MEMORANDUM

Date: December 30, 2010

To: The Commissioner

From: Inspector General

Subject: The Social Security Administration’s Reporting of High-Dollar Overpayments Under Executive Order 13520 (A-15-10-21142)

The attached final quick response evaluation presents the results of our review. Our objectives were to review the Accountable Official’s Quarterly High-Dollar Overpayment Reports for the quarters ended June and September 2010 and determine whether the method used for identifying high-dollar overpayments detected overpayments meeting the Executive Order criteria and whether the Agency complied with all requirements of the Executive Order.

If you wish to discuss the final report, please call me or have your staff contact Steven L. Schaeffer, Assistant Inspector General for Audit, at (410) 965-9700.

Attachment
QUICK RESPONSE EVALUATION

The Social Security Administration’s Reporting of High-Dollar Overpayments Under Executive Order 13520

A-15-10-21142

December 2010
Mission

By conducting independent and objective audits, evaluations and investigations, we inspire public confidence in the integrity and security of SSA’s programs and operations and protect them against fraud, waste and abuse. We provide timely, useful and reliable information and advice to Administration officials, Congress and the public.

Authority

The Inspector General Act created independent audit and investigative units, called the Office of Inspector General (OIG). The mission of the OIG, as spelled out in the Act, is to:

- Conduct and supervise independent and objective audits and investigations relating to agency programs and operations.
- Promote economy, effectiveness, and efficiency within the agency.
- Prevent and detect fraud, waste, and abuse in agency programs and operations.
- Review and make recommendations regarding existing and proposed legislation and regulations relating to agency programs and operations.
- Keep the agency head and the Congress fully and currently informed of problems in agency programs and operations.

To ensure objectivity, the IG Act empowers the IG with:

- Independence to determine what reviews to perform.
- Access to all information necessary for the reviews.
- Authority to publish findings and recommendations based on the reviews.

Vision

We strive for continual improvement in SSA’s programs, operations and management by proactively seeking new ways to prevent and deter fraud, waste and abuse. We commit to integrity and excellence by supporting an environment that provides a valuable public service while encouraging employee development and retention and fostering diversity and innovation.
Background

OBJECTIVE

Our objectives were to review the Accountable Official’s Quarterly High-Dollar Overpayment Reports to the Office of the Inspector General (OIG), as required by Executive Order 13520, Reducing Improper Payments, for the quarters ended June and September 2010 and determine whether (1) the method used for identifying high-dollar overpayments detected overpayments meeting the Executive Order criteria and (2) the Agency complied with all requirements of the Executive Order.

BACKGROUND

When the Government makes payments to individuals and businesses, such as program beneficiaries, grantees, or contractors, or on behalf of program beneficiaries, it must make every effort to confirm that the right recipient is receiving the correct payment. On November 20, 2009, the President issued Executive Order 135201 “. . . to reduce improper payments by intensifying efforts to eliminate payment error, waste, fraud, and abuse in the major programs administered by the Federal Government, while continuing to ensure that Federal programs serve and provide access to their intended beneficiaries.”

As part of the Executive Order, each agency head is required to submit to the agency’s OIG and the Council of Inspectors General on Integrity and Efficiency (CIGIE) a quarterly report on high-dollar overpayments identified by the agency, subject to Federal privacy policies and to the extent permitted by law. The report shall describe any actions the agency has taken or plans to take to recover improper payments, as well as any actions the agency intends to take to prevent improper payments from occurring in the future.

According to Office of Management and Budget (OMB) Guidance,3 a high-dollar overpayment is any overpayment that exceeds 50 percent of the correct amount of the intended payment where

1. the total payment to an individual exceeds $5,000 as a single payment or in cumulative payments for the quarter or

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2 Id. at Section 1.

2. the payment to an entity\textsuperscript{4} exceeds $25,000 as a single payment or in cumulative payments for the quarter.

Examples of overpayments that would need to be included in an agency’s quarterly report on high-dollar overpayments include the following.

