Foundations for Evidence-Based Policymaking Act of 2018
Fiscal Year 2024 Evaluation Plan
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Selected Abbreviations

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<thead>
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<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td>DDS</td>
<td>Disability Determination Services</td>
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<td>DI</td>
<td>Disability Insurance</td>
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<td>FY</td>
<td>Fiscal Year</td>
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<td>OASDI</td>
<td>Old-Age, Survivors, and Disability Insurance</td>
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<td>OASI</td>
<td>Old-Age and Survivors Insurance</td>
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<td>OCACT</td>
<td>Office of the Chief Actuary</td>
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<td>OMB</td>
<td>Office of Management and Budget</td>
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<td>RDRC</td>
<td>Retirement and Disability Research Consortium</td>
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<td>SSA</td>
<td>Social Security Administration</td>
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<td>SSAB</td>
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INTRODUCTION

The Fiscal Year (FY) 2024 Evaluation Plan describes the Social Security Administration’s (SSA) most significant evaluation and evidence-building activities planned for FY 2024. We define significant activities as those that are required by law, address the President’s priorities, or support the goals in our Agency Strategic Plan FYs 2022 - 2026. We identified 16 activities for this Evaluation Plan.

In addition to this Evaluation Plan, we will continue to describe our evaluation and evidence-building activities in three separate documents. In the Supplemental Security Income (SSI) Program Technical Materials Supporting Our Annual Budget, the section Research and Demonstration describes many of our activities. Our FYs 2022–2024 Annual Performance Report includes an appendix titled Program Assessments that describes our ongoing studies and surveys designed to assess our programs. The Pilot Programs exhibit of the Limitation on Administrative Expenses section of our annual budget request describes our pilot program evaluations. This FY 2024 Evaluation Plan identifies the most significant activities from these three documents, and it includes the additional information required by the Foundations for Evidence-Based Policymaking Act of 2018 (“Evidence Act”),¹ which was signed into law on January 14, 2019.

When we develop our evaluation and evidence-building activities, we consult with internal and external stakeholders. For example, our Associate Commissioner for the Office of Research, Evaluation, and Statistics sends out an annual memo to the Deputy Commissioners from all our major offices to obtain information on their research and evaluation needs. Our Associate Commissioner for the Office of Research, Demonstration, and Employment Support holds regular meetings with representatives from our major offices to provide updates and obtain information on our demonstration projects. We also work closely with the agency’s Chief Data Officer to ensure that the data for our evaluation and evidence-building activities are available and suitable for each activity. The external stakeholders that provide us with information on our research and evaluation activities include the Social Security Advisory Board (SSAB), Congress, academics and practitioners who serve on the Technical Evaluation Panels we use to develop our research and demonstration projects, and the public (e.g., via listening sessions and public comment).

For each significant activity, we provide the information required in the Evidence Act and in OMB Memorandum M-19-23.² More specifically, we include:

- A title;
- A description of the key questions to be addressed by the evaluation activity or evidence-building activity;
- The information needed for the evaluation or study;
- The methods to be used;
- The anticipated challenges; and
- The dissemination strategy.

Evaluations and Evidence-Building Activities

Project 1 — Retirement and Disability Research Consortium Service Delivery Focal Area

Evidence-Building Question

Our Service Delivery Focal Area for the Retirement and Disability Research Consortium (RDRC) identifies our interest in studies that help us identify and implement advancements in how we deliver quality, accurate, equitable, and timely service to our customers. Possible evaluation questions include:

1. How has the COVID-19 pandemic affected access to benefits and services, including potential disparities by race and ethnicity, geography, health status, disability status, limited English proficiency, and other factors?
2. How can SSA expand online services in a way that effectively and equitably meets the needs of our customers? For instance:
   a. Would text messaging to alert claimants to a variety of account updates, wait times, evidence needed, and/or claim status be valuable to our beneficiaries?
   b. Do customers prefer submitting forms and other evidentiary documents online rather than through the mail?
   c. Are there features that SSA could consider adding to the my Social Security portal, particularly those that may benefit populations facing barriers (including SSI recipients)?
   d. What evidence-based methods might the agency consider to equitably provide online services to the public?
   e. To what extent, if any, are there differences for each of these questions by race and ethnicity, geography, health status, disability status, limited English proficiency, and other factors?
3. What are the service needs of underserved communities (including rural communities, Tribal Nations, communities with limited English proficiency, among others) and are there ways that we can improve our service delivery and outreach to these populations?
4. What are successful models of benefit program administration outside the SSA context that balance the burden of proof with administrative flexibility and minimal burdens on customers?
5. How do service perceptions (e.g., satisfaction) and outcomes (e.g., wait times) vary by socioeconomic, regional, or demographic characteristics, such as race and ethnicity?

Context for the Evidence-Building Question: The RDRC is an interdisciplinary extramural research program that we fund through cooperative agreements. In FYs 2019 through 2023, we funded grants through RDRC centers at Boston College, University of Michigan, University of Wisconsin-Madison, and the National Bureau of Economic Research. In FY 2023, we plan to release a solicitation to fund RDRC centers for the period from FYs 2024 through 2028.
The RDRC has three main goals:

1. Research and evaluate a wide array of topics related to Social Security’s Old-Age, Survivors, and Disability Insurance (OASDI) and SSI programs and related federal policies;
2. Disseminate information on these topics to policymakers, researchers, stakeholder organizations, and the public; and
3. Provide training and education to scholars and practitioners in research areas relevant to these topics.

All RDRC research and activities must be relevant to one of SSA’s program areas or populations. We emphasize to the centers that we would like them to consider equity in all their research. Each year, we provide the centers with research focal areas and the centers choose relevant evaluation questions within those areas. In FY 2023, in addition to the Service Delivery focal area, we included a focal area on Disparities by Race and Ethnicity, and we expect to include a focal area on equity in FY 2024. These questions align with our Agency Strategic Plan objectives to identify and address barriers to accessing services, expand digital services, and build a customer-focused organization. The questions also align with the objectives described within Executive Order 14058 Transforming Federal Customer Experience and Service Delivery to Rebuild Trust in Government and our Equity Action Plan.

Information Needed for the Study: The RDRC centers identify the information they need for their proposed evaluations or studies in their grant proposals. As part of our technical review of each grant proposal, we assess whether the proposed information necessary for the evaluation or study is available and whether it is appropriate for the proposed evaluation.

Methods: We encourage research employing a variety of approaches (e.g., qualitative and community-engaged research, descriptive and causal studies, simulations), using innovative methods and drawing from new data sources.

Anticipated Challenges: The “improving service delivery” focal area is relatively new to the RDRC, and it might take RDRC researchers time to establish a research agenda on the new focal area. Research on these topics often requires using SSA program data, which external researchers are typically unable to access. Where legally permissible, SSA researchers have conducted analysis of SSA program data needed for certain studies and have created disclosable aggregated and de-identified results that RDRC researchers can use. The collaboration has been successful in that it combines the program and data expertise from our research staff with the methods expertise from the RDRC research team. Although this collaboration model may be a way to promote service delivery research among the RDRC researchers, identifying collaborators can be challenging and requires focused staff effort.

Dissemination: One of the main goals of the RDRC centers is to disseminate information on their research to policymakers, researchers, stakeholder organizations, and the public. The RDRC holds an annual meeting where researchers share findings with key stakeholders and receive feedback on their research. Each RDRC center has a website that contains policy briefs, working papers, and other information on its research projects. The RDRC centers publish their findings in professional journals and other outlets. We disseminate the RDRC research at work-in-progress seminars within the agency, in the Social Security Bulletin, and on our website. We will use the RDRC research on the Service Delivery focal area to inform our efforts to deliver quality, accurate, equitable, and timely service to our customers.
Project 2 — Racial Equity: Improving Program Data on Race and Ethnicity

EVIDENCE-BUILDING QUESTION

To what extent can we effectively improve the quality of our program data on race and ethnicity through new data efforts and statistical techniques?

