May 29, 2020

Luis Almagro
Secretary General to the
Organization of American States
Washington, DC

OIG-IG-20-05

Excellency:

I have the honor to submit to you the Annual Report of the Office of the Inspector General for the period January 1 to December 31, 2019.

I remit this Annual Report to you, for subsequent forwarding to the Permanent Council, in accordance with the provisions of Article 122 of the General Standards to Govern the Operations of the General Secretariat of the Organization of American States.

Accept, Excellency, the renewed assurances of my highest consideration.

Hugo Eduardo Ascencio
Inspector General

Encl.
2019

for the Period of January 1 to December 31, 2019

This report is presented in compliance with Article 122 of the
General Standards to Govern the Operations of the General Secretariat
Prepared by the General Secretariat of the Organization of American States

Office of the Inspector General

May 29, 2020
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I. Summary

This report is submitted in conformity with Article 122 of the General Standards. It covers the activities of the Office of the Inspector General (OIG) from January 1 to December 31, 2019.

The Inspector General enjoys the functional independence needed to initiate, perform, and report to the Permanent Council and to the Secretary General on the audits, investigations, and inspections required to ensure the correct use and administration of the Organization's resources and to safeguard its assets, as well as on the overall efficacy of the functions of the OIG.

During the period from January 1 to December 31, 2019, the OIG staff:

1. Engaged in eight audits of which four were completed.
2. Addressed 21 investigative matters of which 16 were completed.
3. Completed the risk-based, bi-annual internal audit plan for the General Secretariat of the Organization (GS/OAS).
5. Worked closely with the CAAP Working Group on the Review of OAS Programs in the monitoring of the implementation by the General Secretariat of the OIG recommendations.
6. Conducted the continuous professional education program for the OIG staff.
7. Continued acting as observers at a number of GS/OAS committees, as well as met with and presented reports to the OAS governing bodies.
8. Met peers of other International Organizations to exchange best practices and explore collaboration opportunities.
9. Undertook 11 due diligence assignments at the request of the Office of the Secretary General to facilitate informed decision-making by OAS Management in the selection of third parties and high-profile employment candidates.
II. Mandate

Article 117 of the General Standards to Govern the Operations of the General Secretariat (General Standards) - Internal audit: “The Office of the Inspector General is the dependency responsible for exercising the functions of financial, administrative, and operational auditing, for the purpose of determining the level to which the General Secretariat achieves the objectives of diverse programs and the efficiency, economy and transparency with which resources are used, as well as issuing recommendations to improve management of the General Secretariat. To achieve the aforementioned purpose, the Inspector General shall establish appropriate internal auditing procedures that reflect international best practices, to verify compliance with the standards and regulations in force, through critical, systematic, and impartial examination of official transactions and operational procedures related to the resources administered by the General Secretariat. To that end, the Secretary General shall issue an Executive Order regulating such activities, in accordance with these General Standards, with the Permanent Council duly apprised”.

Article 119 of the General Standards - Independence of the Inspector General: “The Inspector General shall enjoy the functional independence needed to initiate, perform, and report to the Permanent Council and to the Secretary General on the audits, investigations, and inspections required to ensure the correct use and administration of the Organization’s resources and to safeguard its assets, as well as on the overall efficacy of the functions of the Office of the Inspector General and on the qualifications and performance of the staff and independent contractors providing services in said office”.

Article 122 of the General Standards - Reports of the Inspector General and the General Secretariat’s Obligation to act: “The Inspector General shall present the Secretary General with reports on the audits, investigations, and inspections he conducts, with copies to the Permanent Council and the Board of External Auditors. In submitting his reports, the Inspector General shall recommend such measures as he deems necessary to safeguard their confidentiality.” Moreover this article adds that: “The report of the Inspector General will be made available to the member states at Office of the Inspector General with clearly defined procedures and appropriate protection for sensitive information that could compromise pending legal action, expose sensitive organizational data of designated operators, endanger the safety and security of any entity, unit, or individual, or infringe on the privacy rights of any individual”.

Executive Order No. 14-03, Procedures for Whistleblowers and Protections against Retaliation, issued on November 21, 2014, outlines the General Secretariat’s general policies for encouraging the reporting of financial and administrative misconduct, as well as procedures to accept reports by prospective whistleblowers seeking protection from reprisals for their actions. Specifically, this policy provides the basis for the protection of whistleblowers, informants and witnesses from retaliation in the reporting of financial and administrative misconduct and is essential in the fight against fraud. The OIG Hotline is available to the public as an additional mechanism for reporting allegations of misconduct involving the human resources of the GS/OAS, as well as allegations of fraudulent, corrupt, coercive and collusive practices involving the GS/OAS, whether committed by staff members or other personnel, parties or entities, and deemed to be detrimental to the Organization.

Executive Order No. 15-02, Policy and Conflict Resolution System for Prevention and Elimination of All Forms of Workplace Harassment, adopted on October 15, 2015, emphasizes that the GS/OAS is committed to provide a workplace that is free of all forms of harassment. The OIG is the competent and chosen authority by the General Secretariat to address formal workplace harassment complaints.
III. External Quality Assessment

In compliance with Article 127 of the General Standards, the Inspector General’s Office announced on November 6, 2018, that the Office would undergo an External Quality Assessment by the firm IIA Quality Services, LLC, a branch of the Institute of Internal Auditors (IIA), the authority that defines and guides the internal auditing activity worldwide.

The principal objectives of the External Quality Assessment (EQA) were to:

1. Assess the OIG Internal Audit’s conformance with the Standards and the IIA Code of Ethics.
2. Assess the effectiveness of Internal Audit in providing assurance and advisory services to the Member States of the OAS, senior stakeholders within the OAS, and other interested parties.
3. Identify opportunities, offer recommendations for improvement, and provide counsel to Internal Audit for improving its performance and services and promoting its image and credibility.

The onsite portion of the EQA took place during the week starting February 25, 2019 and the final conclusions made by the independent assessment team were submitted on March 1, 2019 – the last date of the onsite portion of the EQA. The qualified assessment team that performed this EQA demonstrated competence in both the professional practice of internal auditing and the EQA process, as required by the Standards.

