## FY 2020 Annual Audit, Inspection, and Evaluation Plan

Q1 Update in Green Q2 Update in Red Q3 Update in Blue Q4 Update in Purple

## **Continuing Projects from FY 2019:**

Type <sup>1</sup>	Rank <sup>2</sup>	Planned	Project	Reason/Objective
		Completion		
A	1	1st Qtr.	Audit of EXIM's FY	Statutory mandate. To opine on
		Completed	2019 Financial	the accuracy and completeness
			Statements	of the financial statements.
A	1	1st Qtr.	Audit of EXIM's	Statutory mandate. To meet
		Completed	Compliance with the	biennial reporting requirement
		_	DATA Act of 2014	on the completeness, timeliness,
				quality, and accuracy of
				spending data submitted by
				EXIM.
A	1	2nd Qtr.	Audit of EXIM's	Statutory mandate. To determine
		Completed	Compliance with	if EXIM's information security
			FISMA for FY 2019	programs and practices are
				effective.
Е	1	1 <sup>st</sup> Qtr.	Evaluation of EXIM's	Statutory mandate. Triennial
		Completed	Portfolio Risk	requirement to review EXIM's
			Management and	portfolio risk management
			CRO Responsibilities	procedures, including the
				implementation by the Bank of
				the duties assigned the Chief
				Risk Officer (CRO). The final
				report will provide a roll up of
				two related OAE projects
				completed in the third quarter of
		4.1.0	4 14 4 4 7 7 7 7 4	FY 2019. <sup>3</sup>
A	1	4th Qtr.	Audit of EXIM's	To determine if EXIM's
		Completed	Suspension and	suspension and debarment
			Debarment process	process is effective, in
				compliance with Federal
				guidance, and in line with best
				practices of other agencies.

<sup>1</sup> Type: A = Audit

I = Inspection E= Evaluation O = Other

<sup>2</sup> Ranking: 1 = OIG will provide coverage in the area.

2 = OIG coverage will be based on available resources.

3 = OIG will consider for future coverage.

<sup>&</sup>lt;sup>3</sup> See the Assessment of EXIM's Implementation of Key Provisions of the 2015 Reform and Reauthorization Act (OIG-O-19-01, May 23, 2019) and Evaluation of EXIM's Credit Loss Factor Model and Loss Reserve Process (OIG-EV-19-03, June 19, 2019).

## **New Projects Planned for FY 2020**

Type	Rank	Planned Start	Project	Reason/Objective
Ā	1	1st Qtr. Completed	Audit of EXIM's Compliance with the Reporting Requirements of the Improper Payments Laws	Statutory mandate. To determine if EXIM is in compliance with the reporting requirements of the Improper Payments laws.
О	1	3rd Qtr. Ongoing	Purchase Card Risk Assessment	Statutory mandate. To conduct a risk assessment of EXIM's purchase card program to analyze the risks of illegal, improper, or erroneous purchases.
A	1	2nd Qtr. Ongoing	Audit of EXIM's FY 2020 Financial Statements	Statutory mandate. To opine on the accuracy and completeness of the financial statements.
A	1	2nd Qtr. Ongoing	Audit of EXIM's Compliance with FISMA for FY 2020	Statutory mandate. To determine if EXIM's information security programs and practices are effective.
Е	1	4th Qtr. (Start 2 <sup>nd</sup> Qtr. FY 2021)	Independent Evaluation of EXIM's Reforms	To provide an objective assessment of EXIM's actions to improve accountability and transparency through reforms and other priorities. <sup>4</sup>
A	1	2nd Qtr. <b>Ongoing</b>	Audit of EXIM's Cybersecurity Program	To determine if EXIM's cybersecurity policies, practices, and system security controls protect computer systems and networks from cyber threats and vulnerabilities.
E	2		Review of export content, shipping documents and compliance with EXIM policies	To assess compliance with certain EXIM's policies such as domestic content, shipping of U.S. goods covered on the project's acquisition list, etc.

<sup>&</sup>lt;sup>4</sup> EXIM President and Chairman Kimberly Reed reaffirmed her commitment to institute reforms and other priorities at the Bank during a June 27, 2019 hearing before the Senate Committee on Banking, Housing, and Urban Affairs. *See* <a href="https://www.banking.senate.gov/imo/media/doc/Reed%20Testimony%206-27-19.pdf">https://www.banking.senate.gov/imo/media/doc/Reed%20Testimony%206-27-19.pdf</a>.

Type	Rank	Planned Start	Project	Reason/Objective
I	2		Transaction	To determine if EXIM complied
			Inspection(s)	with policies, procedures, and
				best practices in all facets of
				specific transactions. This
				project will be risk-based and
				may include a focus on one
				particular transaction or multiple
-				transactions in one location.
A	2	4th Qtr.	Audit of EXIM's	To determine whether EXIM's
		(Start 1st	Policy and Procedures	procurement activities for sole
		Qtr. FY	for sole source	source contracts comply with
		2021)	contracts	applicable policies, procures,
				laws, and regulations.
A	2		Audit of EXIM's	To determine if EXIM has
			Insider Threat	established and implemented an
			Awareness Program	effective insider threat program
				in accordance with EXIM
				policies and best practices.