Context for the Evidence-Building Question: On January 20, 2021, President Biden signed Executive Order 13985, Advancing Racial Equity and Support for Underserved Communities Through the Federal Government. The Executive Order directs agencies to examine barriers and disparities by race and ethnicity in their programs and to begin taking actions to eliminate them. However, it also recognizes: (1) many Federal datasets are not disaggregated by race, ethnicity, sex, disability, income, veteran status, or other key demographic variables, (2) this lack of data has cascading effects and impedes efforts to measure and advance equity, and (3) gathering the data needed to promote equity is a necessary first step. We have initiated an agency-wide effort to research whether we can effectively enhance our existing data on race and ethnicity to help examine where disparities and barriers may exist and need to be removed from our programs and services.

In our publication Why Researchers Now Rely on Surveys for Race Data on OASDI and SSI Programs: A Comparison of Four Major Surveys (ssa.gov), we describe the limitations with our existing race and ethnicity data. Currently, we are working to improve our existing race and ethnicity data in three ways: (1) providing opportunities for the public to disclose their race and ethnicity (e.g., when requesting a new or replacement card), (2) exploring options for data exchanges, and (3) examining statistical methods for imputation. This work is part of our Equity Action Plan and it includes developing metrics for assessing the reliability and quality of our existing data, as well as researching the use of statistical methods for imputing race and ethnicity where needed.

In FY 2022, we began developing techniques for enhancing race and ethnicity data on the following race and ethnicity groups: White, Black, Asian, Native Hawaiian, Other Pacific Islander, American Indian, Alaska Native, and Hispanic. In FYs 2023 and 2024, we expect to improve on the first iteration done in FY 2022 by revising the algorithms and considering the expansion of the data used as inputs to the algorithms. We are also exploring potential data exchanges to obtain race and ethnicity data.

We will explore using both data enhanced through these algorithms, as well as unenhanced data, for research to quantify disparities and barriers for all beneficiaries (as outlined in Project 3). We expect to compare both enhanced and unenhanced race and ethnicity data to other self-reported race/ethnicity data to assess accuracy and representativeness of the enhanced data. This work is part of a broader effort described in our Equity Action Plan to improve the usability of our data on race and ethnicity to examine potential disparities in our programs.

Information Needed for the Study: We will explore using public use data (such as publicly released Census data) and Social Security data. We will also use research on statistical methods, algorithms, and techniques to help us inform and refine our approach to imputing race and ethnicity.

Methods: We will use appropriate imputation procedures to see whether we could effectively enhance the completeness and quality of our program data on race and ethnicity. For example, we will examine how well factors like age, first name, last name, geolocation, and other administrative data help us estimate individuals’ race and ethnicity. We will compare imputations of race and ethnicity to the self-reported race and ethnicity to assess the effectiveness of the imputation methods, both in general and for specific groups. We will also explore other potential methods to improve or supplement the algorithms’ inputs to improve accuracy.
**Anticipated Challenges:** First, one of the major challenges is computational processing. Enhancement algorithms use data science techniques such as neural networks and machine learning and include up to 40 million parameters each to cover first names, last names, and geolocation data. As noted above and in our Equity Action Plan, a second challenge is low levels of data completeness for some program populations that will make imputed data a bigger proportion of that group’s enhanced data. To varying extents, SSA data on race and ethnicity are missing for relevant populations (e.g., applicants, beneficiaries, covered workers), especially for younger populations. Third, the effectiveness of imputation techniques varies across populations and may be less reliable for some populations, including individuals from smaller sub-groups (e.g., people who identify as American Indian or multiracial) or people who live in racially diverse communities.

**Dissemination:** We will publish our research on our Research, Statistics & Policy Analysis public-facing website. We will use the research to inform our efforts to deliver quality, accurate, equitable, and timely service to our customers, as described in our Agency Strategic Plan.
Project 3 — Racial Equity: Disparities in Disability Programs

EVIDENCE-BUILDING QUESTION

What disparities and barriers to benefits exist under current SSA disability programs by race, ethnicity, sex, and other communities facing barriers?

Context for the Evidence-Building Question: Executive Order 13985 on Advancing Racial Equity and Support for Underserved Communities directs agencies to examine barriers and disparities by race and ethnicity in their programs and to begin taking actions to eliminate them. We began an agency-wide effort to examine where disparities and barriers exist in our programs and services, which is an important component of our Equity Action Plan and our Agency Strategic Plan Strategic Objective 1.1 – Identify and Address Barriers to Accessing Services. This information will be critical to help us remove those barriers.

In FY 2021, we started publishing statistics by race and ethnicity on disability beneficiaries using the Current Population Survey Annual Social and Economic Supplement data. We explored how to analyze our disability program data and surveys for disparities by race and ethnicity in three phases of disability: the decision to apply for benefits, the award or denial decision, and post-entitlement actions, such as continuing disability reviews.

In FY 2022, we completed foundational research efforts and sponsored externally funded research to address this evidence-building question. We published research on race and ethnicity disparities in our disability programs. We published tables on the number and average monthly benefit of disabled worker beneficiaries, spouses of disabled workers, and disabled widow(er) beneficiaries, along with an explanation of the limitations with the data. We published projections of disabled worker beneficiaries’ benefits, income, and poverty by race and ethnicity from 2022 to 2070. We funded over 20 research projects on race and ethnicity disparities in disability or disability-related areas through the RDRC.

In FY 2023, we are conducting research on race and ethnicity disparities in disability program knowledge. We are also funding qualitative and quantitative studies on disparities and barriers by race and ethnicity for people with disabilities. We are exploring community-engaged research to shed light on barriers to our disability programs that we are not aware of, deepen our understanding of those we are aware of, and answer questions that quantitative analysis cannot address.

In FY 2024, we expect to produce research using enhanced program data and possibly using program data matched to Census surveys to identify disparities for smaller populations of disability beneficiaries and applicants. We expect to estimate disparities at each step from application to post-entitlement actions. If work proceeds quickly, we want to document any disparities and barriers over time to gauge if they are changing and why.

Information Needed for the Study: We may use enhanced and unenhanced program data on race and ethnicity for all claimants and beneficiaries of our disability programs to identify and address systematic barriers to program participation, as described in our Equity Action Plan. To examine disparities by education and income level, we will need to use matched Census surveys (Survey of Income and Program Participation, Current Population Survey, and possibly the American Community Survey (ACS)). We also need to apply methodologies to measure the mechanisms for structural barriers more holistically beyond using race and ethnicity as stand-alone variables in statistical models.

Methods: We plan to use the latest statistical methods for quantifying disparities and structural barriers by race and ethnicity, as well as metrics to determine whether disparities have changed over
Anticipated Challenges: In addition to missing data on race and ethnicity, disability program data is also limited by missing or unavailable administrative data on some applicant and beneficiary characteristics (e.g., education, marital status, household composition, other elements included in surveys). We hope that our work to enhance program data on race and ethnicity, ongoing efforts to produce analytical disability program data, and adding the larger ACS data linked to our program data might help resolve these challenges in FY 2023. While matching SSA administrative data to Census surveys may provide us with more detailed information about a selection of our beneficiaries, we do not yet know whether it will be possible to produce a representative sample of SSA claimants and beneficiaries from which we will be able to make broader generalizations about our customers.

Dissemination: We will publish our research on our Research, Statistics & Policy Analysis public-facing website. We will use the research to inform our efforts to deliver quality, accurate, equitable, and timely service to our disability program customers, as described in our Agency Strategic Plan.
Project 4 — Customer Knowledge and Preferences

**EVIDENCE-BUILDING QUESTION**

*How effective are our efforts to improve public knowledge of our programs and to meet the public’s preferences for how they want to engage with us?*

**Context for the Evidence-Building Question:** We have made a concerted effort to understand our customers, inform and assist them in navigating our programs, and adjust to their preferences for service delivery. The redesign of the Social Security Statement, the redesign of the agency’s website ssa.gov, and the expansion of services available in my Social Security are all a part of this larger plan, as well as the inclusion of a priority question related to this effort in our FYs 2022–2026 Learning Agenda. This project also supports the objectives within Executive Order 14058 Transforming Federal Customer Experience and Service Delivery to Rebuild Trust in Government and our Agency Strategic Plan Strategic Objective 1.3 – Build a Customer-Focused Organization.