Per Standards criteria, an opinion was rendered by the independent assessors for each element evaluated in the EQA, as well as their overall opinion. Those opinions can be any of the following:

- GC –“Generally Conforms”
- PC –“Partially Conforms”
- DNC –“Does Not Conform”

The results of the OAS / Internal Audit Activity External Assessment for each element evaluated are summarized below:

<table>
<thead>
<tr>
<th>Governance</th>
<th>Staff</th>
<th>Management</th>
<th>Process</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard</td>
<td>Rating</td>
<td>Standard</td>
<td>Rating</td>
</tr>
<tr>
<td>1000</td>
<td>PC</td>
<td>1200</td>
<td>GC</td>
</tr>
<tr>
<td>1100</td>
<td>PC</td>
<td>1100</td>
<td>GC</td>
</tr>
<tr>
<td>1300</td>
<td>PC</td>
<td>2100</td>
<td>GC</td>
</tr>
<tr>
<td>Code of Ethics</td>
<td>GC</td>
<td>2450</td>
<td>GC</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2600</td>
<td>GC</td>
</tr>
</tbody>
</table>

Triggered by the gaps to conformance with the Standards noted by the independent assessors under Governance, their overall opinion was that the OIG Internal Audit partially conforms to the Standards and generally conforms with the IIA Code of Ethics.

The results of the External Quality Assessment were fully presented to the Secretary General and the Permanent Council for review and action as needed.
IV. Internal Audits

In the January 1 - December 31, 2019 period, the OIG’s Internal Audit Section initiated eight audits, three of which were completed in the period as further detailed in the table below:

<table>
<thead>
<tr>
<th>Code</th>
<th>Title</th>
<th>Origin</th>
<th>Status at year end</th>
</tr>
</thead>
<tbody>
<tr>
<td>AUD-18/04</td>
<td>Contract Management – Major Contracts of the GS/OAS</td>
<td>Audit Plan</td>
<td>Completed</td>
</tr>
<tr>
<td>AUD-18/05</td>
<td>401(m) Plan Contracts Review</td>
<td>Audit Plan</td>
<td>Completed</td>
</tr>
<tr>
<td>AUD-19/01</td>
<td>Inspections of Personnel Transfers, Internal and External Competitions, and Reclassifications Included in the Program-Budget 2018 - 2nd Semester 2018</td>
<td>General Assembly Request</td>
<td>Completed</td>
</tr>
<tr>
<td>AUD-20/06</td>
<td>CICTE’s Cybersecurity Program Disbursements</td>
<td>Audit Plan</td>
<td>Completed</td>
</tr>
<tr>
<td>AUD-19/02</td>
<td>The Inter-American Commission of Human Rights (IACHR) - Audit of Disbursements &amp; Hiring of Personnel</td>
<td>Audit Plan</td>
<td>In Process</td>
</tr>
<tr>
<td>AUD-19/04</td>
<td>GS/OAS Medical Benefits Plan/Program</td>
<td>Audit Plan</td>
<td>In process</td>
</tr>
<tr>
<td>AUD-19/05</td>
<td>Audit of National Office</td>
<td>Audit Plan</td>
<td>In process</td>
</tr>
<tr>
<td>AUD-19/06</td>
<td>Inspections of Personnel Transfers, Internal and External Competitions, and Reclassifications Included in the Program-Budget 2019 – 1st Semester 2019</td>
<td>General Assembly Request</td>
<td>Field Work</td>
</tr>
</tbody>
</table>

The results of the completed audits were as follows:

AUD-18/04 – Contract Management - Major Contracts of the GS/OAS

This audit of the Contract Management – Major contracts of the General Secretariat of the Organization of American States (GS/OAS) reviewed the relevant contracts’ transactions from January 1, 2017 to June 30, 2018.

After initial analysis of the disbursements for the scope period, the OIG chose the two vendors with the major spend in the audit period:

1) The vendor for the contract of Travel Management Services; and
2) The vendor for the contracts of Security Guard Services, Janitorial Services and Maintenance, Messenger and other General Services.

In our review of the performance of the Travel Management Services Contract, we did not observe any non-compliance instances. However, the OIG noted that in February 2017, the GS/OAS initiated the bidding process for the selection of the Travel Management Company (TMC).

For this, the GS/OAS received four proposals (including the incumbent’s). The process was almost completed and the Contracts Award Committee selected one of the participants as a recommendation to be awarded the contract, which was not the incumbent company. The process was cancelled by the Secretary
General in hopes of attracting more participants in a new process. As a result, the incumbent company was renewed until a new process was completed and a company was awarded the contract.

On May 3, 2019, the Dept. of Procurement Services (DPS) made a presentation to the Committee on Administrative and Budgetary Affairs (CAAP) about the “Selection of the Official Travel Agency for the GS/OAS.” At the time, DPS personnel stated that the final recommendation process for the selection of the company that would provide the service for the next term was initiated, and that they anticipated that the contract would start sometime in the second half of 2019, which it happened indeed.

In our review of the performance of the contracts of the second major vendor, we noted non-compliance instances, as well as lapses of control as detailed below:

**Security Guard Services Contract:**
- Non-compliance with the amount of hours of service established in the Security Services Contract.
- Insufficient staff to cover absences or special events.
- Derived from the above, there have been instances in which the contractor's personnel worked long and extra hours to cover shifts.
- Training requirements for security guard personnel were not met as established in the contract.

**Janitorial Services Contract:**
- There are no formal control procedures to verify neither the actual hours of work performed nor the quantity of personnel attending the work site covering the positions agreed to in the Janitorial Services Contract.
- The Terms of Reference (TOR) of the bid document in section 7 “Quality Control Plan” indicates that the contractor shall develop and implement a complete Quality Assurance/Control Plan to ensure the janitorial services provided to GS/OAS attain a consistently high level of performance. Also, it is stated in the TOR that the contractor shall provide the GS/OAS representative “...monthly basis regular reports on the performance of the services. The type of each report shall be mutually agreed between the GS/OAS and the Contractor”. Through inquiries, we learned that there are no formal reports that the vendor provides to the GS/OAS on a monthly basis.

**AUD-18/05 – 401(m) Plan Contracts Review**

The 401(m) Plan (hereinafter the Plan) – created in 1999 and established as a U.S. tax-deferred qualified retirement contributions plan in 2001 – operates as an alternative to the OAS Retirement and Pension Plan (RPP) for short-term contract holders and those in trust positions.

At the GS/OAS, the “401 (m) Plan Document” governs the operations of the Plan. Article 9 of this document assigns the Plan Administrator the responsibility for the general administration of the Plan and for carrying out its provisions.

The Plan Administrator’s role and the Plan's named fiduciary for purposes of the Plan Administration was assigned to the Plan Administration Committee (PAC) on December 19, 2005 by the Secretary of Administration and Finance through a Memorandum of Decision. Moreover, Administrative Memorandum No. 134, issued on February 15, 2017 by the Secretary for Administration and Finance, provided further details on the decision and guidelines for the PAC.

