Internal Control Questionnaire and Assessment

2 CFR § 200.303 (a) of the Uniform Administrative Requirements, Cost Principles, and Audit Requirement for Federal Awards, states that the non-Federal entity must establish and maintain effective internal control over the Federal award that provides reasonable assurance that the non-Federal entity is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the Federal award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States and the "Internal Control Integrated Framework," issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

Internal Control Primer—Basics of Internal Control

In 1992, the Committee of Sponsoring Organizations (COSO)¹ of the National Commission on Fraudulent Financial Reporting (also known as the Treadway Commission) published a document called: *Internal Control – Integrated Framework,* which defined internal control as "a process, effected by an entity's board of directors, management and other personnel, designed to provide reasonable assurance regarding the achievement of objectives" in three categories:

- 1. Effectiveness and efficiency of operations
- 2. Reliability of financial reporting, and
- 3. Compliance with applicable laws and regulations

Internal control can be judged as effective in each of these categories if the board of directors and management have reasonable assurance that:

- 1. They understand the extent to which the entity's operations objectives are being achieved.
- 2. Published financial statements are being prepared reliably.
- 3. Applicable laws and regulations are being complied with.

The COSO Framework went on to say that internal control consists of five interrelated components as follows:

¹ The Committee of Sponsoring Organizations consists of the American Institute of CPAs (AICPA), the Institute of Management Accountants (IMA), the Institute of Internal Auditors (IIA), Financial Executives International (FEI), and the American Accounting Association (AAA).

- 1. *Control environment*. Sometimes referred to as the "tone at the top" of the organization, meaning the integrity, ethical values and competence of the entity's people, management's philosophy and operating style, the way management assigns authority and responsibility, organizes and develops its people, and the attention and direction provided by the board of directors. It is the foundation for all other components of internal control, providing discipline and structure.
- 2. *Risk assessment*. The identification and analysis of relevant risks to achieve the objectives which form the basis to determine how risks should be managed. This component should address the risks, both internal and external, that must be assessed. Before conducting a risk assessment, objectives must be set and linked at different levels.
- 3. *Control activities*. Policies and procedures that help ensure that management directives are carried out. Control activities occur throughout the organization at all levels in all functions. These include activities like approvals, authorizations, verifications, reconciliations, reviews of operating performance, security of assets and segregation of duties.
- 4. *Information and communication.* Addresses the need in the organization to identify, capture and communicate information to the right people to enable them to carry out their responsibilities. Information systems within the organization are key to this element of internal control. Internal information, as well as external events, activities and conditions must be communicated to enable management to make informed business decisions and for external reporting purposes.
- 5. *Monitoring*. The internal control system must be monitored by management and others in the organization. This is the framework element that is associated with the internal audit function in the company, as well as other means of monitoring such as general management activities and supervisory activities. It is important that internal control deficiencies be reported upstream, and that serious deficiencies are reported to top management and the board of directors.

Subsequent sections of this document emphasize the "17 Principles" of internal control developed by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) and presented in the Internal Control – Integrated Framework (2013). The five components of internal control listed above are basically identical to the five standards of internal control and reflect the same concepts that the "Standards for Internal Control in the Federal Government" utilizes.

The principles are reflected in groupings of questions related to major areas of control focus within the organization. Each question represents an element or characteristic of control that is or can be used to promote the assurance that operations are executed as management intended.

It should be noted that Tribes/TDHEs (as non-federal entities) may have adequate internal controls even though some or all of the listed characteristics are not present. Tribes/TDHEs could have other appropriate internal controls operating effectively that are not included here. The Tribe/TDHE will need to exercise judgment in determining the most appropriate and cost effective internal control in a given environment or circumstance to provide reasonable assurance for compliance with Federal program requirements.

Completing the Document

On a scale of 1 to 5, with "1" indicating the greatest need for improvements in internal controls and "5" indicating that a strong system of internal controls already exists, select the number that best describes your current operating environment. Please provide details in the comments/explanations field for each statement with a score of 1 or 2.

Self-Assessment of Policies, CONTROL ENVIRONMENT **Procedures, and Processes** Weak Strong **Comments/Explanations** 1 5 Principle 1. The organization demonstrates a commitment to integrity and ethical values. TRIBE/TDHE management and the board's expectations translate 1. into an organizational statement of beliefs, values, and standards of conduct that the staff exhibit daily. TRIBE/TDHE's standards of conduct are communicated and 2. reinforced to all levels of the TRIBE/TDHE. 3. Processes are in place to evaluate the performance of staff against expected standards of conduct. Principle 2. The board demonstrates independence from management and exercises oversight of the development and performance of internal control. The Board /Council define, maintain, and periodically evaluate the 4. skills and expertise needed among its members to enable them to question and scrutinize management's activities and present alternate views. How well does the committee that oversees internal control over 5. financial reporting and the integrity and transparency of those reports complete these tasks? The board establishes the expectations and evaluates the 6. performance of the chief executive officer or equivalent role. Principle 3. Management establishes, with board oversight, structures, reporting lines, and appropriate authorities and responsibilities in the pursuit of objectives. The organizational structure is appropriate for the size and 7. complexity of the TRIBE/TDHE.

