Report in Brief
Date: April 2019

Why We Did This Review
The Federal Information Security Modernization Act of 2014 (FISMA) requires Inspectors General to perform an annual independent evaluation of the information security program and practices of the agency to determine the effectiveness of such programs and practices. OIG engaged Ernst & Young LLP to conduct this review.

We conducted a performance audit of HHS' compliance with FISMA as of September 30, 2018 based upon the questions outlined in the FISMA reporting metrics for the Inspectors General.

Our objective was to determine whether HHS's overall information technology security program and practices were effective as they relate to Federal information security requirements.

How We Did This Review
We reviewed applicable Federal laws, regulations, and guidance; gained an understanding of the current security program at HHS and selected 4 out of the 12 operating divisions (OPDIV); assessed the status of HHS' security program against HHS and selected OPDIV information security program policies, other standards and guidance issued by HHS management, and prescribed performance measures; inquired of personnel to gain an understanding of the FISMA reporting metric areas; and inspected selected artifacts.

Review of the Department of Health and Human Services’ Compliance with the Federal Information Security Modernization Act of 2014 for Fiscal Year 2018

What We Found
Overall, HHS continues to implement changes to strengthen its enterprise-wide information security program. We identified opportunities where HHS can strengthen their overall information security program. HHS continues to work toward implementing a Department-wide Continuous Diagnostics and Mitigation program with the Department of Homeland Security. This should help HHS achieve a higher level of maturity for its information security program in subsequent years. Additionally, we identified weaknesses in the following areas: risk management, configuration management, identity and access management, data protection and privacy, security training, information security continuous monitoring, incident response, and contingency planning.

HHS needs to ensure that all OPDIVs consistently review and remediate or address the risk presented by vulnerabilities discovered, consistently implement account management procedures, and accurately track systems to ensure they are operating with a current and valid Authority to Operate. Additionally, the Department should focus on configuring recently deployed continuous diagnostic monitoring tools to automate the integration of cyber risks into newly developed enterprise risk management programs. These steps will strengthen the program and further enhance the HHS mission.

What We Recommend and HHS Comments
We recommend that HHS further strengthen its information security program. We made a series of recommendations to enhance information security controls at HHS, specific recommendations were also provided to the OPDIVs.

HHS concurred with all of our recommendations and described the actions it is taking and plans to take to implement them. HHS also provided technical comments, which we addressed.

The full report can be found at https://oig.hhs.gov/oas/reports/region18/181811200.asp.