This audit scope covered the period from January 1, 2017 to December 31, 2018, and its objectives were as follows:
- Provide an independent opinion about the Governance of the Plan.
- Evaluate compliance with the internal regulations and the most relevant provisions/terms of those contracts/agreements, including a validation of the administrative expenses and fees charged to the Plan and participants.
- Assess the effectiveness and efficiency of the Plan’s operations relating to the safeguard of the Plan’s assets and achievement of the Plan’s goals.
- Evaluate the timeliness of the recording of employee and employer contributions to the Plan.

Of the four audit objectives stated above, our assessment of the timeliness of the recording of employee and employer contributions to the Plan did not notice any issue. For the remaining three objectives, findings were noted as summarized below:

- **Plan Governance**: No chairman for the PAC has been appointed since the former Chairman’s resignation in 2017.
- **Compliance with internal regulations, contracts and agreements**:  
  - Charges to the Plan are not being overseen by the GS/OAS.
  - Inconsistencies were found in the number of Plan Participants and Value of Plan Assets used for the calculation of the amount billed by the vendor serving the Plan.
  - Discrepancies with regard to Trustee’s fees and Actuary/Record-keeper Fees/Expenses.
  - Overbilling of Distribution Processing Fees by the vendor.
  - Considering the aforesaid inconsistencies and discrepancies, we estimated that in total the plan was overbilled USD 4,707.94 in 2018.
- **Effectiveness and efficiency of the Plan’s Operations**: In our opinion, Plan fees and oversight efforts might be optimized by reducing the number of third parties providing services to the Plan.

**AUD-19/01 – Inspections of Personnel Transfers, Internal and External Competitions, and Reclassifications Included in the Program-Budget 2018 - 2nd Semester 2018**

The General Assembly through Resolution AG/RES. 1 (LII-E/17) rev. 2 - Program Budget of the Organization for 2018 requested the following under the Human Resources section:

“12 c. To instruct the Office of the Inspector General in its semiannual reports to ascertain that personnel transfers, internal and external competitions, and reclassifications included in this program-budget are done in strict accordance with the applicable standards.”

As per the General Assembly instructions stated above, the OIG performed a review of the related personnel actions for the period from July 1, 2018 to December 31, 2018.

Our review, based on representative samples randomly selected, noted full adherence with the Organization’s relevant regulations for the personnel transfers, internal and external competitions performed during the audit period. No personnel reclassifications were completed for the period under review.

**AUD-20/06 – CICTE’s Cybersecurity Program Disbursements**

The approved OIG’s Audit Plan for 2019-2020 included an audit of a Specific Fund Project. For this purpose, the OIG selected the Cybersecurity Program of CICTE for the performance of such engagement.

The objectives of the audit were as follows:
- Verify compliance with donors’ agreements and GS/OAS internal regulations regarding program disbursements, including travel expenses, hiring of consultants and other purchases connected with the Program.

- Assess the internal control environment surrounding the Cybersecurity Program to ensure transparency and accountability in the use of the funds assigned to it. The audit scope covered the period from January 1, 2017 to December 31, 2018.

Based on the results of our audit work, we noted an adequate segregation of duties within the Cybersecurity Program. In general, we noted an overall satisfactory level of compliance with the GS/OAS internal regulations. Only two potential exceptions were identified in our audit sample of the program's disbursements. Both cases had been already addressed by management through changes that they introduced to the internal control framework of the program’s disbursements.

V. Investigations

In the January 1 to December 31, 2019 period, the OIG’s Investigation Section (hereinafter OIG/INV) processed 21 investigative matters, of which 16 were completed. Of those received in this period, one was a Special Request (REV-19/04, requested by the Secretary General). Details are reflected in the following table:

<table>
<thead>
<tr>
<th>Code</th>
<th>Technical Area/Subject</th>
<th>Status at year end</th>
</tr>
</thead>
<tbody>
<tr>
<td>INV-17/12</td>
<td>MACCIH - Whistleblower Complaint</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-17/13</td>
<td>MACCIH - Alleged Irregularities in Hiring of Consultants</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-17/14</td>
<td>MACCIH - Unauthorized Access to Information</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/03</td>
<td>MACCIH - Alleged Lack of Protection of Personal Communications</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/04</td>
<td>MACCIH - Alleged Discriminatory and Racist Comments Made by MACCIH Officials</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/06</td>
<td>MACCIH - Internal Communications Leak</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/07</td>
<td>Alleged Irregularities in Grant’s Fund Management</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/09</td>
<td>IACHR - Leak of Internal Information</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/12</td>
<td>Alleged Irregularities in U.S Tax Reimbursement by Staff Member</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/13</td>
<td>Alleged Workplace Harassment in the Department of General Services</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-19/01</td>
<td>Alleged Workplace Harassment in the Summits Secretariat</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-19/02</td>
<td>OAS Belize-Guatemala Mission-Improper Hiring of Domestic Partner as Consultant</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-19/03</td>
<td>Alleged Defamation and Racist Comments by Staff Member</td>
<td>Completed</td>
</tr>
<tr>
<td>REV-19/04</td>
<td>Alleged Leak of Misinformation to External Parties</td>
<td>Completed</td>
</tr>
<tr>
<td>Code</td>
<td>Technical Area/Subject</td>
<td>Status at year end</td>
</tr>
<tr>
<td>-----------</td>
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<td>--------------------</td>
</tr>
<tr>
<td>INV-19/07</td>
<td>Alleged Assault in the Secretariat of Administration and Finance</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-19/08</td>
<td>Complaint Regarding Alleged False Accusation</td>
<td>Completed</td>
</tr>
<tr>
<td>INV-18/11</td>
<td>Alleged Misconduct of OAS Staff Member</td>
<td>In Process</td>
</tr>
<tr>
<td>INV-19/05</td>
<td>Alleged Workplace Harassment in the SAF</td>
<td>In Process</td>
</tr>
<tr>
<td>INV-19/06</td>
<td>Follow-Up OAS Belize-Guatemala Mission - Improper Hiring of Domestic Partner as Consultant</td>
<td>In Process</td>
</tr>
<tr>
<td>INV-19/09</td>
<td>Altercation at the Secretariat of Administration and Finance</td>
<td>In Process</td>
</tr>
<tr>
<td>INV-18/10</td>
<td>Alleged Irregularities in Program Administration</td>
<td>Not Started</td>
</tr>
</tbody>
</table>

Note: From June 2017 to February 2018, the OIG received 11 complaints about allegations of misconduct and other irregularities at the Mission to Support the Fight Against Corruption and Impunity in Honduras (MACCIH). Due to their volume and complexity, as well as the routine demands on the OIG’s investigative resources, the OIG sought extra support in the form of a co-sourcing investigative and audit support engagement with an external firm. Consequently, investigations of four complaints were jointly undertaken by the OIG with Baker Tilly Virchow Krause, LLP (Baker Tilly).