We support surveys on program knowledge and customers’ preferences for communications through the Understanding America Study (UAS). Our main surveys in the UAS include the 1) Social Security Retirement Program Knowledge survey, 2) Social Security Channels Preferences survey, and 3) Social Security Disability Program Knowledge survey. The Social Security Retirement Program Knowledge survey (also referred to as “What do People Know about Social Security”) asks respondents questions that assess their knowledge of the Social Security retirement program and retirement planning more generally. The Social Security Channels Preferences survey asks respondents how they receive and/or would prefer to receive information on retirement planning from Social Security and other sources, including use of our online services. The Social Security Disability Program Knowledge survey, which was initially fielded in FY 2021, asks respondents about their views and knowledge of the Social Security disability program (and the survey also asks about experiences with the disability program for those who have previously applied for benefits).

UAS surveys are fielded on a regular basis following a rolling two-year cycle for the three surveys (retirement knowledge, channels preferences, and disability knowledge). The surveys help us track changes in program knowledge and communication preferences as respondents grow older and as we implement improvements to online services and communications. We fielded the fourth waves for both the Social Security Retirement Program Knowledge survey and Social Security Channels Preferences survey in FY 2022 and will field the fifth waves for both in FY 2024. We will field the second wave of the Disability Program Knowledge survey in FY 2023.

With over 400 surveys completed on an internet panel that is approaching 10,000 respondents, the UAS can help us understand the public from several different angles. Surveys on health, retirement, employment, cognitive abilities, personality, financial literacy, consumer behavior, and other salient factors can be matched to a wealth of information about how people engage with our programs.

In FYs 2023 and 2024, there will be an extensive set of responses, some longitudinal, on the Social Security questions that will be available for study. The respondents’ personal characteristics from several other surveys will allow us to study differences in the Social Security findings from several different facets typically unavailable to other agency instruments. For example, in FY 2023, we will have results from a new UAS survey on the public’s initial experiences with the redesigned Social Security Statement.

Below are some examples of relevant papers using UAS:
Information Needed for the Study: We will use the UAS survey responses in the publicly available “comprehensive file” that matches respondents across several UAS surveys.

Methods: We will analyze results from UAS surveys on Social Security knowledge and communication preferences by race and ethnicity, with additional analysis of the economic, educational, health, and other characteristics to better understand customer knowledge and communication preferences. We expect to present both descriptive statistics as well as multivariate statistical analyses, including regressions, with careful attention to choosing appropriate controls.

Anticipated Challenges: We expect the sample size to grow to 12,000 over the next five years, but it may be slower than anticipated. The larger sample size will allow us to answer questions asked of sample subsets for specific populations (e.g., Black, Hispanic, and Asian). Some of the smaller populations may still need to be aggregated into an ‘other’ category for questions asked of subsets of the population, like people who have read the Social Security Statement or could not sign up for a my Social Security account.

Dissemination: We will publish our research on our Research, Statistics & Policy Analysis public-facing website. The research produced using UAS data will continue to be shared with the appropriate SSA components. For example, UAS research findings on my Social Security have been shared with the Office of Electronic Services and Technology and findings on the Statement were shared widely for the Statement redesign. We will also disseminate UAS findings to the Evidence Act and Customer Experience Working Groups.
Project 5 — Ticket to Work Evaluation

EVIDENCE-BUILDING QUESTION
To what extent is the Ticket to Work Program working effectively and efficiently? What evidence-based improvements can be made to reduce barriers to participation and improve outcomes?

Context for the Evidence-Building Question: The Ticket to Work (Ticket) program provides DI beneficiaries and SSI recipients with access to employment-related services from agency-approved service providers and vocational rehabilitation agencies. We reimburse approved service providers and vocational rehabilitation agencies when the DI beneficiaries and SSI recipients who enroll in their services meet specified employment-related outcomes. For DI beneficiaries and SSI recipients, the Ticket program is a free and voluntary program that can help individuals seeking work to obtain and maintain employment and participate in job training and workforce development opportunities. We define effectiveness as a measure of the extent to which programs and services provide meaningful assistance towards meeting the goals of the program.

To meet our continuing obligations related to the Ticket program, we are conducting an evaluation focused on the experiences of the users with an emphasis on identifying barriers to service equity. For example, ticketholders may not be accessing services due to a lack of service providers in specific geographic areas, insufficient services to meet their needs, or a mismatch between services provided and their needs. The topics and questions we intend to answer with this evaluation include, but are not limited to:

- **Program Effectiveness and Opportunities for Improvement:** To what extent are the Ticket and Work Incentives Planning and Assistance (WIPA) programs working effectively and efficiently? In what areas can we improve? What additional services or program improvements can be helpful to beneficiaries? To what extent are beneficiaries aware of the programs? Why do beneficiaries use the programs? Why do they not? What role in service delivery does SSA play in the Ticket program and what, if any, changes to that role might improve service delivery and program outcomes?

- **Consumer Characteristics:** Who is using Ticket and Work services? Does the effectiveness of services vary based on demographics?

- **Service Provision:** To what extent are services keeping up with modern technological changes? Who are the effective service providers and what do they do differently from less effective service providers?

- **Service Equity:** Are the Ticket services broadly available to everyone or are there disparities between which populations have access to these services? What barriers exist, if any, to service provision, including service provider entry in economically disadvantaged, racially diverse, and rural communities? How do program rules, such as the Ticket payment system, affect service availability?

This study will build off the last comprehensive evaluation of the Ticket program conducted over 10 years ago, which focused on effectiveness rather than access.³ It supports our Agency Strategic Plan Strategic Objective 1.1 – Identify and Address Barriers to Accessing Services and our Equity Action Plan. Additionally, this study complements our ongoing Ticket Notice Optimization which is directly

³ Information on the last comprehensive evaluation is located here: Social Security Online - Data and Research (ssa.gov).
testing the effectiveness of alternative mailed notices on Ticket program participation.\textsuperscript{4} Finally, this study will extend our planned Beneficiary Satisfaction Survey of Ticket program participants, to include information about people not using the Ticket program.

**Information Needed for the Study:** We will need data on the characteristics of individuals from both administrative data (e.g., Ticket participation status, earnings, subsequent benefit status, impairment, etc.) and from surveys and qualitative data (e.g., perceptions of the program, job quality/experiences, etc.). We will also need data about agencies providing services (e.g., what alternative programs exist and are being used, perceived barriers to using various services, etc.).

**Methods:** The methods for this study have not yet been determined. We want to leverage the experience of a future contractor to gain insight on the best approach. We anticipate the need for focus groups, surveys, semi-structured interviews, analysis of program data, and other data collection methods, as appropriate, to identify areas for improvement in the program. We will convene a Technical Working Group to advise us on the evaluation design and to assist with appropriate remedies for any identified inadequacies.

**Anticipated Challenges:** Because we are interested in an evaluation that is designed and led by a future contractor without the agency prescribing an approach, determining the appropriate contract structure is an ongoing challenge. We will use a Statement of Objectives rather than a Statement of Work to avoid being overly prescriptive in our approach. This type of contract is not commonly utilized by SSA, so there may be challenges in the procurement process. We are working closely with our Office of Acquisition and Grants to make the process as efficient as possible. More broadly, even with all the services that are available, an ongoing challenge for Ticket and WIPA is that only a small fraction of beneficiaries uses these services and, of those who participate, an even smaller percentage transition to substantial gainful employment.

**Dissemination:** The evaluation will culminate with a report or series of reports that we will make available on our public-facing website. We will brief agency executives and external stakeholders and use the information gained from this evaluation to identify potential legislative, regulatory, and sub-regulatory policy changes related to our mission of facilitating the return-to-work of beneficiaries capable of working.