1. A single payment or cumulative payments to the wrong individual or entity that exceeds the respective $5,000 or $25,000 limit.

2. A single payment or cumulative payments to the correct individual of $6,500 when the intended amount was $3,000 (the payment is more than 50-percent higher than the intended amount, and the total payment is above $5,000, thus meeting both criteria to qualify as a high-dollar improper payment to an individual).

3. Cumulative amounts of overpayments to an entity that exceed the 50-percent and $25,000 threshold during a quarter (for example, even if an agency has an ongoing relationship with an entity and typically corrects overpayments or underpayments in its next payment cycle, it would need to report these improper payments if they are above the 50 percent and $25,000 amount for the quarter).

STEWARDSHIP REVIEWS

The Office of Quality Performance (OQP) performs stewardship reviews to examine the non-medical elements in the Old-Age, Survivors and Disability Insurance (OASDI) and Supplemental Security Income (SSI) programs related to the payment accuracy and entitlement/eligibility of benefit payments made during a sample period. Each month, OQP selects a statistically valid national sample of OASDI beneficiaries who received a payment(s) during the review period. For each sample selected, the beneficiary or representative payee is interviewed; collateral contacts are made, as needed; and all non-medical factors of entitlement are redeveloped as of the current sample month. SSI payment accuracy rates are determined by reviewing a statistically valid national sample of the SSI recipient rolls, selected monthly from individuals who have received a payment during the fiscal year (FY).

IMPROPER PAYMENTS

Each year, the Social Security Administration (SSA) reports payment accuracy rates for the OASDI and SSI programs based on its stewardship reviews. The Agency uses these reviews as the basic measure to report on the accuracy of benefit payments. Each year, SSA reports over- and underpayments from its stewardship reviews of nonmedical aspects of the Old-Age and Survivors Insurance (OASI), Disability Insurance (DI), and SSI programs. In accordance with OMB’s guidelines implementing

\textsuperscript{4} An entity is a non-individual that owes an outstanding improper payment. The term entity excludes an individual acting in either a personal or commercial capacity (that is, a sole proprietor) or Federal, state, and local government agencies. OMB Circular A-123, Management’s Responsibility for Internal Control, Requirements for Implementing Executive Order 13520: Reducing Improper Payments (Appendix C, Part III), p. 22, March 22, 2010.
the provisions of the *Improper Payments Information Act of 2002* (IPIA), SSA reports payments that should not have been made or payments that were made in an incorrect amount as improper.

SSA issued its first two high-dollar reports to the OIG on July 30 and October 29, 2010 for the quarters ended June 30 and September 30, 2010, respectively. Based on its sample of annual payment accuracy reviews from a representative sample of OASDI and SSI benefit payment cases, the Agency did not report any instances that met the definition of a high-dollar overpayment for the period October 1, 2009 through September 30, 2010. In addition, SSA performed a similar analysis of its representative sample cases for FYs 2008 and 2009 and reported that no OASDI or SSI benefit payment cases met the definition of a high-dollar overpayment.

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Results of Review

We reviewed reports on quarterly high-dollar overpayments for the quarters ended June 30 and September 30, 2010 to ensure the Agency implemented a methodology for identifying high-dollar overpayments that detected overpayments and addressed all requirements of the Executive Order. Overall, our review determined that although the Agency addressed all requirements of the Executive Order based on the methodology used, SSA’s methodology for identifying high-dollar overpayments did not detect overpayments that met the criteria of the Executive Order.

HIGH-DOLLAR OVERPAYMENTS NOT IDENTIFIED USING THE AGENCY’S METHODOLOGY

We reviewed the methodology the Agency used to identify high-dollar overpayments to determine whether the method detected overpayments that met the Executive Order criteria. We gained an understanding of how the Agency used the results from the stewardship reviews in determining whether any cases met the criteria for a high-dollar overpayment. We determined that although the stewardship reviews provided adequate results for determining the accuracy of payments, SSA’s reviews did not detect high-dollar overpayments that were required to be reported under the Executive Order.