In accordance with the Uniform Guidelines for Investigations, all investigations conducted by the OIG/INV are administrative in nature and are intended to assist the Secretary General in fulfilling his internal oversight responsibilities with respect to the resources and staff of the Organization, as well as to assist the OAS Permanent Council, the Board of External Auditors and the CAAP in their fiscal supervision duties (OAS General Standards, Article 114).

If, as an outcome of the investigative work, a staff member is found to have engaged in misconduct, OIG/INV includes specific recommendations to the Secretary General for disciplinary measures or employment-related sanctions in accordance with the facts, findings and supporting documentation of each case. Staff Rule 111.1 - Disciplinary Measures, establishes that disciplinary measures shall be imposed by the Secretary General: at the recommendation of the corresponding Office or Department Director, including the Inspector General.

Specific OIG/INV recommendations for staff members are omitted from this report in order to protect the privacy and confidentiality of the respective personnel and any related administrative internal processes.

The results of the completed investigations were as follows:

**INV-17/12 - MACCIH - Whistleblower Complaint**

On June 26, 2017, the OIG/INV received a whistleblower complaint from a MACCIH employee denouncing “irregular acts that contravene internal rules of the Organization, the Charter Agreement of the MACCIH with the Government of Honduras, basic ethical norms of any professional and more so of international public services employees, as well as standards and principles embodied in the Inter-American Human Rights Protection System.”

The complainant directed multiple accusations at two fellow MACCIH employees; all parties are no longer employed by the GS/OAS after having either resigned or their contracts were not renewed by the Secretary General in early 2018.
According to the whistleblower, the first MACCIH officer participated in “serious misconduct” owing to several acts of alleged wrongdoing, insubordination, and abuse of the OAS Special Observer Contract status conferred upon the staff member.

The allegation that the first accused MACCIH officer violated GS/OAS norms and standards through his/her involvement in a Honduran law reform process with local congressional authorities was uncorroborated. Notwithstanding, infractions by this same person while serving at the MACCIH and at GS/OAS headquarters were substantiated, such as documented cases of outbursts against co-workers, abuse of assigned driver benefits and improper use of work hours to obtain unrelated training and/or certification, as well as untruthfulness and lack of collaboration with OIG inquiries.

In addition, the whistleblower asserted that a second MACCIH officer had, among other things, allegedly made repeated derogatory and/or denigrating comments about the national origin, race, gender and/or physical appearance of fellow MACCIH employees. Furthermore, the complainant stated that he/she feared this individual acted with abuse of authority while making threats and/or pursuing retaliation through high-level contacts within the Organization.

As to the second MACCIH officer’s alleged derogatory comments, the OIG found ample evidence that this person engaged in repeated and aggressive forms of speech at times.

As proof of the derogatory statements allegedly made by these MACCIH officials, the whistleblower shared with the OIG/INV a surreptitiously obtained audio recording. This same audio recording was thereafter leaked and widely disseminated through both social media and news reports in Honduras; the audio later became the subject of a separate investigation (OIG-INV-18-04).

Contrary to the accounts given by the whistleblower and others, a witness told the OIG/INV that the source of the recording was a high-ranking MACCIH official known to the whistleblower. Moreover, it was determined that the audio was made in an office space shared at one time by the second MACCIH official and two other co-workers.

The delivery by the whistleblower of a recorded dialogue obtained surreptitiously and reproduced without the consent of any of the parties, as well as potentially misleading the OIG/INV when consulted about the audio’s origin, constitutes serious misconduct by the complainant that is not protected activity under the whistleblower policy.

Lastly, the OIG/INV found no corroboration for the claims of perceived threats and potential reprisals against the accuser, including a supposed plot to have the whistleblower fired through efforts by the second MACCIH official.

Due to an inordinate backlog of incomplete investigative engagements and the nature of this case’s relationship to several other MACCIH complaints under review at the time, this investigation was concluded in late 2018, while the corresponding final report was issued on March 18, 2019, alongside other related cases: OIG-INV-17-13, OIG-INV-18-03 and OIG-INV-18-04.

INV-17/13 - MACCIH - Alleged Irregularities in Hiring of Consultants

On October 19, 2017, a MACCIH-based whistleblower and a fellow MACCIH official jointly filed a complaint alleging irregularities in the hiring of a former consultant (CPR) who was employed by the GS/OAS to produce evaluations and assessments of the Mission’s progress.

The initial scope of this investigation was expanded to assess and determine whether CPR contracts given to two individuals with MACCIH funds were in accordance with or contravene established policies and procedures as related to the prevailing GS/OAS rules and regulations, as well as the MACCIH mandate.

Some of the deliverables and the performance of both consultants were highly questioned by the MACCIH’s former leadership ranks, as well as other MACCIH employees.
The joint OIG-Baker Tilly investigation found that there was conflicting testimony about the quality of work for both consultants. Each consultant had detractors and supporters. For Consultant No. 1, three individuals stated that his work was satisfactory, good or met expectations. Conversely, three other witnesses were critical of his work; one of these characterized it as “mediocre.”

For Consultant No. 2, two individuals stated that his work met expectations, while at least two legal professionals questioned the caliber of his products, while another qualified his performance as “less than mediocre.”

GS/OAS rules do not mandate competitive processes for natural CPR (i.e. an individual, not a legal entity) contracts below USD 80,000/year and exceptions to the competitive process can be granted by the Secretary General or the Chief of Staff of the Secretary General for natural CPR contracts above that annual threshold.

Consultant 1 and Consultant 2 were hired without a competitive process, but that fact did not violate the internal regulations mentioned above. Moreover, the credentials presented by both consultants appeared to be aligned with the qualifications needed for the work that they performed.

The OIG-Baker Tilly review found a serious internal-control deficiency. In general, the performance evaluation forms for MACCIH CPR contracts had many blanks or were incomplete. The respective CPR performance evaluations for both consultants under investigation were not the exception to that general deficiency, which further limited the ability to assess the quality of their services.

Hence, the OIG recommended that due to the MACCIH's nature and for increased transparency, all future CPR contracts should be awarded through a competitive selection process regardless of the USD 80,000 annual cap. Additionally, the OIG recommended that all future CPR evaluation questions at the GS/OAS be answered fully to properly assess the quality of services rendered by consultants and to guide future hiring decisions. This investigation was part of a four-case report issued concurrently on March 18, 2019.