\textsuperscript{4} Information on the Ticket Notice Optimization project is located here: Increasing Participation in Ticket to Work | Office of Evaluation Sciences (gsa.gov).
**Project 6 — Interventional Cooperative Agreement Program**

**EVALUATION QUESTION**

What are the impacts of interventional programs initiated in collaboration with states, foundations, and other entities on the labor market, program participation, and economic outcomes of SSDI beneficiaries or SSI recipients?

**Context for the Evaluation Question:** The purpose of the Interventional Cooperative Agreement Program (ICAP) is to allow us to enter into cooperative agreements to collaborate with states, foundations, and other non-federal groups and organizations who have the interest and ability to identify and operate interventional research, including interventions targeting or otherwise including underserved populations.

ICAP provides a process through which we can systematically review proposals from outside organizations (including states, foundations, and other non-federal groups and organizations) and enter into cooperative agreements with them for collaboration on interventional research. The cooperative agreements have a three- to five-year project period with a base year and up to four additional years for implementation and evaluation activities. We plan to solicit new projects on a recurring basis. We hope to tap local-external knowledge about potential interventions relevant to beneficiaries who receive SSDI benefits or SSI payments.

ICAP research priority areas are as follows:

- Eliminating the structural barriers in the labor market for people with disabilities, including for people of color and other underserved communities that increase the likelihood of people receiving or applying for SSDI or SSI benefits;
- Promoting self-sufficiency by helping people enter, stay in, or return to the labor force, including youth;
- Coordinating planning between private and public human services agencies to improve the administration and effectiveness of the DI, SSI, and related programs;
- Assisting claimants in underserved communities who apply for or appeal determinations or decisions on claims for SSDI and SSI benefits; and
- Conducting outreach to children with disabilities who are potentially eligible to receive SSI.

In FY 2021, we awarded two cooperative agreements to the Kessler Foundation and the State of Georgia Criminal Justice Coordinating Council (CJCC). The Kessler Foundation will conduct a randomized controlled trial of an employment intervention for rehabilitation patients who have experienced recent neurotrauma. It is an early intervention demonstration for people who might apply for disability programs. The CJCC will conduct a feasibility study of the implementation of the SSI/SSDI Outreach, Access, and Recovery (SOAR) model in county jails with incarcerated people with serious and persistent mental illness.

In FY 2022, we conducted startup activities with the initial awardees, the Kessler Foundation, and the Georgia CJCC. This includes assessing the need for any authority to operate measures and finalizing data sharing terms between the awardees and SSA, as well as receiving approval from OMB for their data collection packages. We also conducted another competition for a second round of ICAP projects and made awards in the first quarter of FY 2023. Round 2 awards were made to Mathematica and Westat. Mathematica will conduct a randomized controlled trial to access the impact of an employment...
intervention for youth with disabilities who are transitioning into the adult workforce, the Transition Exploration Demonstration (TED) project. Westat will conduct a randomized controlled trial to assess the impact of combining supported employment services for recently homeless people experiencing a range of disabilities and mental health conditions, the Supportive Housing and Individual Placement and Support (SHIPS) project.

In FYs 2023 and 2024, the projects awarded in FY 2021 will proceed with implementation and evaluation plans for the remaining project period, provided start up activities are completed as expected. We will also begin startup activities with the FY 2022 awardees. Additionally, we expect to solicit applications and make awards for future rounds of ICAP.

This project supports the Agency Strategic Plan Strategic Objective 1.1 – Identify and Address Barriers to Accessing Services and our Equity Action Plan.

Information Needed for the Study: The information we collect will depend on the individual grant awardees project needs. We will finalize data sharing terms and data collection instruments, as needed, during the first year of the project.

Methods: The grant awardees will recommend specific research and evaluation methods. As part of SSA’s substantial involvement in the cooperative agreement, we will provide input on research and evaluation plans. To improve participation of marginalized groups in the interventions, ICAP will encourage applicants to include people of color, people from underserved communities, and people with lived experiences, as appropriate.

Anticipated Challenges: We may face challenges finalizing the terms and conditions for data sharing, which may cause delays with starting activities for some grantees.

Dissemination: We will post all reports from the projects on our public-facing website and provide information to committees and workgroups. We are developing a dissemination plan to reach a broad audience. Awardees will prepare final evaluation reports in the last year of their project periods. The project period for both FY 2021 awardees runs through the end of FY 2026; therefore, we anticipate having reports in late FY 2026 or early FY 2027. We will brief agency executives and external stakeholders and use the information gained from these projects to identify potential legislative, regulatory, and sub-regulatory policy changes. In particular, ICAP projects can help the agency test potential partnerships related to its outreach-related priority goals and broader goals to improve the customer experience across levels of government and government programs.
Project 7 — Beyond Benefits Study

EVALUATION QUESTION

What services and supports help people exiting the SSDI or SSI programs maintain or achieve self-sufficiency without a need to return to receiving SSDI or SSI benefits?

Context for the Evaluation Question: Based on medical improvement, we terminate the benefits of thousands of SSDI beneficiaries and SSI recipients each year. However, about 30 percent of adult SSI-only recipients and 20 percent of DI-only beneficiaries who stop receiving benefits because of medical improvement return to these programs within eight years. The specific reasons for their return could include deteriorating health or other barriers to employment, though our administrative records do not indicate conclusive reasons. Among the SSDI beneficiaries whose benefits stop, few maintain employment or work above common thresholds of self-sufficiency.

In FY 2019, we conducted a Technical Expert Panel (TEP) to discuss options for a demonstration to support individuals exiting SSDI due to medical improvement. The TEP recommended we study the services this population needs to support continued or improved self-sufficiency.

We initiated the study based on the TEP’s recommendation. We are gathering evidence through interviews, focus groups, and surveys. We will also use motivational interviewing to gain more insight about the needs of these individuals and barriers to promoting sustained and substantial work activity leading to self-sufficiency among this population. The goal of this information gathering is to identify potential interventions and to inform policy recommendations that are likely to help individuals who have been removed or may be removed from the program achieve sustainable, substantial work leading to self-sufficiency.

In FY 2021, we awarded a contract to conduct a study of the types of services and supports that individuals exiting or potentially exiting the SSDI or SSI programs need to maintain or achieve self-sufficiency.

In FY 2022, we began qualitative data collection activities, i.e., focus groups with practicing motivational interviewers and interviews with 27 members of the target cohort. In FY 2023, we plan to complete the motivational interviewing intervention pilot with 50 cohort participants and to administer a survey, crafted and informed by early qualitative data analyses, to about 4,000 individuals of the target cohort. We expect to complete all activities by the second quarter of FY 2024 and to receive a final report by the end of FY 2024.

The Beyond Benefits Study supports Agency Strategic Plan Strategic Objective 1.1 – Identify and Address Barriers to Accessing Services.

Information Needed for the Study: We are gathering information needed about the barriers to employment and other needs of this population using surveys, focus groups, and motivational interviewing. We used SSA program data to construct the sampling frame and we will update the data used for the final analyses to document the benefit status of participants. Final analyses will include use of SSA program data to provide summary work histories and earnings summaries.

Methods: We are conducting a small, non-random pilot of motivational interviewing to accomplish two goals. First, it will provide information on the duration and intensity of supports that are necessary for such an intervention. Second, it will assist data-gathering efforts by providing additional context about the needs of this population. We will use appropriate statistical methods to summarize results from surveys and we have developed protocols for conducting focus groups and individual interviews.
use established methodologies to ensure high quality data are collected and to guide subsequent analyses of qualitative data. The final report will synthesize findings from both quantitative and qualitative analyses.

**Anticipated Challenges:** We do not anticipate any significant challenges with this project.

**Dissemination:** We will post all reports from the project on our public-facing website. We will provide information to stakeholders, including the SSAB, and Congress. We will brief agency executives and external stakeholders and use the information gained from these projects to identify potential demonstrations or legislative, regulatory, and sub-regulatory policy changes. In particular, the Beyond Benefits Study may help identify ways SSA can support the beneficiary experience and improve the economic security of those at-risk of needing disability benefits.
Project 8 — Promoting Work through Early Interventions Project

EVALUATION QUESTION

Are early intervention programs successful at improving labor force participation and reducing the need for SSI program assistance for the populations targeted by each program?

