disagree with the recommendations at this time, but will consider them as part of our 2017 assessment.

Recommendation 4:

Develop and implement a control that provides for the tracking and documentation of planned targeted examinations, through disposition, in the DER’s official system of record.
Management Response to Recommendation 4:

DER agrees with this recommendation. By September 23, 2017, DER will establish an improved mechanism for tracking the status of activities included on Enterprise examination plans, including changes resulting from the mid-year planning update process and at year-end. The control will reflect approved changes and note the rationale for those changes.

cc: John Major, Internal Controls and Audit Follow-up Manager
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