QUESTION

What role can an auditor play in preventing ethics issues in an agency?

ANSWER

Auditors can help elected officials and management in their oversight role concerning the proper use of public resources. Periodic audits of agency functions are another way local agencies can underscore their commitment to ethics and assure that any misuse of public resources will be detected and investigated.

For example, auditors:

- Evaluate agency records to ensure that they accurately reflect the status of the agency’s assets.
- Prevent or detect unauthorized acquisition, use or disposition of the agency’s assets.
- Assess whether internal controls designed to safeguard resources (see sidebar) exist and are working effectively, including making recommendations on how to improve controls.
- Determine whether transactions are recorded as necessary to permit the preparation of financial statements that accurately reflect the agency’s financial situation.1
- Follow-up on audit findings and recommendations to determine if timely, appropriate action has been taken to correct internal control weaknesses.

In some agencies, auditors also review agency procedures for handling potential conflicts of interest among agency staff.2
Auditors *deter* fraud by identifying and reducing conditions that allow fraud to occur. Moreover, the very fact that activities are subject to review through an audit can deter improper activities.

Auditors also are in a position to determine whether potentially fraudulent acts have occurred. Auditors initiate investigations based on suspicious circumstances or complaints.

**What Can Go Wrong?**

Fortunately, the overwhelming majority of public employees are conscientious stewards of public resources and property. However, for the occasional employee, the temptation to use one’s position for personal financial gain is too great to resist. Giving into such temptation can take the form of soliciting or accepting bribes and misuse or misappropriation of public resources.

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**The Importance of Tips**

Confidential reports of misconduct from employees and others are one of the most effective means of detecting fraud. Increasingly, local agency auditors are establishing and operating ethics/fraud hotlines. Auditor operated hotlines are authorized by state law. A requirement for auditors to protect the identity of callers helps encourage reporting fraud and misconduct.

Organizations can improve their detection efforts by establishing formal structures to receive reports about possible fraudulent conduct. California’s State Auditor has a webpage that contains useful information to request from those reporting potential wrongdoing (www.bsa.ca.gov/hotline/)

In a 2008 survey, the Association of Certified Fraud Examiners (www.acfe.com) found that over half of all fraud detection tips came from employees suggests that agencies should focus on employee education as a key component of their fraud detection strategies. Employees should be trained to understand what constitutes fraud and how it harms the agency. They should be encouraged to report illegal or suspicious behavior, and they should be assured that reports may be made confidentially and that the agency prohibits retaliation against whistleblowers.

Tips from external sources like vendors and clients can also play an important role in fraud detection. Agencies should include external sources in their fraud detection programs by making them aware of the agency’s reporting mechanism and encouraging them to report misconduct.
The Auditing Function

Some local agencies have a standing in-house auditing function. For example, most counties and some cities have elected auditors. In other agencies, audits are handled by staff appointed by the governing body or contracted certified public accountants. The question of who performs audits depends on local conditions and resources.

The Institute of Internal Auditors (www.theiia.org) has identified the following key elements of an effective public sector audit activity:  

- **Organizational Independence.** Auditors should have sufficient independence from those they are required to audit so that they can both conduct their work without interference and be seen as able to do so.

- **A Formal Mandate.** Auditors’ powers and duties should be established by the agency’s legislative body by an ordinance, resolution, policy statement or charter amendment.

- **Unrestricted Access.** Audits should be conducted with complete and unrestricted access to employees, property and records.

- **Sufficient Funding.** Auditors must have sufficient funding relative to the size of their audit responsibilities.

- **Qualified Staff.** If the auditing function is in-house, the head of the audit staff must be able to recruit, retain and manage highly skilled employees.

- **Stakeholder Support.** The legitimacy of the auditor’s role must be understood and supported by a broad range of elected and appointed officials as well as the media and involved citizens.