Context for the Evaluation Question: The Promoting Work through Early Interventions Project (PWEIP) is a joint undertaking of SSA and the Administration for Children and Families (ACF) within the U.S. Department of Health and Human Services.

The project will identify, select, and evaluate programs likely to improve the employment and economic outcomes of individuals who have not yet applied for SSI and who have little or no work history and no current or foreseeable disabilities, but who do have ties to U.S. safety net programs (e.g., receiving Temporary Assistance for Needy Families (TANF) or Supplemental Nutritional Assistance Program (SNAP) benefits). The project supports the objectives described within Executive Order 14058 Transforming Federal Customer Experience and Service Delivery to Rebuild Trust in Government.

In FY 2019, we developed and entered a jointly financed cooperative arrangement with ACF and transferred $25 million to support the evaluation and/or service provisions of selected intervention programs. In FY 2020, we worked with ACF to identify and select programs to participate in an evaluation under ACF’s Building Evidence on Employment Strategies for Low-Income Families (BEES) and Next Generation of Enhanced Employment Strategies (NextGen) projects. As of December 2022, we selected four BEES programs and four NextGen programs. The BEES programs selected are: Individual Placement Support (IPS) for Temporary Assistance for Needy Families (TANF) and Supplemental Nutrition Assistance Program (SNAP) participants in the state of Washington, IPS for people with substance use disorder (SUD) in the state of Ohio, IPS Program within Federally Qualified Health Centers (FQHC) in the states of Chicago and New Hampshire and Central City Concern (CCC) in the state of Oregon. The NextGen selected programs are: Bridges from School to Work (or "Bridges") in the states of Georgia, Maryland, Illinois, Dallas, California, Pennsylvania, and Washington DC., IPS program for Justice-involved Adults in two urban sites in Davenport, Iowa and Memphis, Tennessee; Three rural sites in Oklahoma, South Carolina, and Illinois, Mental Health Outreach for Mothers (MOMS) Program in the state of Massachusetts and Inclusion Services for Job Seekers At-risk of SSI Receipt (IJAS) Community Integrated Services (CIS) in the state of Pennsylvania.

Because of the COVID-19 pandemic, ACF anticipates PWEIP contract activities will conclude in 2026, rather than 2023, as originally planned. By the conclusion of the PWEIP in 2026, we aim to generate findings that will inform both agencies and contribute meaningfully to the broader field of disability and self-sufficiency research.

Information Needed for the Study: We are collecting data for each project and monitoring outcomes of the participants. We will provide ACF with de-identified individual-level disability data, analyze earnings data, and generate summary statistics about participants of SSA-funded programs. We anticipate these data activities will begin in FY 2023.

Methods: We will support rigorous evaluation of existing employment support and training programs informed by evidence and shown to be promising for the population of interest. The selected BEES and NextGen projects target a variety of populations who may be at-risk of receiving SSI, including individuals with mental health impairments, substance use disorders, recipients of TANF and SNAP.

5 Further information on these projects is available at Innovative Strategies for Addressing Employment Barriers Portfolio | The Administration for Children and Families (hhs.gov).
and justice-involved individuals. Interventions will provide employment, training, and mental health services, including testing the Individualized Placement and Support model in multiple settings. The evaluation will randomly assign participants of BEES and NextGen programs to a treatment or control group. The control group will receive the services and interventions normally offered by a given program. The treatment group will receive services offered as a part of early intervention(s) and work model(s) tested under a specific PWEIP program. Evaluations of each program will include an impact evaluation and implementation research. A select number of evaluations will also include cost analyses. SSA is interested in whether the interventions forestall transitions on the SSDI programs as well as employment, health, and quality of life. ACF contractors will conduct baseline, interim, and final surveys of participants at the time of enrollment, 12 months later, and at the conclusion of the testing period, respectively. Follow-up will include analysis of program participants’ application or eventual enrollment in the SSI or SSDI programs, and analysis of employment trajectories for participants following the target interventions.

**Anticipated Challenges**: Recruitment and enrollment have been a challenge for some of the PWEIP projects because of COVID-19. Some programs have extended the enrollment period and others have made progress in enrollment, but enrollment remains below expectations. We expect these challenges to continue and are planning to meet with ACF to discuss potential options. We will continue to monitor and document such challenges during the project.

**Dissemination**: We will post all reports from the project on our public-facing website. We will provide information to the SSAB, Congress, and other interested stakeholders. We will work with our Office of Communications to formalize a dissemination plan to reach a broad audience. We will brief agency executives and external stakeholders and use the information gained from these projects to identify potential legislative, regulatory, and sub-regulatory policy changes. In particular, PWEIP may help identify other agencies SSA can work with to improve the overall customer experience across government programs that help economically challenged individuals with employment barriers attain financial stability, improved health, and improved quality of life.
Project 9 — Work Disability: Functional Assessment Battery Research Study

EVIDENCE-BUILDING QUESTION

To what extent does the Work Disability Functional Assessment Battery (WD-FAB) improve our ability to identify who to select for a continuing disability review (CDR) full medical review?

Context for the Evidence-Building Question: The WD-FAB is a self-reported assessment of whole person function developed through a collaborative effort among SSA, the National Institutes of Health (NIH), and Boston University (BU). The WD-FAB uses Item Response Theory and Computer Adaptive Testing to select the most relevant set of questions from an item bank covering eight components of function in the domains of Physical Function and Mental Health Function. We completed a prototype in 2016 and version 3.1 of the tool in 2019.

Through the WD-FAB study, we will test the use of the instrument in our medical CDR process. The primary objectives of the pilot study are to assess feasibility of integrating the WD-FAB into the CDR business process, examine relationships between single administrations of the WD-FAB and the CDR process, and explore relationships between a change in WD-FAB data and the CDR process. More specifically, we will compare WD-FAB data to CDR predictive model scores, responses to the CDR Mailer (Form SSA-455) questions, and CDR full medical review outcomes for participating beneficiaries. Since this is the first time we will administer the WD-FAB in the beneficiary population, the pilot study includes a secondary aim to understand how beneficiaries endorse symptoms related to whole person function.

This project supports our Agency Strategic Plan Strategic Objective 3.3 – Improve Organizational Performance and Policy Implementation.

Information Needed for the Study: We are collecting beneficiaries’ responses to the WD-FAB to determine their correspondence with existing SSA medical CDR measures. In September 2020, we awarded a contract to gather the necessary data for the study. The contractor initiated the first wave of data collection in Summer 2022 and will initiate the second wave of data collection in Spring 2023. We should complete data collection by December 2023. These dates changed since we published the FY 2023 Evaluation Plan due to additional time needed for our data collection contractor’s system to obtain authority to operate from our Office of Information Security.

Methods: This pilot study is a descriptive, longitudinal study of a targeted sample of SSDI and SSI beneficiaries that will assess change in function by administering the WD-FAB to the same beneficiaries at two time points roughly six months apart. Information obtained during this evaluation of the WD-FAB in our CDR process will give us an initial evidence base to evaluate if the instrument can add value and supplement our existing CDR business process activities (e.g., CDR predictive model, CDR Mailer, etc.) in identifying which beneficiaries should be selected for a CDR full medical review.

We selected a stratified random sample from cases with medical CDR diaries that have come due in the first quarter of FY 2022 (i.e., October 1, 2021–December 31, 2021) to identify the participant pool for the study. We stratified the participant pool by predictive model score, diary type, and age. The contractor recruited study participants from the participant pool of adult beneficiaries that we identified for them.

We implemented procedures to obtain adequate response rates from beneficiaries who need to opt-in to participate in the study. Working with the NIH, we developed a power analysis to identify the
appropriate number of beneficiaries to include in our participant pool to help address this challenge and ensure an adequate response from beneficiaries.