8.	Specific lines of authority and responsibility are established to						
	ensure compliance with federal and state laws and regulations.						
9.	The TRIBE/TDHE management/board understands the importance						
	of internal controls, including the division of responsibility.						
Principle	4. The organization demonstrates a commitment to attract, devel	op, and	l retair	comp	etent		
individu	als in alignment with objectives.						
10.	Regular employee evaluations are documented and shared with						
	employees.						
11.	The TRIBE/TDHE continuously provides mentoring and training						
	opportunities needed to attract, develop, and retain sufficient and						
	competent personnel.						
12.	The TRIBE/TDHE checks credentials, references, and past work						
	experience of potential new hires.						
Principle	5. The organization holds individuals accountable for their interna	l contr	ol resp	onsibil	ities in	the	
pursuit o	of objectives.						
13.	The TRIBE/TDHE holds periodic training to ensure employees are						
	aware of their duties pertaining to internal control (e.g.						
	segregation of duties, safeguarding TRIBE/TDHE assets). Training						
	needs are continuously reevaluated.						
14.	Controls and documentation are in place to substantiate that						
	employees have received periodic training and are aware of their						
	duties pertaining to internal controls.						
15.	Disciplinary actions are documented and available for employee						
	review. Where applicable, the TRIBE/TDHE has a documented						
	corrective action program/coaching plan for employees facing						
	disciplinary actions.						

RISK ASSESSMENT			ocedur		of Polic Proces St	-	
	1	2	3	4	5	Comments/Explanations	
Principle	6. The organization specifies with sufficient clarity to enable the i	dentifi	cation a	and ass	essmen	t of	
risks rela	ting to objectives.						
16.	The TRIBE/TDHE specifies objectives with sufficient clarity						
	enabling the identification and assessment of risks that						
	threaten the achievement of those objectives.						
17.	Management uses operational objectives as a basis for						
	allocating the resources needed to attain desired operational						
10	and financial performance.						
18.	The TRIBE/TDHE sets entity-wide financial reporting controls						
	and assesses the risks that those controls will not prevent						
	material misstatements, errors, or omissions in the financial statements. Risk acceptance or avoidance is limited to instances						
	where identified risks would not individually or in aggregate						
	result in material misstatements, errors, or omissions.						
Principle	7. The organization identifies risks to the achievement of its objection	ctives a	cross t	he enti	tv and		
_	risks as a basis for determining how the risks should be managed.				., aa		
19.	Management ensures that risk identification considers both						
	internal and external factors and their impact on the						
	achievement of objectives.						
20.	The TRIBE/TDHE adequately and effectively manages risks to						
	the organization and has designed internal controls that						
	mitigate the identified risks.						
21.	The TRIBE/TDHE develops performance indicators for key						
	objectives and monitors the status of the indicators on a						
	regular basis.						

Principle objective	e 8. The organization considers the potential for fraud in assessing es.	risks to	the ac	hieven	nent of			
22.	The TRIBE/TDHE periodically performs an assessment of its							
	exposure to fraudulent activity and how the operations could							
	be impacted.							
23.	The TRIBE/TDHE periodically performs an assessment of each of							
	its operating locations potential exposure to fraudulent activity							
	and how the operations could be impacted.							
24.	The TRIBE/TDHE's assessment of fraud risks considers							
	opportunities for unauthorized acquisition, use and disposal of							
	assets, altering the reporting records, or committing other							
	inappropriate acts.							
Principle	9. The organization identifies and assesses changes that could sig	nifican	tly imp	act the	system	of		
internal	control.							
25.	The TRIBE/TDHE has mechanisms in place to identify and react							
	to risks presented by changes in government, regulatory,							
	economic, operating, or other conditions that could affect the							
	achievement of the goals and objectives.							
26.	The most significant risks affecting the TRIBE/TDHE have been							
	identified. Describe these significant risks in the							
	comments/explanation section.							
27.	The most significant risks, identified above, have controls							
	designed and implemented that mitigate risks associated with							
	each.							