Stewardship Sample Period Usually Included Only 1 Month of Payment Data

SSA received clarifications from OMB on April 27 and June 2, 2010 for reporting high-dollar improper overpayments. OMB stated, “. . . that SSA should review improper overpayments identified during stewardship reviews (and any other relevant processes), and, as needed, report quarterly that either no payments were identified, or any payments that are identified.” OMB acknowledged that “SSA stated that it is highly unlikely that the agency would identify improper overpayments to individuals, including via its stewardship reviews in SSI that would meet the criteria in the Executive Order’s implementing guidance....” During, or shortly after each FY, OQP conducted stewardship reviews of the OASDI and SSI payments issued in that FY.

OQP bases its stewardship reviews on a monthly sample selection from all OASDI beneficiaries who receive a payment(s) during the review period and are in current pay status during the sample period. The SSI sample is drawn from all cases of SSI recipients who received a payment during the FY regardless of their current pay status. For example, in SSI, if the month sampled was August, the sample period would have been July 2 through August 1. The OASDI sample reviews all payments on a Social Security number made in a calendar month. For the FY 2009 stewardship reviews, approximately 80 OASI, 40 DI, and 360 SSI cases were reviewed monthly.

SSA distinguishes an improper payment from an overpayment based on whether it meets the definition agreed on with OMB. If a payment is considered avoidable, it is characterized as improper. See Appendix C for the definition of improper.
Once a case is sampled, the Electronic Quality Assurance (eQA) system calculates the recurring and retroactive payments\(^7\) for the sample period. This system assists OQP in its effort to oversee the completeness and accuracy of OASDI and SSI claims. The sample dollars can be adjusted during the review if the amounts are incorrect. The data included in the system reflect the payments that were issued only in the sample period and therefore may not reflect the total benefit payments and/or overpayments that occurred in a quarter for that case. For example, in the SSI review, if a case was sampled in August 2010, any recurring or retroactive payments that were made on the sampled case from July 2 through August 1 would be calculated by eQA and included in the system. The sample dollars would be verified during the review and adjusted, if needed. The system would not include any payments that were made in the remainder of that quarter (that is, July 1 and August 2 through September 30). Therefore, the data reviewed for reporting on quarterly high-dollar overpayments usually do not include the total benefit payments and/or overpayments to a beneficiary or recipient that occurred in the entire quarter. By using data that do not include payments actually made for all 3 months in a quarter, the Agency may not identify high-dollar overpayments.

**Stewardship Review Results Include Payment Data from Previous Quarters**

For the quarterly high-dollar reports issued in the quarters ended June 30 and September 30, 2010, SSA used the results documented in the eQA system for the sample cases cleared\(^8\) during the reporting period. For example, if a case was sampled in April 2010, but the review was not completed until September 2010, the payment data for the sample period (that is, March 2 through April 1) would be included in the review for the quarter ended September 2010. According to OQP, it is not possible to provide findings for cases sampled in each quarter because the field sites have until the end of January to clear cases sampled for the previous October through September, and the consistency review of these cases is not completed until the end of February. Further editing and review of anomalies continues throughout most of March. Therefore, in some cases, OQP may have to wait over 1 year before the case is fully completed.

We reviewed the supporting documentation for the quarter ended September 30, 2010, provided by OQP, to determine the number of cases that were included in the analysis and sampled and cleared in the September 2010 quarter. Based on this support, only 7 percent of OASDI and 8 percent of SSI cases included in the review were sampled and cleared during the September quarter. Some cases cleared during the quarter ended September 30, 2010 were sampled as early as October 2009. Because stewardship cases can take several months to be cleared, the data reviewed for the high-dollar overpayment reports under the Executive Order will typically include payments that relate to prior quarters. Therefore, since over 90 percent of the data

\(^{7}\) Recurring payments are regular monthly payments and a retroactive payment is a payment issued during the sample period which is for a month(s) before the sample month.