**INV-17/14 - MACCIH - Unauthorized Access to Information**

Throughout 2017, MACCIH employees suspected and complained about multiple IT incidents including unauthorized, unprompted and concealed remote access to workstations during office hours; they also reported an irregular connection to the Mission’s IT infrastructure.

Since its inception, MACCIH’s IT platforms had been implemented and operated independently of the GS/OAS Dept. of Information and Technological Services (DOITS) with little or no oversight and with one employee formerly performing all IT functions.

A separate but parallel Baker Tilly Internal Audit Report confirmed an earlier OIG recommendation to hire both an Information Security Officer and an Information Technology Assistant, in order to properly segregate duties and redistribute the responsibilities and workload of the single IT MACCIH employee. The information security position was filled in early 2019, while a selection process for the IT assistant was ongoing at the end of 2019. This investigation was part of a four-case report issued concurrently on March 18, 2019.

**INV-18/03 - MACCIH - Alleged Lack of Protection of Personal Communications**

A whistleblower complaint was filed on February 20, 2018, by an outgoing MACCIH employee. This investigation focused on the actions of a GS/OAS Staff Member who was accused of improperly accessing the GS/OAS-issued cell phones of two MACCIH officials.

Investigative inquiries by OIG/INV and Baker Tilly determined that the Staff Member acted solely out of his/her own volition and professional judgment, without instructions from GS/OAS leadership. In
fact, the Staff Member was only instructed to suspend the lines associated with the mobile units of the two MACCIH employees, not to capture or intercept their communications.

The investigation established that the Staff Member and an assistant contacted the local telecommunications company to request duplicate cell phone SIM cards that were later used to access the contents of the cell phones. As a result of the SIM cards’ insertions, the social-media accounts linked to the two former MACCIH employees on their phones were accessed.

The Staff Member admitted the chain of events in separate interviews and briefings in 2018, and stated that the events herein described were his/her initiative and that he/she acted alone. The investigation’s findings corroborated the Staff Member’s account.

Based on those facts and findings, the OIG provided specific recommendations to the Secretary General. This investigation was part of a four-case report issued concurrently on March 18, 2019.

INV-18/04 - MACCIH-Alleged Discriminatory and Racist Comments Made by MACCIH Officials

On February 20, 2018, the OIG was tasked with investigating the source and manner of distribution of a controversial audio recording involving multiple MACCIH employees, and with establishing whether the dialogue or the related acts, including its leak and subsequent widespread dissemination, violated GS/OAS norms and standards.

The joint OIG/INV-Baker Tilly investigative team could not determine how and when the various versions of the audio recording were captured or by whom. However, a key witness who is a news director at a Honduras news outlet stated that the recording was leaked by the former MACCIH leadership via WhatsApp.

Two of the participants in the audio stated that the recording was made without their consent on or about December 6, 2016, a full 14 months before its contents were widely publicized by the local news media. At the time of the recording in 2016, two of the audio participants shared office space with a third MACCIH subordinate employee. Witnesses stated that this person had boasted about having multiple recordings of his/her superiors. However, in an OIG/INV interview this individual denied any involvement in the specific recording subject of this investigation.

As established in OIG/INV-17-12, the recording did not originate outside the MACCIH premises, as the OIG was originally led to believe by a whistleblower, and various versions of the audio were apparently manipulated to conceal its origins.

A forensic examination of metadata in three different audio files of the same recording determined that the earliest and cleanest version was created on an Apple device on May 23, 2017. Two other files analyzed contained poorer quality versions of the original audio which further masked the source of the recording.

In interviews with the OIG/INV, the recording participants - whose voices were overheard making derogatory and racial slurs - attempted to distance themselves from the controversial content of the audio file. They appealed to their status as victims of premeditated and calculated unethical and potentially criminal acts by their adversaries within the MACCIH. Notably, however, they did not take responsibility for the denigrating comments.

Both the racist and xenophobic comments made by former MACCIH employees and the subsequent leak of the surreptitious recording were acts involving serious misconduct that severely jeopardized the Mission’s standing.

As established by the joint OIG-INV-Baker Tilly investigation, the former MACCIH leadership also played a key role in the chain of events that led to the wide dissemination and publication of the clandestine audio.
Additionally, the three former MACCIH officials - including the whistleblower - breached the Code of Ethics and several rules and standards of the Organization by making unauthorized affirmations and disclosures to the media. They also used social media to disseminate other communications and/or internal documentation of the GS/OAS, violating multiple norms and standards, including the Standards of Conduct of International Civil Service.

Based on those facts and findings, OIG/INV provided specific recommendations to the Secretary General. This investigation was part of a four-case report issued concurrently on March 18, 2019.

INV-18/06 - MACCIH - Internal Communications Leak

On March 23, 2018, the acting MACCIH chief alerted the OIG to a leak of internal Organization communications due to the publication of an institutional email addressed to MACCIH employees. A screenshot of the printed message appeared on social media the same day, and then news media in Honduras, the following day.

Internal MACCIH inquiries established that an email from the Secretary General on March 14, 2018 appeared on social media only hours after its reception at MACCIH headquarters in Tegucigalpa.

Due to the volume of investigative assignments undertaken by the OIG in 2018 and the priorities assigned to ongoing MACCIH-related work and the OIG’s limited resources, preliminary inquiries commenced in October 2018; while interviews and subsequent analysis of the findings occurred in March and April 2019.

Technical constraints were also encountered as the email systems only back up six months’ worth of email archives, per policy, both at the MACCIH and at GS/OAS Headquarters.

The OIG/INV interviewed at least five current or former MACCIH employees who were present in meetings or briefings with individuals who publicized the leaked email on their social media pages.

All interviewees denied having forwarded or printed the email in question. It should be noted that the same content as that found in the March 14, 2018 email, was made public by the Mission the following day at a meeting before civil society organizations.

Given the time constraints and limited resources of the OIG, it was deemed counterproductive to try to interview every email recipient. Considering the findings, the documentary information compiled and the witness testimony, the OIG closed the case as uncorroborated due to a lack of evidentiary proof on April 12, 2019.

INV-18/07 - Alleged Irregularities in Grant’s Fund Management

On April 20, 2018 the OIG received information from several GS/OAS officials alleging potential irregularities in the management of three donor-funded cooperative agreements or awards by a Staff Member. The GS/OAS officials reported that they suspected possible non-existent OAS contractors, fictitious terms of reference and/or questionable or duplicate deliverables.

Approximately a month later, the donor issued a letter to a GS/OAS department requesting the immediate removal of the Staff Member as program manager due to various noted shortcomings.