Self-Assessment of Policies, **CONTROL ACTIVITIES Procedures, and Processes** Weak Strong **Comments/Explanations** 5 Principle 10. The organization selects and develops control activities that contribute to the mitigation of risks to the achievement of objectives to acceptable levels. Management determines which relevant business processes 28. require control activities. Management considers control activities at various levels in 29. the TRIBE/TDHE. Management segregates incompatible duties, and where such 30. segregation is not practical, management selects and develops alternative control activities. Principle 11. The organization selects and develops general control activities over technology to support the achievement of objectives. Management selects and develops control activities that are 31. designed and implemented to restrict technology access rights to authorized users commensurate with their job responsibilities and to protect the entity's assets from external threats. Management selects and develops control activities over the 32. acquisition, development, and maintenance of technology and its infrastructure to achieve management's objectives. The TRIBE/TDHE has a process that requires regular back-up of 33. computer files and testing of the back-up files to ensure proper functionality. Principle 12. The organization deploys control activities through policies that establish what is expected and in procedures that put policies into action. The TRIBE/TDHE has policies and procedures addressing 34. proper segregation of duties between the authorization, custody, and recordkeeping for the following tasks, if

CONTROL ACTIVITIES			ocedur	ssment es, and	Proces	-	
		1	2	3	4	5 5	Comments/Explanations
	applicable: Prepaid Program Items (Participant Support Costs), Cash/Receivables, Equipment, Payables/Disbursements, Procurement/Contracting, and Payroll/Human Resources. For tasks lacking the appropriate segregation of duties describe any compensating controls in place in the comments/explanations section.						
35.	Management performs periodic review of policies and procedures to determine their continued relevance, and refreshes them when necessary.						
36.	The TRIBE/TDHE maintains policies and procedures to facilitate the recording and accounting of transactions in compliance with laws, regulations, and provisions of contracts and grant agreements.						

INFORMATION AND COMMUNICATION Self-Assessment of Policies, Procedures, and Processes Weak Strong 1 2 3 4 5 Comments/Explanate

		1	2	3	4	5	Comments/Explanations
Principle 13. The organization obtains or generates and uses relevant, quality information t							
functioni	ng of other components of internal control.						
37.	Federal, state, or grant program rules or regulations are reviewed						
	with one or more of the following: governing board, audit,						
	finance or other committee.						
38.	The TRIBE/TDHE maintains and follows procedures for record						
	filing, retention, and disposal of accounting records and						
	supporting documentation in accordance with applicable						
	regulations.						
39.	The TRIBE/TDHE's accounting system provides for separate						
	identification of federal grant transactions and non-federal						
	transactions and allocations of transactions that benefit both.						
Principle	14. The organization internally communicates information, including	g objec	tives a	nd resp	onsibil	ities	
for intern	al control, necessary to support the functioning of other component	s of int	ernal c	ontrol.			
40.	Communication exists between management and the board of						
	directors so that both have information needed to fulfill their						
	roles with respect to the TRIBE/TDHE's objectives.						
41.	The Code of Conduct, or other policies, expressly prohibits						
	override of internal controls by management.						
42.	Management has a process for the development, approval and						
	implementation of policy updates and communicates those						
	updates to staff.						
Principle	15. The organization communicates with external parties regarding i	matter	s affec	ing the	functi	oning	
	components of internal control.						
43.	The TRIBE/TDHE has a Whistleblower policy for people to report						
	suspected improprieties regarding fraud; errors in financial						
	reporting, procurement, and contracting; improper use or						
	disposition of equipment; and misrepresentation or false						

INFORMATION AND COMMUNICATION			rocedui		of Polic Proces St		
			2	3	4	5	Comments/Explanations
	statements.						
44.	The TRIBE/TDHE has processes in place to communicate relevant and timely information to external parties.						
45.	The TRIBE/TDHE has processes in place to communicate the results of reports provided by the Independent Auditor, and Federal Awarding Agencies to the Board/Council.						

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		We	ak		St		
MONITO	ORING ACTIVITIES	1	1 2 3 4		5	Comments/Explanations	
Principle 1	6. The organization selects, develops, and performs ongoing and/c	r separ	ate eva	luation	s to asc	ertain	
whether tl	ne components of internal control are present and functioning.						
46.	The TRIBE/TDHE periodically evaluates business processes such						
	as cash management, budget to actual results, repayment or						
	reprogramming of interest earnings, draw down of funds,						
	procurement, and contracting activities.						
47.	The TRIBE/TDHE ensures compliance with period of availability						
	requirements.						
48.	TRIBE/TDHE management periodically visits other decentralized						
	locations (including subrecipients) to determine whether policies						
	and procedures are being followed as intended.						
Principle 1	7. The organization evaluates and communicates internal control of	deficien	cies in a	a timely	manne	er to	
_	ies responsible for taking corrective action, including senior manag	ement a	and the	board	of direc	ctors,	
as appropi	riate.						
49.	The TRIBE/TDHE periodically evaluates internal controls, tests for						
	compliance with federal requirements, and communicates the						
	results of those evaluations to the TRIBE/TDHE's Board/Council.						
50.	The TRIBE/TDHE monitors subrecipients to ensure that federal						
	funds provided are expended only for allowable activities, goods,						
	and services and communicates the monitoring results to the						
	TRIBE/TDHE's Board/Council.						