\(^{8}\) Per OQP, “cleared” is the term used to define the point that the OQP field site has relinquished jurisdiction of a sampled case to Central Office because all actions (for example, documentation, development, and internal reviews) are complete but it is not the date that OQP has finished its review of the case.
reviewed in the September quarter related to a previous period, only a small percentage of payments issued in September were included in the analysis for the high-dollar report.

**SSA OIG IDENTIFIED HIGH-DOLLAR OVERPAYMENTS USING ALTERNATIVE METHOD**

We designed a methodology for identifying high-dollar overpayments by using data from one segment of the Master Beneficiary Record (MBR); Recovery of Overpayments, Accounting and Reporting (ROAR) System; and Supplemental Security Record (SSR). We focused on OASDI beneficiaries and SSI recipients who received single or cumulative payments in excess of $5,000 for each quarter from October 2009 through June 2010.9 We matched the populations against the overpayment data on the ROAR and SSR to identify all beneficiaries and recipients who may have met the payment criteria of the Executive Order as well as had an overpayment established on their record.

We further analyzed the populations to identify individual cases that met the criteria for being reported as a high-dollar overpayment according to the Executive Order. Refer to Appendix B for the scope and methodology used for analyzing the populations. Based on our analysis, we identified three OASDI and five SSI cases that potentially met the criteria of the Executive Order. For each of these cases, we determined that the beneficiary or recipient obtained payments in excess of $5,000 in one of the quarters from October 2009 through June 2010. During that quarter, each beneficiary or recipient also had an overpayment in excess of 50 percent of the correct amount of the intended payment for that quarter.

At our request, SSA reviewed the eight cases and confirmed that three OASDI cases and one SSI case met the criteria for being reported as a high-dollar overpayment under Executive Order 13520. SSA stated it was aware that high-dollar overpayments existed. However, according to SSA, the review of just these eight cases was very time-consuming and labor-intensive. The Agency provided the required information within 2 weeks while also conducting regular work intermittently. The Agency was unable to provide us with an exact amount of time it took to complete its review of each case.

Because this process requires an individual analysis of cases, it is imperative that the selection criteria be refined to only include the cases with the highest probability of having high-dollar overpayments. We will work to refine the search criteria for the next quarterly high-dollar reporting requirement.

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9 Because of time limitations, a data extract was not requested for the quarter ended September 30, 2010.
REQUIREMENTS OF EXECUTIVE ORDER ADDRESSED BY THE AGENCY

In March 2010, OMB issued guidance\(^{10}\) for implementing the requirements of the Executive Order. We reviewed the Accountable Official’s Quarterly High-Dollar Overpayment Reports for the quarters ended June and September 2010 to ensure the Agency addressed all requirements of the Executive Order.

Required Information Included in Reports

According to OMB’s guidance, all agencies with programs susceptible to significant overpayments under the IPIA are required to submit reports on high-dollar overpayments. The report shall

1. list all high-dollar overpayments identified by the agency during the quarter;
2. describe whether each high-dollar overpayment was made to an entity or individual, and the city/county and State where that entity or individual was located;
3. list the program responsible for each high-dollar overpayment error;
4. describe any actions the agency has taken or plans to take to recover high-dollar overpayments (the report should address overall actions and strategies and not focus on individual payments); and
5. describe any actions the agency will take to prevent overpayments from occurring in the future (the report should address overall actions and strategies, and not focus on individual payments).

The guidance also states that if an agency has no high-dollar overpayments during the reporting period, it does not need to complete a report on high-dollar overpayments for that period. The agency should send a letter to the Controller of OMB to inform OMB that the agency had no high-dollar overpayment errors. Agencies shall complete, submit, and publicize these reports at least once a quarter. Each quarterly report shall be completed, submitted, and published by the last day of each quarter.

Based on the methodology SSA used for the quarters ended June 30 and September 30, 2010, the Agency did not report any high-dollar overpayments that met the criteria of the Executive Order. The Agency submitted emails to OMB on July 30, 2010 and October 29, 2010, stating that based on the annual payment accuracy reviews from a representative sample of OASDI and SSI cases, no cases met the definition of a high-dollar overpayment. Both of these reports were submitted to the OIG and OMB timely.