In addition to the identified budget line items, balances and uncoordinated travel plans and associated costs and questioned by the donor, the OIG/INV analyzed several transactions that demonstrated potential irregularities in the execution of specific funds by the Staff Member between 2016 and 2018.

The OIG/INV investigation concluded that while there was no evidence of misappropriation of funds by the Staff Member, he/she engaged in:
• Actions that caused multiple financial transactions to be entered into the GS/OAS reporting systems that do not conform to GS/OAS norms and standards, violating donor agreements for the use and purpose of specific funds.
• Submission of false evidence and misleading documentation to attempt to justify the use of funds not directly connected with the award.
• Duplication of efforts and spending of resources, resulting in redundancies and waste.
• Recurring budget deficits that affected the payrolls of a Staff Member and a CPR consultant.
• Use of fictitious terms of reference to effectuate retroactive payments to consultants and contractors.

Based on those facts and findings, the OIG provided specific recommendations to the Secretary General. This report was issued on February 5, 2019.

INV-18/09 - IACHR - Leak of Internal Information

On September 5, 2018, an Inter-American Commission of Human Rights (IACHR) employee submitted to the OIG a request for investigation regarding an alleged improper disclosure of confidential information. The petitioner stated that an unidentified IACHR worker had improperly leaked confidential information in real time from within a Sept. 2, 2018 IACHR working meeting to an external party who subsequently posted it on social media.

To establish whether or not any of the attendants at the meeting, or those who had access to the document or to the internal agenda of the session, distributed the document and/or divulged information, the OIG/INV contacted the Dept. of Information and Technology Services (DOITS), to trace the information allegedly disclosed through searches of both institutional cell phones and email accounts.

The DOITS report did not yield any results through its searches of institutional email accounts; neither did DOITS’ tracking queries show that the document had been shared with third parties through the OAS network.

Consequently on January 23, 2019, OIG/INV closed the case in its preliminary stage due to the lack of evidentiary support to identify the person responsible for the information leak; the OIG issued a recommendation to reinforce the IACHR’s current procedures to ensure the protection of its information.

INV-18/12 - Alleged U.S. Tax Reimbursement Irregularities by Staff Member

On October 5, 2018, the Director of Financial Services (DFS) of the Secretariat of Administration and Finance (SAF) informed the OIG “about an irregularity related to the tax reimbursement program of the United States” through which a Staff Member who is a U.S. citizen had stopped paying taxes and had submitted neither copies of his income-tax returns nor proof of payments made to the tax authorities in the U.S.

The tax reimbursement program is a product of the treaty reached in 1984 - “Tax Reimbursement Agreement between the United States and the General Secretariat of the OAS” - which grants this benefit to citizens and residents of the U.S. employed by the GS/OAS.

Following a review of tax refund checks by SAF/DFS in a separate case of fraud and misappropriation of such instruments in 2017 (Report No. OIG-INV-17-01), the Staff Member in question was notified in July 2017 that he/she should account for checks issued in his name and that of corresponding state and federal authorities; these checks were singled out in the SAF/DFS review because they contained only the signature of the staff member and lacked the obligatory endorsement by the pertinent authorities.
The amount of the checks cashed by the individual - as later acknowledged to the OIG/INV by this individual - was USD 22,458, and these dated from January 2011 through September 2012.

The OIG/INV reviewed emails between SAF/DFS employees and the Staff Member, as well as the staff member’s bank statements and communications between the latter and the federal and state tax authorities. The documentation confirmed that the individual took actions to remediate this self-inflicted situation by maintaining active payment installment agreements for accrued tax debts.

The OIG/INV found that the Staff Member, while acknowledging his irresponsible conduct in cashing the institutional checks, was negligent and his own incompetence and/or ignorance contributed to unnecessarily exposing him/her to disciplinary measures. The OIG made a specific recommendation to the Secretary General in this case, which was closed on Oct. 23, 2019 following a formal investigation.

INV-18/13 - Alleged Workplace Harassment in the Department of General Services

On November 1, 2018, a Dept. of General Services (DGS) employee submitted a workplace harassment complaint against a DGS colleague.

The complainant enumerated several incidents related to abusive behavior on an array of interpersonal dynamics in 2016 and 2017. The complaint was accompanied by seven letters signed by former and current DGS employees, many of them referring to the temperament of the DGS colleague; others mentioned some altercations that allegedly took place between the DGS colleague and the letters’ signatories.

At first glance, the OIG/INV confirmed that only one of the alleged incidents of workplace harassment had occurred within the one-year time limit on reporting allegations, in accordance with the GS/OAS Policy and Conflict Resolution System for Prevention and Elimination of All Forms of Workplace Harassment.

After analyzing documentary evidence, OIG/INV concluded that the only incident within the timeframe allowed by the GS/OAS policy neither contained the necessary elements nor presented sufficient grounds to initiate a formal investigation. Accordingly, on February 25, 2019, OIG/INV proceeded to close the preliminary investigation, dismissing the complaint.

INV-19/01 - Alleged Workplace Harassment in the Summits Secretariat

On January 9, 2019, a former consultant of the Summits of the Americas Secretariat, filed a workplace harassment complaint through the OIG Hotline. The complainant indicated that during a recruitment competition process, for which she applied, she was selected as a short-listed candidate and was interviewed. But at the end of the process the area head allegedly abused his/her authority by improperly influencing the decision to hire another candidate. The OIG/INV preliminary investigation focused on establishing whether the recruitment and competition processes were transparent and whether or not sufficient proof existed to corroborate the alleged incident of workplace harassment.

A detailed examination of the DHR file of the competition process indicates that the GS/OAS procedures were followed and the steps were carried out in accordance with the provisions established in the GS/OAS regulations, including the participation of the different bodies of the Organization engaged in the recruiting processes.

That being the case, the fact that one candidate was not finally selected does not constitute per se an incident of workplace harassment. Consequently, the case was closed at the preliminary phase on February 8, 2019.
INV-19/02 - OAS Belize-Guatemala Mission-Improper Hiring of Domestic Partner as Consultant

On March 21, 2019 OIG/INV carried out a formal investigation in response to a complaint filed by a GS/OAS Staff Member who was informed about potential irregularities regarding the improper hiring of a domestic partner as a consultant in the GS/OAS Belize-Guatemala adjacency zone program.

Apparently, a P-4 GS/OAS officer had recommended and coordinated the hiring of his “common-law wife” as a consultant, of whom he became a direct supervisor. As such, he would have reviewed and evaluated her products and requested payments and renewals of her contract.

During the preliminary investigation, OIG/INV examined the available documentation, which prima facie suggested the occurrence of irregular actions. On April 12, 2019, the OIG/INV opened a formal investigation to corroborate or dismiss the allegations.

