



COMMODITY FUTURES TRADING COMMISSION FY 2022 AGENCY FINANCIAL REPORT





ABOUT THIS REPORT

The 2022 Agency Financial Report is intended to communicate to stakeholders and interested parties the Commodity Futures Trading Commission's (CFTC or Commission) financial position and operating performance over the previous 12-month time period, and state the CFTC's plans for the future.

The Reports Consolidation Act of 2000 authorizes Federal agencies, with the Office of Management and Budget's (OMB) concurrence, to consolidate various reports in order to provide performance, financial, and related information in a more meaningful and useful format. The Commission has chosen an alternative to the consolidated Performance and Accountability Report, and instead, produces an Agency Financial Report and an Annual Performance Report, pursuant to OMB Circular A-136, *Financial Reporting Requirements*. Unless otherwise indicated, information in this report is provided as of November 15, 2022, and covers the period October 1, 2021 to September 30, 2022.

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COMMODITY FUTURES TRADING COMMISSION FY 2022 AGENCY FINANCIAL REPORT



Rostin Behnam
Chairman and Chief Executive
and
Janaka Perera
Acting Executive Director

November 15, 2022

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CFTC MISSION

To promote the integrity, resilience, and vibrancy of the U.S. derivative markets through sound regulation.

CFTC VISION

To be the global standard for sound derivatives regulation.

CFTC VALUES

Commitment, Forward-Thinking, Teamwork, Clarity.



MESSAGE FROM THE CHAIRMAN

I am pleased to present the CFTC's FY 2022 Agency Financial Report. Reporting the Commission's financial and performance results provides transparency, builds accountability, encourages the CFTC and those we regulate to act responsibly, and promotes thoughtful dialogue within the markets we oversee. This report provides a year-long snapshot of the Commission's financial and performance reporting.

U.S. Derivatives Markets

The U.S. derivatives markets are the most open, transparent and competitive in the world. The estimated 2022 notional value of U.S. derivative markets is \$25 trillion for U.S. futures and \$360 trillion for U.S. swaps. These figures underscore the importance of our mission.

For over a century, the derivatives markets have played an integral role in the U.S. economy, facilitating risk management and price discovery, and contributing to financial stability and predictability of prices that impact the daily lives of all Americans. Through the Commodity Exchange Act, Congress both mandates and empowers the CFTC to implement rules and regulations aimed at fostering open, transparent, competitive, and financially sound markets; to prevent and deter misconduct and disruptions to market integrity; and to protect all market participants from fraud, manipulation, and abusive practices. The CFTC will continue to do its part to promote and protect the integrity of derivatives markets.



Chairman Rostin Behnam

Role of the CFTC

The CFTC plays a unique role as the regulator of the U.S. derivatives markets. The agency has a rich history of principles-based regulation that allows us to foster innovation and adapt to changes in our markets.

CFTC staff fulfill the agency's mission with steadfast dedication. From a market integrity and resiliency standpoint, the U.S. derivatives markets met historically unprecedented volume and volatility with the powerful benefits of central clearing, capital and margin requirements, data, and transparency. FY 2022 and recent years demonstrated that the post-2008 financial crisis reforms prepared the agency and the marketplace for events and externalities, such as COVID-19 pandemic, monetary and fiscal policy shifts, agricultural, environmental, and geopolitically driven supply chain disruptions, and Fintech growth, evolution, and risks. However, we can never assume our work is done, and the CFTC remains vigilant and responsive to emerging risks, utilizing every tool that it has, remaining flexible, and coordinating domestically and abroad from a market resiliency and financial stability standpoint.

FY 2022

This past fiscal year provided numerous opportunities to demonstrate our strategic thinking about the growth and innovation in the U.S. derivatives markets and the various ways in which new and emerging risks present themselves. The CFTC 2022 – 2026 Strategic Plan, published in March 2022, addresses the new and significant impacts on derivatives markets such as the ongoing and long-term direct and indirect impacts of the COVID-19 pandemic and climate change. In addition, the Commission will strategically address the rapidly evolving markets for digital assets, and the persistent need to address misconduct in derivatives and underlying cash markets, while continuing to incorporate risk identification, mitigation, and management into everything we do.

While this message cannot provide a full description of the FY 2022 accomplishments of the CFTC and its staff, I would like to highlight a few areas where the CFTC has acted decisively to address challenges and align priorities for the years to come.