**Website Submission**

According to the OMB guidance, within 15 days of submission of the quarterly high-dollar report to the OIG, agencies shall make these reports available to the public by, at a minimum, submitting them to the improper payments Website.\(^{11}\) If the agency has no high-dollar overpayments for that period, the agency shall submit a “no report” status to the improper payments Website. On July 30, 2010 and October 29, 2010, the Agency submitted an email to OMB stating that no improper payments were identified during each quarter, respectively. Although the Agency is required to submit these reports to the improper payment Website, OMB has acknowledged that the Website does not yet have the functionality that would allow agencies to post the high-dollar reports to the Website. Therefore, to ensure the public is able to view these reports, SSA updated its Website\(^{12}\) with information relating to high-dollar overpayments for the quarters ended June and September 2010.


Matters for Consideration

Overall, our review determined that although the Agency addressed all requirements of Executive Order 13520 based on the results obtained using the stewardship sample cases, the methodology for identifying high-dollar overpayments did not detect existing overpayments that met the criteria of the Executive Order. While the data obtained through the stewardship reviews provide adequate results for payment accuracy, the reviews did not detect high-dollar overpayments required to be reported under the Executive Order. The payment information used for reviewing high-dollar overpayments for the quarters ended June 30 and September 30, 2010 only included payments made during a 1-month period, which in most cases was outside the quarter reported on. By using data that do not include payments actually made for all 3 months in a quarter, the Agency may not identify high-dollar overpayments. Additionally, because stewardship cases can take several months to be cleared, the data reviewed for the high-dollar reports will typically include mostly payments that relate to prior quarters.

Our review also determined that, although the Agency reported no high-dollar overpayments during the 2 quarters under review, high-dollar overpayments would have been identified if SSA had employed a methodology focused on analyzing data extracts from the MBR, ROAR, and SSR. Our process used data from overpayments already identified by the Agency associated with the reporting quarter. The Executive Order requires that agency heads submit the quarterly reports on high-dollar overpayments to boost transparency among agencies and the public. The Agency did not take additional steps to identify and report on the high-dollar overpayments using other information. The stewardship reviews focused on overpayments that had not yet been identified. The Agency should implement a cost-effective way to use existing overpayment data to identify and report high-dollar overpayments.
Appendices

APPENDIX A – Acronyms
APPENDIX B – Scope and Methodology
APPENDIX C – Defining Erroneous Payments
APPENDIX D – OIG Contacts and Staff Acknowledgments
## Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>APP</td>
<td>Annual Performance Plan</td>
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<tr>
<td>CIGIE</td>
<td>Council of Inspectors General on Integrity and Efficiency</td>
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<td>DI</td>
<td>Disability Insurance</td>
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<td>eQA</td>
<td>Electronic Quality Assurance</td>
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<td>FY</td>
<td>Fiscal Year</td>
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<td>IPIA</td>
<td>Improper Payments Information Act of 2002</td>
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<td>MBR</td>
<td>Master Beneficiary Record</td>
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<tr>
<td>OASDI</td>
<td>Old-Age, Survivors and Disability Insurance</td>
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<tr>
<td>OASI</td>
<td>Old-Age and Survivors Insurance</td>
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<td>OIG</td>
<td>Office of the Inspector General</td>
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<td>OMB</td>
<td>Office of Management and Budget</td>
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<tr>
<td>OQP</td>
<td>Office of Quality Performance</td>
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<tr>
<td>Pub. L. No.</td>
<td>Public Law Number</td>
</tr>
<tr>
<td>ROAR</td>
<td>Recovery of Overpayments, Accounting and Reporting</td>
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<tr>
<td>SSA</td>
<td>Social Security Administration</td>
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<tr>
<td>SSI</td>
<td>Supplemental Security Income</td>
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<tr>
<td>SSN</td>
<td>Social Security Number</td>
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<tr>
<td>SSR</td>
<td>Supplemental Security Record</td>
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Appendix B

Scope and Methodology

Our objectives were to review the Accountable Official’s Quarterly High-Dollar Overpayment Reports to the Office of the Inspector General (OIG), as required by Executive Order 13520, Reducing Improper Payments, for the quarters ended June 30 and September 30, 2010 and determine whether (1) the method used for identifying high-dollar overpayments detected overpayments meeting the Executive Order criteria and (2) the Agency complied with all requirements of the Executive Order. To accomplish our objectives, we:

- Reviewed the Accountable Official’s Quarterly High-Dollar Overpayment Reports under Executive Order 13520, Reducing Improper Payments, for the quarters ended June and September 2010.