The research undertaken by the OIG/INV confirmed that the P-4 officer: (i) Did maintain an intimate relationship with the consultant (as his life partner or “common-law wife”), and (ii) Not only hired but helped promote and award four CPR contracts to his domestic partner from June 19, 2017 to November 15, 2018. Sufficient evidence demonstrated that the former consultant carrying out the same duties earned USD 1,617.13 per month while the P-4 officer’s domestic partner, with identical terms of reference, received USD 2,440 per month.

Through his disclaimer, the P-4 officer attempted to distort the allegations based mainly on the fact that his relationship was a matter of fact rather than of law; however, this technicality does not comport with that established in the Code of Ethics of the GS/OAS, which regulates employees’ intimate relations.

OIG/INV concluded that both parties failed the Code of Ethics of the GS/OAS by not disclosing their romantic relationship to the administration and that their failure to report such a situation clearly constituted a flagrant violation of GS/OAS rules and regulations. Based on those facts and findings, the OIG provided specific recommendations to the Secretary General in a report issued on June 21, 2019.

INV-19/03 - Alleged Defamation and Racist Comments by Staff Member

On April 12, 2019, a complaint for alleged defamation, slander and racist comments uttered by a Conference Specialist from the Department of Conferences and Meetings Management, Office of the Assistant Secretary General, was submitted to the Office of the Inspector General (OIG). The complainant denounced a series of alleged false comments and irregular actions by the defendant; among other allegations, the complainant accused the defendant of spreading a rumor about the complainant's alleged misconduct at a Ministerial Meeting on March 26, 2019.

According to the complainant, the defendant: (i) had commented to other colleagues that upon the former’s arrival at the airport, the former had shouted, complaining about the lack of coordination and absence of an assistance protocol for senior officials and dignitaries at the airport, and disrespectfully demanding better conditions for the hotel transfer, provoking cries among airport employees; (ii) had disseminated a malicious rumor linking the dismissal of a local employee with the complainant's anger at the airport; (iii) had slandered and insulted the complainant – verbally and in writing through a report – by making false and defamatory statements, along with demeaning and racist remarks.

Conversely, the defendant stated the following: (i) she was not present when the complainant raised her tone of voice, either at the time of her arrival at the airport or during her stay at the Ministerial Meeting; (ii) she did not circulate any rumors regarding any employee dismissal; (iii) she submitted a report about what had happened in the event, explaining what she had heard, in which she did not use derogatory, racist or slanderous language to refer to the complainant.

Under U.S. law, in defamation cases, the victim must prove the falsity of a statement or action and the actual harm or damage caused; defamation can either be slander, which is the oral expression, or libel,
the published version. Accordingly, the OIG/INV focused evaluating the truth or falsity of what was said or written about the victim/complainant. If the statement was deemed to be false, it had to be proven that the other person (defendant) provided such false statement with the intention of causing harm to the victim. Lastly, it had to be proven that the statement did indeed cause some kind of damage to the reputation of the victim.

The evidence submitted by the parties did not present sufficient proof to either establish or rule out the veracity of the statements. Moreover, it is undetermined whether these statements were said at all, even less that they had the potential to cause harm and consequently even less that they actually caused it. On September 4, 2019, the OIG closed the case at its preliminary stage, determining a lack of sufficient evidence.

REV-19/04 - Alleged Leak of Misinformation to External Parties

On July 17, 2019, the Office of the Secretary General forwarded to the OIG a letter from a Member State representative requesting an investigation into the possibility that the source of misinformation and speculation that led to widespread public and media rumor mongering in a second Member State originated at the GS/OAS. The second Member State was a host country for a GS/OAS program.

The first Member State representative complained that the alleged misinformation, disseminated during an official trip that coincided with an official mission by the GS/OAS Chief of Staff to the host country, created distrust, which further hindered talks with government officials, as well as other stakeholders. The first Member State representative additionally criticized an “orchestrated misinformation campaign” that was communicated to NGOs, civil society and government agencies.

Results of preliminary inquiries through the GS/OAS Dept. of Information and Technology Services (DOITS) found that several GS/OAS Staff Members had institutional email contact with outside parties immediately before, during and after the trips by the Member State representative to the host country. Out of eight GS/OAS Staff Members identified initially, the OIG/INV further discerned that two of these had been identified by external sources as individuals to reach out “informally” about a particular GS/OAS program.

While the investigation did not establish that a GS/OAS staff member coordinated a specific “disinformation campaign,” the OIG/INV found by a preponderance of the evidence, including testimonial, documentary and forensic evidence, that only one staff member had the motivation and opportunities to engage in a pattern of irregular and unofficial disclosures to outside parties.

Furthermore, the evidence gathered demonstrated that a single Staff Member who was the most senior officer was in frequent contact with outside parties and that other GS/OAS staff members expressed concern that this staff member overreached by disclosing internal processes to outsiders. Additionally, this person was singled out as someone to reach out informally to and was named at a diplomatic event in the host country as the source of the rumors for an imminent announcement about a specific program that never came to pass.

Under oath during two interviews with the OIG/INV, the staff member was not candid in his responses and made false and/or inaccurate statements intentionally. Based on the findings and conclusions in this case, which was closed on Dec. 22, 2019, the OIG issued a specific recommendation to the Secretary General for his consideration.
INV-19/07 - Alleged Assault in the Secretariat for Administration and Finance

On October 1, 2019, a department director filed a written statement to the OIG related to a separate investigation, alleging three incidents involving a superior; one of these was labeled an “act of assault...against my person.” Due to its seriousness and legal implications, the OIG ex officio opened a preliminary investigation to corroborate or discard the gravest allegation. Per the complainant, during a meeting in September 2019 also attended by colleagues, the superior raised a hand and moved it towards the complainant’s face while expressing: “I don't want to talk about that.” The complainant stated feeling deeply aggrieved by this act, which was described as unexpected and violent and that was part of the superior’s usual demeaning and uncomfortable conduct toward him/her.

In an OIG/INV interview, the defendant was dumbfounded to hear the allegations and denied them categorically. The superior explained in detail the alleged hand movements, which contradicted what was stated by the complainant. The superior further indicated that the complainant’s tone of voice was aggressive, and that the complainant was extremely upset from the outset.

Assault, as defined in tort law, generally must include: an act or contact by the aggressor/attacker; intent to cause harm; and reasonable apprehension by the victim of imminent harm or offensive physical contact.