To assess whether the WD-FAB improves our ability to identify who to select for a medical CDR, we will use linear regression models with the predictive model scores or responses to the CDR Mailer as the response variable and WD-FAB data as the predictor variables. We will use the regression coefficients and their p-values for exploratory analysis regarding the correlation between WD-FAB and predictive model scores or responses to CDR mailers. In addition, we will develop a linear regression model using CDR full medical review decisions as the outcome measure and the changes in the WD-FAB data and the baseline WD-FAB scores as the predictor variables to assess how the WD-FAB score changes relate to initial CDR full medical review decisions.

**Anticipated Challenges:** Due to additional time needed for our data collection contractor’s system to obtain an authority to operate from our Office of Information Security, data collection activities are now expected to be completed by December 2023, which is a change from what we published in the FY 2023 Evaluation Plan. Due to the delay, we expect to receive an analysis report from NIH in FY 2024. The additional time will allow for most, if not all, cases to obtain final medical CDR outcomes within the study’s data collection timeframe (i.e., FY 2023).

**Dissemination:** We expect to receive an analysis report from NIH in FY 2024, and we will disseminate the report to internal and external stakeholders. We will post the report on our public-facing website. We will work with NIH and BU to disseminate the findings through conferences and other professional outlets. We intend to use the results of this pilot study to determine if a larger scale study is needed. A larger scale study would be needed before we could determine if/how the WD-FAB could be used/applied in our processes.
Project 10 — Barriers Analysis

**EVIDENCE-BUILDING QUESTION**
To what extent have our changes to policies, principles, and practices enhanced equal opportunity and diversity in our workforce?

**Context for the Evidence-Building Question:** In 2015, our Office of Civil Rights and Equal Opportunity (OCREO) created a barrier analysis program that complies with Equal Employment Opportunity Commission (EEOC) guidelines. This program helps us create a barrier-free workplace and enables equal employment opportunities and a diverse workforce. The EEOC defines a *barrier* as an agency policy, principle, or practice that limit or tends to limit employment opportunities for members of a particular equal employment opportunity group based on their sex, race, ethnic background, or disability status.

The first part of our process is an investigation of triggers. The EEOC defines a *trigger* as “a trend, disparity, or anomaly that suggests the need for further inquiry into a particular policy, practice, procedure, or condition.” To identify triggers, we compare workforce data snapshots to benchmarks, and we note irregularities that may point to potential institutional barriers. Some barriers are based on employees’ perceptions, as revealed in the Federal Employee Viewpoint Survey (FEVS) and our optional exit surveys completed by employees who separate from the agency.

From our investigation, we identify the root causes of barriers and update our Barrier Analysis Action Plan with action items to eliminate those barriers at all levels of the workplace. We will conduct a new barrier analysis in FY 2023 and use the information to update the existing Barrier Analysis Action Plan. In FY 2024 and FY 2025, we will assess the extent to which our implementation of the action items identified in the updated action plan successfully enhanced equal employment opportunities and diversity in our workforce.

The project supports our [Agency Strategic Plan](#) Strategic Objective 2.1 – Promote Diversity, Equity, Inclusion, and Accessibility in Hiring and Advancement.

**Information Needed for the Study:** We will use data on the characteristics of our workforce employees; job applicants; and people selected for employment, promotion, and developmental opportunities, such as our career development programs. We will also use data about equal employment opportunity complaints and labor union grievances. We will review data from the FEVS and from employees who are leaving the agency through our Exit Survey results, which our Office of Strategy, Learning, and Workforce Development collects.

**Methods:** We use our administrative data to compare characteristics of job applicants and our workforce within specific job positions, grade levels (including the Senior Executive Service), offices, and leadership development programs to benchmarks that include the characteristics of our overall workforce. When we identify discrepancies between the characteristics within a specific group (e.g., lower percentage of our employees in higher grade levels including Senior Executive Service members who have a disability compared to our benchmark), we conduct a root cause analysis that includes interviews with key stakeholders to identify whether our policies, procedures, and practices are barriers to equal employment opportunities. We then develop an action plan to eradicate the barriers. The action plan is a living document that is subject to change based on our annual analysis. We internally track the strategies outlined in the action plan quarterly to ensure necessary actions are being taken in collaboration with stakeholders. Strategies are updated, deleted, or added where applicable, according to discussions with stakeholders relating to necessary resources and other factors that may impact
completion. We also analyze data from the FEVS and exit survey results, along with other data, to help us determine what factors contribute to identified triggers.

**Anticipated Challenges:** Our ability to collect and analyze data through a variety of methods is limited to available data, and we are committed to fulfilling any labor negotiations required.

**Dissemination:** We will disseminate the results of this evaluation project as part of the Management Directive 715 (MD-715) Report to the Equal Employment Opportunity Commission, as required. The report will be made available to agency employees via OCREO’s intranet website.
Project 11 — Annual Report of the Board of Trustees of the Federal Old-Age and Survivors Insurance and Federal Disability Insurance Trust Funds

EVIDENCE-BUILDING QUESTION

Do the Old-Age and Survivors Insurance (OASI) and the Disability Insurance (DI) programs have sufficient trust fund reserves and projected income to pay scheduled benefits over a prospective 75-year period?

Context for the Evidence-Building Question: The Social Security Act (the Act) established the Board of Trustees to oversee the financial operations of the OASI and SSDI Trust Funds. The Act requires that the Board of Trustees, among other duties, report annually to Congress on the actuarial status and financial operations of the OASI and SSDI Trust Funds. This report provides a vast amount of descriptive data and analysis on the financial status of the OASI and SSDI Trust Funds. It also includes an assessment using systematic data collection and analysis of the program’s capacity to pay scheduled benefits over the course of a prospective 75-year period. While the assessment includes information on several outcomes, two key outcomes of interest to policymakers are:

1. The estimated date that each trust fund’s reserves will be depleted; and
2. The estimated percentage of scheduled benefits that each program will be able to support when its trust fund reserves are depleted.

The report includes a description of the uncertainty in the outcomes using:

1. Alternative deterministic scenarios (i.e., high-cost and low-cost scenarios);
2. A stochastic model; and

Our Office of the Chief Actuary (OCACT) conducts the research and develops the assumptions, methods, and projections that support this annual report to Congress. OCAST uses the results of this annual assessment as a basis for evaluating legislative and regulatory proposals that affect the trust funds. The Office of Retirement and Disability Policy uses the results of this assessment to develop our Modelling Income in the Near Term (MINT) microsimulation model that we use to evaluate the distributional effects of proposed changes to the programs. Policymakers rely on this information when considering changes to the program to improve program solvency or for other purposes. Thus, the assessment is foundational for other important evaluation activities that we perform on a regular basis.

The assessment described in the annual report is among the most important activities that we support and disseminate, as policymakers rely on this report to make important decisions on the future of the OASI and SSDI programs.

Information Needed for the Study: The information needed for the assessment comes from a variety of sources. OCAST works closely with representatives for each Trustee to develop the demographic, economic, and program benefit assumptions that the Trustees use for the annual report. The information used to develop the assumptions comes from a variety of sources, including:

1. Analyses of historical data and relationships related to each assumption from various sources, including other government agencies and private forecasters;
2. SSAB Technical Panel on Methods and Assumptions Reports;
3. RDRC research; and
4. Other research relevant to the assumption.

The report uses information from a variety of Social Security program data sources, program and survey data from other federal agencies, and data from other sources. OACT identifies the information needed for the evaluation in their documentation on the assumptions and methods used for the short-range evaluation and for the long-range evaluation.