- Reviewed applicable Federal laws.

- Reviewed applicable Office of Management and Budget guidance.

- Reviewed the Fiscal Year (FY) 2009 Stewardship Review Reports for the Old-Age, Survivors and Disability Insurance (OASDI) and Supplemental Security Income (SSI) programs.

- Requested data from the Office of Quality Performance to support the cases reviewed for the quarterly high-dollar overpayment reports.

- Obtained a data extract for one segment\(^1\) of the Master Beneficiary Record (MBR); Recovery of Overpayments, Accounting and Reporting System (ROAR); and Supplemental Security Record (SSR) from July 1, 2009 through June 30, 2010.

  - For the MBR and ROAR extract, we identified 9,160 unique Social Security number (SSN) accounts paid in excess of $5,000 during a quarter and also had an overpayment established from July 1, 2009 through September 10, 2010.

  - For the SSR extract, we identified 2,277 unique SSN accounts paid in excess of $5,000 during a quarter and had an overpayment established from July 2009 through September 2010.

- Analyzed each of the two populations to determine whether any cases appeared to meet the criteria of a high-dollar overpayment under the requirements of Executive Order 13520.

\(^1\) One segment represents 5 percent of the population.
For the MBR and ROAR extracts, the 9,160 unique SSN accounts were sorted by the Type of Event code to identify all unique SSN accounts with a Type of Event code “02 – Incorrect Computation.” Based on prior knowledge, this event type is considered improper by the Agency and therefore would be reportable for the quarterly high-dollar reports. There were 1,507 unique SSN accounts in this population. We then began analyzing each case with an overpayment in the ESTAMT (Estimated Amount) column greater than $5,000 beginning at the top of the listing. We analyzed the MBR, ROAR, and overpayment letters from the Online Retrieval System to determine whether the case met the criteria for a high-dollar overpayment. We analyzed 60 cases.

For the SSR extract, the 2,277 unique SSN accounts were sorted by the OPSQAMT (Overpayment Sequence Amount) for all amounts greater than $5,000 to reduce the number of beneficiaries in the population. There were 18 unique SSN accounts in this population. We analyzed only the cases with OPREA (overpayment events) of MU (Multiple Reasons), PS (Payment Status Change) or EW (Wages). There were five beneficiaries in this population. We analyzed the SSR on all five cases to determine whether the cases met the criteria for a high-dollar overpayment.

• Analyzed the narrative of the Accountable Official’s Quarterly High-Dollar Overpayment reports to ensure compliance with all requirements of the Executive Order.

We determined that the computerized data used during our review were sufficiently reliable given our objective, and the intended use of the data should not lead to incorrect or unintentional conclusions.

We performed our review in August through November 2010 in Baltimore, Maryland. We conducted our review in accordance with the Council of the Inspectors General on Integrity and Efficiency’s Quality Standards for Inspections.
Appendix C

Defining Erroneous Payments\(^1\)

The following table identifies the types of Social Security Administration (SSA) payments, programs affected, current reporting status, reasons for the payments, and their classification. There are two classifications.

- **Unavoidable** - Payments resulting from legal or policy requirements. These payments are not considered erroneous.
- **Avoidable** - Payments that should be reflected in the erroneous payment estimate because they could be reduced through changes in administrative actions.