- **Professional Audit Standards.** Auditors should conduct their work in accordance with recognized standards, such as the Government Auditing Standards issued by the U.S. Comptroller General (www.gao.gov/govaud/ybk01.htm).

A key issue is to whom irregularities are reported. In some cases, the auditor reports directly to the governing body. Some agencies create an independent audit committee for this purpose. In some agencies, audit committees are formed as subcommittees of the legislative body, like the board of supervisors, city council or board of directors. Other agencies may include of members of the public as part of the audit committee.  


Audit committees should be independent of management, and committee members must be collectively knowledgeable about financial matters. Local agencies should evaluate their governance structure to determine whether an audit committee is appropriate for its particular situation. For more information, see the American Institute of Certified Public Accountants’ Audit Committee Toolkit for Government Organizations (www.aicpa.org/Audcommctr/toolkitsgovt/homepage.htm).

What Powers Should an Auditor Have?

The Association of Local Government Auditors (www.governmentauditors.org) recommends that an agency’s auditor have authority to conduct audits of all agency departments, offices, boards, activities and programs in order to independently and objectively determine:

1. Activities and programs being implemented have been authorized by the agency’s charter, code or other laws and regulations, and are being conducted and funds expended in compliance with applicable laws;

2. The agency is acquiring, managing, protecting, and using its resources, including public funds, personnel, property, equipment, and space, economically, efficiently, and effectively and in a manner consistent with the objectives intended by the authorizing entity or enabling legislation;

3. Agency programs, activities, functions, or policies are effective, including the identification of any causes of inefficiencies or uneconomical practices;

4. The desired results or benefits are being achieved;

5. Financial and other reports are being provided that disclose fairly, accurately, and fully all information required by law, to ascertain the nature and scope of programs and activities, and to establish a proper basis for evaluating the programs and activities including the collection of, accounting for, and depositing of, revenues and other resources;

6. Management has established adequate operating and administrative procedures and practices, systems or accounting internal control systems and internal management controls; and

7. Whether there are valid indications of fraud, abuse or illegal acts that need further investigation.

The Association of Local Government Auditors has prepared guidelines that local agencies can use to incorporate these provisions in an ordinance, resolution or charter amendment. The Model Legislation Guidelines for Local Government Auditors are available online at www.governmentauditors.org/images/stories/reports/Legislation_PDF.
What is an “Internal Control?”

A key function of any audit is to assess an agency’s internal controls. Internal controls are a key tool in preventing misuse or misappropriation of public resources and assets.

Examples of internal controls include:

- Segregation of Duties. Separating responsibilities like authorizing payment, issuing checks, and record keeping among several people to limit risk of fraud or error by one person.
- Authorization of Transactions. Review of particular transactions by an appropriate person.
- Retention of Records. Maintaining documentation to substantiate transactions and tracking assets.
- Physical Safeguards. Use of cameras, locks, or physical barriers to protect property.
- Information Technology Security. Use of passwords, access logs, and other safeguards to ensure access restricted to authorized personnel.

For more information, see American Institute of Certified Public Accountants’ Governmental Audit Quality Center at http://gaqc.aicpa.org.

Conclusion

For more information about the role auditors play within an agency, please visit www.ca-ilg.org/auditors. That page has links to the resources that informed this article. Please also feel encouraged to add your thoughts on and experiences with audit functions by commenting on this article on that page.

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Endnotes:


2 City of Palo Alto, Audit of Employee Ethics Policies (January 2008).

3 The Institute of Internal Auditors, The Role of Auditing in Public Sector Governance (November 2006).

4 Id.


6 Association of Certified Fraud Examiners, 2008 Report to the Nation on Occupational Fraud and Abuse.

7 Cal. Gov’t Code § 53087.6.

8 Cal. Gov’t Code § 53087.6(e).


10 The Institute of Internal Auditors, The Role of Auditing in Public Sector Governance (November 2006).


12 City of Sacramento Audit Office, What Do We Look For? (www.cityofsacramento.org/auditor/Other.htm).