Enforcement

The CFTC's enforcement program continued to detect and deter misconduct by enforcing the law and the commission's rules. In FY 2022, the CFTC filed 82 actions, and obtained orders imposing over \$2.5 billion in total monetary relief, including civil monetary penalties, disgorgement, and restitution. Of these enforcement actions, 18 involved digital asset-related allegations. Cooperation and coordination with criminal authorities and other regulatory partners strengthened the program's effectiveness. Additionally, the Whistleblower Office continued to process high volumes of tips, complaints, and referrals, totaling 1,506 during FY 2022.

Data

As the industry continues to migrate to the cloud, we have accelerated our cloud migration efforts to keep pace. This migration is now almost entirely complete, and will allow the Commission to store, analyze, and ingest this data more cost-effectively and efficiently. This year, I directed our Division of Data to transform the agency's analytics toolkit to leverage the cloud architecture with advancements in AI, machine learning, and data analytics. This will provide our already robust surveillance, enforcement, and monitoring capabilities with automated systems helping them find the bad actors to ensure our markets have utmost integrity and transparency. These technological advancements will not only advance the Commission's internal databases and analytic tools for the 21st century, but also improve the agency's ability to recruit and retain staff.

Digital Assets

The record-breaking growth and widespread adoption of derivatives involving digital assets continued to present novel issues for CFTC oversight and enforcement, highlighting emerging risks especially to a new cohort of predominantly noninstitutional market participants. Through our limited enforcement authorities, the Commission continues to police

these emerging markets, whose rapid scaling may create financial stability risks in the future. The Commission is also vigilantly monitoring the rise of retail participation and the exchanges, intermediaries and innovators who are eager to meet demand for products and services in these markets.

Climate-Related Financial Risk

Climate change presents physical risk and transition risk, including possible sub-systemic shocks, that could negatively affect the U.S. financial system and the broader economy. This year, the CFTC's Climate Risk Unit (CRU) held a public meeting to explore the current state of the voluntary carbon markets and sought input from the public on a wide range of topics regarding climate-related financial risk. After a thorough review of this feedback, our aim is to collaborate with our international counterparts to ensure that our markets continue to provide sufficient liquidity, price discovery, and transparency for farmers, ranchers, producers, insurers, banks, and other financial institutions that use our derivatives markets to manage their risk including climate-related financial risk. I welcome the opportunity to have candid discussions on potential courses of action; developing best practices; relevant data sources; potential public-private forum ideas; and any other topics that would benefit our derivatives markets' oversight.

Diversity

The CFTC's workforce needs to reflect the broader constituency and the country at large. Knowing the country and the markets are changing almost every day, the CFTC need to recognize this change and develop a 21st century workforce that reflects this change. Earlier this year, I hired the first-ever Chief Diversity Officer to lead the Office of Minority and Women Inclusion (OMWI). This person and office are providing leadership and executive direction on the Commission's efforts to integrate DEIA into every aspect of our talent and business operations. Changes like these



Chairman Rostin Behnam

take time, but I am committed towards implementing a more creative approach to source more diverse talent into the CFTC workforce through innovative media and marketing strategies and building recruitment partnerships with law schools and universities, professional associations, and educational organizations. For example, OMWI and the Division of Data are partnering to implement data analytics and a DEIA data dashboard to better track, assess, and hold ourselves accountable for progress. Further, OMWI is also developing and implementing our first stand-alone, agency-wide DEIA strategic plan, which will be data-driven with clear metrics to

track progress over time. The plan will encourage a whole-of-agency approach to DEIA to ensure all employees know that they have a role in creating an inclusive work environment.

Agency Financials

The Financial Section in this report includes the results of the independent audit of our FY 2022 Financial Statements, which I am pleased to report is an unmodified opinion. I can also report that no CFTC material internal control weaknesses exist and that the financial and performance data in this report are reliable and complete under Office of Management and Budget guidance. Key management assurances and further details about internal controls are provided in the Management's Discussion and Analysis section.

Conclusion

This report provides an overview of the CFTC's work over this past fiscal year. We remain firm and diligent in our enforcement and customer protection efforts. I thank CFTC staff and my fellow Commissioners for their hard work and dedication to our mission and to the American public.

A handwritten signature in black ink, appearing to read "R. Behnam". The signature is written in a cursive, flowing style.