<table>
<thead>
<tr>
<th>Types of Payments</th>
<th>Program</th>
<th>Current Status</th>
<th>Reason for Overpayment/Underpayment</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payments following a cessation of eligibility</td>
<td>DI(^2) and</td>
<td>Not currently reflected as an error</td>
<td>When SSA is required by law to make payments during the appeals process, these payments are not erroneous.</td>
<td>Unavoidable</td>
</tr>
<tr>
<td>due to a continuing disability review</td>
<td>SSI(^3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payments made under the Goldberg-Kelly due-process</td>
<td>SSI</td>
<td>Reported as an unavoidable erroneous</td>
<td>When due process requires that SSI payments continue, although the Agency has determined that a payment reduction or termination is in order, such payments are not erroneous.</td>
<td>Unavoidable</td>
</tr>
<tr>
<td>Supreme Court decision</td>
<td></td>
<td>payment in the APP(^4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payments made incorrectly because of program design</td>
<td>SSI</td>
<td>Reported as an unavoidable erroneous</td>
<td>The law requires that SSI payments be made on the first of the month based on projected income for that particular month. Changes in the recipient’s status can occur during the month, which causes the recipient’s eligibility to change. Because SSA cannot prevent the overpayment from being made, this situation should not be reflected in the Agency’s erroneous payment rate.</td>
<td>Unavoidable</td>
</tr>
<tr>
<td></td>
<td></td>
<td>payment in the APP</td>
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</tr>
</tbody>
</table>

\(^1\) Table provided by SSA Office of Financial Policy and Operations in July 2010.

\(^2\) Disability Insurance (DI).

\(^3\) Supplemental Security Income (SSI).

\(^4\) Annual Performance Plan (APP).
<table>
<thead>
<tr>
<th>Types of Payments</th>
<th>Program</th>
<th>Current Status</th>
<th>Reason for Overpayment/Underpayment</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payments issued after death</td>
<td>OASI, DI, and SSI</td>
<td>Not currently reflected as an error</td>
<td>Dollars released after death (either electronically or in the form of a paper check) that are reclaimed by the Department of the Treasury or returned unendorsed, should not be reflected in the Agency's erroneous payment rate. Conversely, payments made after death that are improperly cashed or withdrawn, and are subject to overpayment recovery, should be reported.</td>
<td>Unavoidable except for fraud or misuse</td>
</tr>
<tr>
<td>Non-receipt of payment</td>
<td>OASI, DI, and SSI</td>
<td>Not currently reflected as an error</td>
<td>Duplicate payments issued in accordance with the Robinson-Reyf Court decision are unavoidable and should not be reflected in the Agency's reports on erroneous payments. The only exception is duplicates incorrectly sent to abusers.</td>
<td>Unavoidable except for fraud or misuse</td>
</tr>
<tr>
<td>Payments based on medical eligibility</td>
<td>DI and SSI</td>
<td>Not currently reflected as an error</td>
<td>Payments are not erroneous if they are the result of a medical improvement review standard or a situation where the beneficiary would have been ineligible had the law permitted retroactive ineligibility.</td>
<td>Should not be included in the erroneous payment estimate</td>
</tr>
<tr>
<td>Payments made for OASI and DI beneficiaries based on earnings estimates</td>
<td>DI and OASI</td>
<td>Not currently reflected as an error</td>
<td>When program design requires that the Agency make payments based on estimated earnings, these payments should not be considered erroneous.</td>
<td>Unavoidable</td>
</tr>
<tr>
<td>Undetected error</td>
<td>OASI, DI, and SSI</td>
<td>Not currently reported as an error</td>
<td>The Agency should not reflect undetected error in its erroneous payment rate unless it has evidence that a specific type of erroneous payment was made.</td>
<td>Should not be included in the erroneous payment estimate</td>
</tr>
<tr>
<td>Duplicate payments to attorneys, vendors, and employees</td>
<td>Administrative Expense</td>
<td>Not currently reported as an error</td>
<td>Systems do not capture when the overpayment occurs; however, this type of error does not meet the reporting threshold.</td>
<td>Avoidable</td>
</tr>
</tbody>
</table>