Based on the witness statements, the OIG/INV concluded that the superior did not approach or point to the complainant’s face with a hand; any such movement was unintentional; and at no time during the meeting did the superior raise his/her voice or get angry. To the contrary, it was the complainant who raised his/her tone of voice and was visibly upset.

Considering the information provided and the subsequent analysis, on October 24, 2019 the OIG/INV closed the case, finding that the allegations of intentional assault or aggression as reported were unfounded.

INV-19/08- Complaint Regarding Alleged False Accusation

On November 14, 2019, a high-ranking GS/OAS official filed a formal complaint alleging that a false accusation had been lodged against him/her by an area director. The complainant further adduced that the accusations were intentionally and maliciously false under Section XIV. Wrongful Accusations of the Policy and Conflict Resolution System for Prevention and Elimination of All Forms of Workplace Harassment.

Among the allegations, the complainant stated that the defendant had: prevented him from performing his/her job, thereby hindering his core functions as an executive; intentionally tried to instigate an argument, trying to entrap him/her to create a conflict; and created a toxic work environment.

Among the remedies sought by the complainant were: the request of a full investigation into the defendant’s actions; the issuance of a letter from the Secretary General acknowledging a reputational damage and stating unequivocally the false accusation; and the summary dismissal of the defendant.

Per the workplace harassment policy, Section XIV states that, “When the facts appear to substantiate the conclusion that the aggrieved individual has intentionally made false statements in connection with the lodging of a complaint the OIG shall make a very specific recommendation that the Secretary General adopt a specific disciplinary measure […]”
While assessing information submitted by the defendant in a separate but related case (OIG-INV-19-07) the OIG considered whether the defendant’s allegation of an assault constituted a “wrongful accusation” against a superior. The OIG concluded that the incident alleged between the subjects did not occur as reported and was unfounded; however, due to the subjectivity inherent in the various definitions of apprehension and guided by the impartial observer standard, the OIG did not rule out that the defendant may have perceived an immediate aggression.

In view of the foregoing, on December 20, 2019, the OIG closed the investigation at the preliminary stage and determined that the defendant’s interpretation of the events could not be proven as wrongful in light of the parties’ statements and the evidence collected in the course of two separate but related investigations.

V. Status of Audit Recommendations

The OIG monitors quarterly within the GS/OAS the status of the OIG audit recommendations. Subsequently, the results of that monitoring is reported to the CAAP.

In the period from January 1 to December 31, 2019 a total of 29 high/medium priority audit recommendations were monitored, 15 of which the OIG deemed as fully implemented. For the remaining 14 still open recommendations, in most of the cases, the General Secretariat had already initiated the actions needed to address them.

VI. Training

In accordance with the Institute of Internal Auditors (IIA) Standard 1230 – Continuing Professional Development, the OIG endeavors to make training an essential part of staff development in order to sustain and enhance their knowledge, skills, and other competencies to ensure that they are adequately prepared to meet the Organization’s needs.

During the period of January 1 to December 31, 2019, the OIG staff attended several training events, webinars and conferences. These included the following:

1) Organizational Strengthening, Leadership and Conflict Resolution Techniques at Diplomatic Environments – Training Workshop
2) Leadership Management to Transcend – Training Workshop
3) Leadership and Team Development – Training Workshop
4) Code of Ethics and Conduct of the GS/OAS – Online Course
5) Webinar - Root Cause Analysis Tools and Techniques
6) Webinar - Governance Overview
7) Webinar - Risk Management
8) Webinar - Internal Controls
9) Webinar - Auditing IT Governance
10) Webinar - Data Analysis Overview
11) Webinar - Defining Populations for Data Analytics
12) Webinar - Data Sampling
13) Webinar - CAATs, Data Mining, and Other Internal Audit Activities
14) Webinar - Assessing Fraud Risks
15) Webinar - Audit Reports – Communicating Assurance Results
16) Webinar - Assurance Engagement Communications
17) Webinar - The PEACE Model of Investigative Interviewing
18) Summit - Law Enforcement and Government-Anti Fraud

The attendance led to the accrediting of **233.80** Continuing Professional Education (CPE) credits during 2019 for OIG Staff.

**VII. OIG Participation at Meetings and Coordination with Other Oversight Bodies**

During 2019, the OIG staff participated as observers during meetings of the CAAP, as well as in various committee meetings and working groups of the General Secretariat that may impact internal controls, such as the Contract Awards Committee.

The OIG also remained in communication with the Board of External Auditors of the Organization, as well as with other oversight bodies of the GS/OAS in order to ensure proper coordination, coverage and minimize duplication of efforts.

Moreover, the Inspector General met during 2019 with peers of other International Public Organizations to exchange best practices and explore collaboration opportunities.

**VIII. Proposed Audit Plan 2020**

The risk-based audit plan proposed for year 2020 takes into consideration the following elements:

- **Organization’s Strategy;** the information available with the Organization’s strategy was considered in the design of the audit plan.
- **Elapsed time since last audit;** consideration was given to areas that have not been audited for a long time.
- **Perceived Risks, Concerns or Relevant Changes;** these factors were analyzed for each component of the Audit Universe based on the major risks already identified by Management, as well as the OIG insight. In that regard, the proposed audit plan has also considered the challenges of the COVID-19 pandemic in the performance of the audit engagements.
- **Significance;** consideration was given to the amount at risk of each Audit Universe component. The significance was estimated by the OIG based on the information available and produced by the GS/OAS.
- **Value Added of an Audit;** last but not least, the proposed Audit Plan took into account the potential value that an internal audit can add to mitigate the risk being analyzed, considering the nature of the risk and/or existing management actions addressing it.

The following table details the proposed audit plan for 2020 that resulted from our risk-assessment referenced above.

**Proposed Audit Plan 2020**

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<tr>
<th>#</th>
<th>Code</th>
<th>Subject</th>
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<td>AUD-19/02</td>
<td>IACHR - Audit of Disbursements &amp; Hiring of Personnel</td>
<td>OIG Risk Assessment</td>
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<td>2</td>
<td>AUD-19/04</td>
<td>OAS Medical Benefits Fund</td>
<td>OIG Risk Assessment</td>
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IX. Other Relevant Activities Conducted by the OIG in 2019

In response to requests by the Office of the Secretary General, the OIG/INV undertook several due diligence assignments to augment the Organization’s capabilities in managing its business risks while meeting its obligations in overseeing the screening of potential key partnerships and personnel hires.

The OIG/INV facilitated the informed decision-making of OAS Management by conducting integrity due diligence based on open-source research and offering comprehensive reports on partner institutions and principals for future projects of the Organization. In 2019, the OIG assisted with a total of 11 of those reports.

Hugo Eduardo Ascencio
Inspector General