**Methods:** The report includes both a descriptive study of the current trust fund status and an assessment that addresses the question, “Are program finances sufficient to pay scheduled benefits over a prospective 75-year period?” OACT provides a detailed description of the methods used in each report in the following two documents available under the Model Documentation section on our [2022 OASDI Trustees Report website]:

1. Long-Range OASDI Projection Methodology; and

**Anticipated Challenges:** We do not anticipate significant challenges completing this assessment.

**Dissemination:** We use a variety of dissemination methods. The Trustees Report is available on our public-facing [Reports of the Board of Trustees website]. We send an electronic copy of the report to the President of the Senate, the Speaker of the House, and to the Congressional committees of jurisdiction. The day the Trustees release the report to the public, we issue a press release that describes the key findings and a link to the report on our website. Our Chief Actuary participates in a discussion with members of the press to provide information on the content within the report and to respond to their questions on the report. Our Chief Actuary also presents the findings to external stakeholders, including members of Congress and their staffs, the SSAB, the Bipartisan Policy Center, the National Academy of Social Insurance, and various actuarial professional organizations. In recent years, our Office of Communications and Chief Actuary have used social media (e.g., Facebook live) to disseminate the findings and to respond to questions from the public on the financial status of the program.
Context for the Evidence-Building Question: The Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (Public Law 104-193) directs the SSA Commissioner to report annually to the President and to Congress on the status of the SSI program. The report includes an assessment of the status of the SSI program using systematic data collection and analysis. The report must include estimates of two important SSI program outcomes: (1) the estimated number of SSI recipients over a prospective period of at least 25 years, and (2) the estimated SSI program costs through a prospective period of at least 25 years. The report must also include a comprehensive description of the SSI program, a historical summary of statutory changes to the SSI program, and summaries of any relevant research on the SSI program by SSA or others. Other requirements of the report include historical and current data relating to:

1. Claims intake and dispositions at all levels of decision-making;
2. Demographic information about recipients, including program cost and prior enrollment in other public benefit programs;
3. Redeterminations, medical continuing disability reviews, and uptake of work incentives;
4. Administrative costs; and
5. State supplementation program operations.

This assessment of the status of the SSI program, the estimated number of recipients over a prospective 25-year period, and the estimated program costs of the SSI program over a prospective 25-year period provides policymakers with extensive information that they can use when considering legislative changes, regulatory changes, or policy changes to the SSI program.

Information Needed for the Study: The information needed for the assessment is described in the annual report. The demographic and economic assumptions used in the projections are based on the intermediate set of assumptions of the Annual Report of the Board of Trustees of the Federal OASI and Federal SSDI Trust Funds (Trustees Report) issued in that year. In addition, the projections are developed to be consistent with the projections in such Trustees Report. Beyond that, there are four main inputs to the current projection model for SSI recipients:

1. Historical and projected estimates of the Social Security area population by single year of age and sex;
2. Historical tabulations of the numbers of recipients in current-payment status and suspense status by whether the recipient is receiving payments based solely on age or due to disability, single year of age, and sex;
3. Historical tabulations of the numbers of recipients transitioning into and out of SSI payment status by the same characteristics as in (2) above; and
4. Historical tabulations of the total amount of Federal SSI payments by the same characteristics mentioned in (2) above.
**Methods:** The methods for conducting the projections are described in the annual report. Using the inputs for the projection of SSI recipients described in the information needed for the evaluation or study section, transitions into SSI payment status are projected separately for: (1) new recipients resulting from an application for program payments; and (2) returns to payment status from suspended status. Movements out of payment status are projected separately for: (1) terminations due to death; (2) suspensions due to excess income; and (3) suspensions of payment for all other reasons. The programmatic assumptions and methods are reexamined each year and, if warranted, revised considering recent experience and new information about future conditions. We also consider analyses of historical data and relationships related to each assumption from various sources, including other government agencies and private forecasters, as well as other research relevant to the assumption or set of assumptions.

**Anticipated Challenges:** We do not anticipate significant challenges completing this assessment.

**Dissemination:** We use a variety of dissemination methods. The report is available on our [Actuarial Publications website](#). We send electronic copies of the report to the President, the Vice-President, and the Speaker of the U.S. House of Representatives. We also send electronic copies to the Congressional committees of jurisdiction and other interested Congressional members and staff.
Project 13 — Pre-Effectuation Review of Disability Determinations

EVIDENCE-BUILDING QUESTIONS

What is the return rate of state disability determination services (DDS) initial and reconsideration allowances of disability program applications? What are the estimated federal benefit savings attributable to the pre-effectuation review?

Context for the Evidence-Building Questions: Title II of the Act requires the review of at least 50 percent of all SSDI initial and reconsideration allowances made by State DDSs. We consider a disability allowance policy-compliant when the evidence in the file is sufficient to determine disability and when the determination is consistent with the evidence, federal law, federal regulations, and operating policies and procedures.

Section 221(c)(3)(C) of the Act requires us to report to the Committee on Ways and Means of the House of Representatives and to the Committee on Finance of the Senate on the pre-effectuation reviews of State DDS disability determinations conducted during the previous fiscal year. The legislative mandate specifies that the report include information on: (1) the numbers of such reviews; and (2) our findings on the accuracy of the State DDS determinations based on such reviews.

In addition, Public Law 109-171, the Deficit Reduction Act of 2005, added section 1633(e) to Title XVI of the Act, requiring similar pre-effectuation reviews of specified levels of DDS allowances of applications by persons aged 18 or older for SSI benefits based on blindness or disability. Since FY 2008, the required level of our SSI reviews is also at least 50 percent of initial and reconsideration allowances.

In FY 2021, we established new pre-effectuation reviews of Federal Disability Processing Branch favorable initial and reconsideration determinations. Although the reviews of these branches mirror pre-effectuation reviews of DDSs, the above-mentioned statutes do not include cases adjudicated by the Federal Branches. We use the same predictive models based on data captured in our quality assurance samples and we use that data to score each case upon clearance to identify cases with a high probability of reversal.

We use the findings from our assessment using systematic data collection and methods to identify areas where additional training or policy guidance is needed.

Information Needed for the Study: Disability claim folders contain the evidence used to make decisions on claims, and we review this evidence during pre-effectuation reviews. We use program data to estimate the program cost effects that result from the reviews of cases from the DDSs.

Methods: We select cases for pre-effectuation review from the 50 states, including the District of Columbia, and SSDI cases from the Commonwealth of Puerto Rico using a statistical model to identify allowances with a high probability of containing substantive errors (i.e., potential to reverse the determination from allowance to denial). For newly established pre-effectuation reviews, we select cases from eight Federal Disability Processing Branches.

Quality reviewers within our disability quality review branches (DQB) review the cases to determine whether the evidence documented in the files is sufficient to determine disability and whether the determination is consistent with the evidence and with federal regulations and operating policies and procedures.

We record data on:

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• The total number of cases reviewed;
• The number of decisional returns (i.e., the number of cases in which the quality review performed by the DQB did not agree with the outcome determined by the DDS);
• The number of documentation returns (i.e., the number of cases in which the quality review performed by the DQB revealed that the evidence upon which the DDS based its decision was insufficient); and
• The total number of returns (decisional returns plus documentation returns).

We compute the return rate as the total number of cases returned divided by the total number of cases reviewed, multiplied by 100.

We use this data, combined with other data described in Table 2 in our Annual Report on Social Security Pre-effectuation Reviews of Favorable State Disability Determinations, to estimate the program cost effects attributable to the pre-effectuation review.

Anticipated Challenges: We do not anticipate significant challenges completing this assessment.

Dissemination: We send this annual pre-effectuation review report to Congress. The public may obtain this report on our public-facing Legislative Proposals, Recurring and Periodic Reports to Congress website and data from our Open Government Initiative website.
Project 14 — Targeted Denial Review

EVIDENCE-BUILDING QUESTION

What is the return rate of State DDS initial and reconsideration denials of disability program applications?

Context for the Evidence-Building Question: The targeted denial review complements the pre-effectuation review. It examines the return rate of all State DDS and Federal Disability Processing Branch denials of applications for disability benefits. We draw the sample using a predictive model based on data captured in our quality assurance samples. Upon DDS clearance, we use that data to score each case to identify cases with a high probability of reversal.

We review DDSs disability determinations and Federal Disability Processing Branches in our 11 disability quality branches (DQBs) in the Office of Quality Review field sites throughout the nation. Our central office gathers the data from these reviews to produce monthly targeted denial review reports for us at the national, regional, and state levels.