5 Old-Age and Survivors Insurance (OASI).

6 Per Office of Quality Performance (OQP), these payments can be recorded as erroneous if not returned timely per the stewardship review protocol.
Appendix D

OIG Contacts and Staff Acknowledgments

OIG Contacts

Victoria Vetter, Director, Financial Audit Division

Deborah Kinsey, Audit Manager, Financial Audit Division

Acknowledgments

In addition to those named above:

Kelly Stankus, Senior Auditor

Lori Lee, Auditor

For additional copies of this report, please visit our Website at www.socialsecurity.gov/oig or contact the Office of the Inspector General’s Public Affairs Staff Assistant at (410) 965-4518. Refer to Common Identification Number A-15-10-21142.
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Majority and Minority Staff Director, Subcommittee on Social Security
Chairman and Ranking Minority Member, Committee on the Budget, House of Representatives
Chairman and Ranking Minority Member, Committee on Oversight and Government Reform
Chairman and Ranking Minority Member, Committee on Appropriations, House of Representatives
Chairman and Ranking Minority, Subcommittee on Labor, Health and Human Services, Education and Related Agencies, Committee on Appropriations, House of Representatives
Chairman and Ranking Minority Member, Committee on Appropriations, U.S. Senate
Chairman and Ranking Minority Member, Subcommittee on Labor, Health and Human Services, Education and Related Agencies, Committee on Appropriations, U.S. Senate
Chairman and Ranking Minority Member, Committee on Finance
Chairman and Ranking Minority Member, Subcommittee on Social Security Pensions and Family Policy
Chairman and Ranking Minority Member, Senate Special Committee on Aging
Social Security Advisory Board
Overview of the Office of the Inspector General

The Office of the Inspector General (OIG) is comprised of an Office of Audit (OA), Office of Investigations (OI), Office of the Counsel to the Inspector General (OCIG), Office of External Relations (OER), and Office of Technology and Resource Management (OTRM). To ensure compliance with policies and procedures, internal controls, and professional standards, the OIG also has a comprehensive Professional Responsibility and Quality Assurance program.

Office of Audit

OA conducts financial and performance audits of the Social Security Administration’s (SSA) programs and operations and makes recommendations to ensure program objectives are achieved effectively and efficiently. Financial audits assess whether SSA’s financial statements fairly present SSA’s financial position, results of operations, and cash flow. Performance audits review the economy, efficiency, and effectiveness of SSA’s programs and operations. OA also conducts short-term management reviews and program evaluations on issues of concern to SSA, Congress, and the general public.

Office of Investigations

OI conducts investigations related to fraud, waste, abuse, and mismanagement in SSA programs and operations. This includes wrongdoing by applicants, beneficiaries, contractors, third parties, or SSA employees performing their official duties. This office serves as liaison to the Department of Justice on all matters relating to the investigation of SSA programs and personnel. OI also conducts joint investigations with other Federal, State, and local law enforcement agencies.

Office of the Counsel to the Inspector General

OCIG provides independent legal advice and counsel to the IG on various matters, including statutes, regulations, legislation, and policy directives. OCIG also advises the IG on investigative procedures and techniques, as well as on legal implications and conclusions to be drawn from audit and investigative material. Also, OCIG administers the Civil Monetary Penalty program.

Office of External Relations

OER manages OIG’s external and public affairs programs, and serves as the principal advisor on news releases and in providing information to the various news reporting services. OER develops OIG’s media and public information policies, directs OIG’s external and public affairs programs, and serves as the primary contact for those seeking information about OIG. OER prepares OIG publications, speeches, and presentations to internal and external organizations, and responds to Congressional correspondence.

Office of Technology and Resource Management

OTRM supports OIG by providing information management and systems security. OTRM also coordinates OIG’s budget, procurement, telecommunications, facilities, and human resources. In addition, OTRM is the focal point for OIG’s strategic planning function, and the development and monitoring of performance measures. In addition, OTRM receives and assigns for action allegations of criminal and administrative violations of Social Security laws, identifies fugitives receiving benefit payments from SSA, and provides technological assistance to investigations.