During our review, we identify cases that are not compliant with national disability policy. When we find the disability determination does not comply with our policy and procedure, we cite a deficiency to the DDS. We use the findings from our assessment, using systematic data collection and methods, to identify areas where additional training or policy guidance is needed.

Information Needed for the Study: Disability claim folders contain the evidence used to make determinations on claims. We review the evidence while conducting targeted denial reviews.

Methods: We select cases for targeted denial reviews from the DDSs in the 50 states, the District of Columbia, eight Federal Disability Processing Branches, and SSDI cases from the Commonwealth of Puerto Rico using a statistical model to identify allowances with a high probability of containing substantive errors (i.e., potential to reverse the determination from denial to allowance). Quality reviewers within our DQBs review the cases to determine whether the evidence documented in the file is sufficient to support the denial determination and whether the denial determination is consistent with federal regulations and operating policies and procedures.

We record data on:

- The total number of cases reviewed;
- The number of decisional deficiencies (i.e., the number of cases in which the DQB’s quality review did not agree with the outcome determined by the DDS);
- The number of documentation deficiencies (i.e., the number of cases in which the quality review revealed that the evidence upon which the DDS based its decision was insufficient); and
- The total number of deficiencies (decisional deficiencies plus documentation deficiencies) cited.

We compute the return rate as the total number of cases returned divided by the total number of cases reviewed, multiplied by 100.

Anticipated Challenges: We do not anticipate significant challenges completing this assessment.

Dissemination: We make the data from targeted denial reviews available to the public on our public-facing Open Government Initiative website.
**EVIDENCE-BUILDING QUESTION**

*What is the payment accuracy rate related to the non-medical aspects of the Old-Age, Survivors, and Disability Insurance (OASDI) payments?*

**Context for the Evidence-Building Question:** The OASDI stewardship review provides an accuracy measurement of the non-medical aspects of OASI payments and SSDI payments. The non-medical aspects of OASI payments and SSDI payments include changes in payment amounts due to work activity (e.g., the annual earnings test for OASI, or the performance of substantial gainful activity for SSDI) or changes in payment due to application of a provision in the law (e.g., Windfall Elimination Provision, Government Pension Offset, Workers Compensation Offset). Payment errors include both underpayments (payments issued are less than what is due to beneficiaries) and overpayments (payments issued are more than what is due to beneficiaries).

The OASI and SSDI stewardship review findings provide the basis for reports to monitoring authorities and meet the reporting requirements of the Payment Integrity Information Act (PIIA) of 2019. Additionally, we use these findings to establish the OASDI payment accuracy performance measure in the Annual Performance Report.

The OASDI stewardship review is an assessment using systematic data collection and analysis of our program and policies. The results are used to identify: (1) areas where additional training for our employees is needed; (2) whether we need to develop legislative proposals to address issues with administering the program (e.g., obtaining data on wage amounts from a payroll information provider); or (3) whether we need to pursue program changes or pilot projects to test alternatives to the current process and how we should design those changes.

**Information Needed for the Study:** The information for this study is derived from quality reviewers who interview a random sample of OASI and SSDI beneficiaries, or their representative payees, and redevelop the non-medical factors of eligibility and entitlement (such as evidence of birth, marriage, and child relationship) to determine if the beneficiary was eligible for a payment and to verify that the payment issued was correct according to the applicable statutes and/or regulations. We also use our program data, such as the Master Beneficiary Record, which includes the data related to the OASI or SSDI payment computations for beneficiaries.

When a reviewer identifies a payment error on a sampled case, the reviewer records a specific deficiency code that represents the error associated with the improper payment, the dollar amount of the payment error, and the specific cause and location of the error. There may be multiple deficiencies associated with a payment amount. We construct separate aggregate overpayment or underpayment amounts for these cases when we report our stewardship review findings.

**Methods:** We base the stewardship review on a monthly sample of OASDI beneficiaries in current payment status. Each month, we select approximately 111 OASI cases and 58 SSDI cases of beneficiaries residing in the United States. Annually, we also select 160 cases of beneficiaries who live outside of the 50 states or U.S. territories or who receive U.S. totalization benefits. We interview the beneficiary or representative payee, make collateral contacts as needed, and redevelop all non-medical factors of eligibility as of the sample month. The objective of the stewardship review is to identify improper payments, not to assess the agency’s compliance with policy and procedures or predict the
impact of proposed changes to policies and procedures. Therefore, we assess payment accuracy based on all the developed factors of entitlement that have any potential to affect the payment issued in the sample month.

**Anticipated Challenges:** We do not anticipate significant challenges completing this assessment.

**Dissemination:** We report the findings from the OASDI stewardship review to OMB, provide a summary of the findings in the Annual Performance Report, and post information from the report on the OMB website: [High-Priority Programs](paymentaccuracy.gov).
Project 16 — Supplemental Security Income Stewardship Review

EVIDENCE-BUILDING QUESTION

What is the payment accuracy rate related to the non-medical aspects of SSI payments?

Context for the Evidence-Building Question: Our SSI stewardship review provides estimates of payment accuracy related to the non-medical aspects of SSI payments. SSI is a means-tested program, and non-medical aspects of SSI payments may include living arrangements, resources, wages, and other eligibility factors. Payment errors include both underpayments (payments issued are less than what is owed to the recipient) and overpayments (payments issued are more than what is owed to the recipient).

The stewardship review is a significant assessment tool. Its findings serve as the basis for reports to monitor authorities and satisfy the reporting requirements of the Payment Integrity Information Act of 2019. We use the stewardship data to identify error-prone areas and formulate initiatives to reduce improper payments.

The SSI stewardship review is an assessment using systematic data collection and analysis of our program and policies. The results are used to identify: (1) areas where additional training is needed for our employees; (2) whether we need to develop legislative proposals to address issues with administering the program (e.g., obtaining data on wage amounts from a payroll information provider); or (3) whether we need to pursue program changes or pilot projects to test alternatives to the current process and how we should design those changes.

Information Needed for the Study: Quality reviewers derive the information for this study by interviewing a sample of SSI recipients or their representative payees and redeveloping all non-medical factors of eligibility to determine if the payments issued were correct according to applicable statutes and regulations. We compare the quality review findings with our program data, such as the Supplemental Security Record, which includes the data related to SSI payment computations for recipients.

For each case in the sample with a payment error, the quality reviewer records the specific deficiency that caused the improper payment, and the dollar amount of the payment error associated with the specific deficiency. There may be multiple deficiencies associated with an SSI payment, and we construct separate aggregate overpayment or underpayment amounts for these cases when we report our stewardship review findings.

Methods: We derive accuracy rates using data collected from the review of a national sample of SSI cases. For a case to be included in our sample, we must have issued a payment in at least one month of the fiscal year under review. Historically, the sample has included about 4,000 cases.

The objective of the stewardship review is to identify and quantify improper payments. It involves interviewing SSI recipients, or their representative payees, and redeveloping all non-medical factors of eligibility to determine if the payments issued were correct according to the applicable statutes and regulations. We use the resources necessary to obtain all relevant evidence needed to assess payment accuracy for every case we review. Any difference between what was actually paid and what the reviewer determines should have been paid is expressed as an overpayment or underpayment error. It is not operationally feasible for us to conduct this review for all cases in the SSI universe on an ongoing basis. For this reason, the review is not ideally suited to predict or assess the impact of initiatives to reduce improper payments. The overpayment and underpayment accuracy rates are the
percentage of all dollars paid that are free of overpayments or underpayments. We calculate and report overpayment and underpayment accuracy rates separately. The data presented in the annual stewardship report is weighted, enabling us to project the findings to the entire population of SSI recipients.

Annually, we re-assess our study methodology and the data elements we capture, based upon audit findings and information needs identified throughout the year.

**Anticipated Challenges:** We do not anticipate significant challenges completing this assessment.

**Dissemination:** We report the findings from the SSI stewardship review to OMB, provide a summary of the findings in the Annual Performance Report, and post information from the report on the OMB website: [High-Priority Programs (paymentaccuracy.gov)].
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