Rostin Behnam

Chairman

November 15, 2022



Management's Discussion and Analysis



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THE COMMISSION

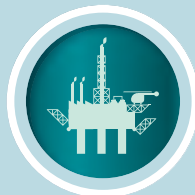
The CFTC is an independent agency of the U.S. government that oversees the U.S. derivatives markets, which include futures, options, and swaps (for a list of abbreviations and acronyms, see page 100).



CFTC was established in 1974 to assume regulatory authority over commodity futures markets that had previously belonged to the U.S. Department of Agriculture (USDA) since the 1920s.



These markets have existed since the 1860s, beginning with agricultural commodities such as wheat, corn, and cotton.



The markets grew to include energy and metal commodities, such as crude oil, heating oil, gasoline, copper, gold, and silver.



Over time, financial instruments based on interest rates, stock indexes, foreign currency, and other products far exceeded agricultural contracts in trading volume.



In the aftermath of the 2008 financial crisis, the Commission's mandate was vastly expanded to include most over-the-counter (OTC) derivatives markets.

To learn more about the regulatory history of the U.S. futures industry—both before and after the CFTC was established—please visit the CFTC's website at:

<https://www.cftc.gov/About/AboutTheCommission>

Why Are Derivatives Important to Me?

The futures and swaps markets are essential to our economy and the way that businesses and investors manage risk. The CFTC works to ensure that market participants can use markets with confidence. These markets also shape the prices we pay for food, energy, and a host of other goods and services. Please see *Why Are the Markets Important to Me* on page 94 for additional information on how futures and swaps work.



CFTC ORGANIZATIONAL STRUCTURE



The Commission consists of five Commissioners, who are appointed by the President and confirmed by the Senate to serve staggered five-year terms. No more than three sitting Commissioners may be from the same political party, and with the advice and consent of the Senate, the President designates one of the Commissioners to serve as Chairman.

The Office of the Chairman oversees the Commission’s principal divisions and offices that administer and enforce the Commodity Exchange Act (CEA) and the regulations, policies, and guidance thereunder. During FY 2022, the Commission was structured as shown in the organizational chart above and described in the sections that follow. The Office of the Chairman included: The Office of Public Affairs (OPA), the

Office of Legislative and Intergovernmental Affairs (OLIA), the Office of Technology Innovation (OTI), and OMWI.

During FY 2022, the four programmatic divisions were the Division of Clearing and Risk (DCR), Division of Enforcement (DOE), Division of Market Oversight (DMO), and the Market Participants Division (MPD). The programmatic divisions are supported by a number of divisions and offices, including the Office of the Chief Economist (OCE), Division of Administration (DA), Office of General Counsel (OGC), and the Office of International Affairs (OIA). The Office of the Inspector General (OIG) is an independent office of the Commission. A brief summary of each CFTC division and office as they operated in FY 2022 follows.¹

¹ More information on the CFTC’s responsibilities, divisions, and offices can be found at <https://www.cftc.gov/About/CFTCOrganization/index.htm>



OFFICES OF THE CHAIRMAN AND THE COMMISSIONERS

The Office of the Chairman consists of the CFTC’s Chairman and Chief Executive and their dedicated staff. Led by the Chairman, these officials direct the day-to-day management of the agency, coordinate Commission business, and shape the CFTC’s regulatory and enforcement agenda.

EXECUTIVE LEADERSHIP TEAM

The CFTC’s Executive Leadership Team consists of the heads of each operating division and office, the agency’s Chief of Staff/Chief Operating Officer, and the CFTC Chairman in their capacity as the agency’s Chief Executive. These individuals are responsible for carrying out the CFTC’s administrative, regulatory, and enforcement agenda as directed by the Chairman.

DIVISION OF CLEARING AND RISK (DCR)

The DCR oversees derivatives clearing organizations (DCOs) and other market participants in the clearing process. These include futures commission merchants, swap dealers, major swap participants, and large traders.

DIVISION OF ENFORCEMENT (DOE)

The DOE investigates and prosecutes alleged violations of the CEA and Commission regulations. Potential violations include fraud, manipulation, and other abuses concerning commodity derivatives and swaps that harm market integrity, market participants, and the general public. Within DOE is the Whistleblower Office, which administers the CFTC’s whistleblower program.

DIVISION OF MARKET OVERSIGHT (DMO)

The DMO fosters open, transparent, fair, competitive, and secure markets through oversight of derivatives platforms and swap data repositories. The DMO reviews new applications for designated contract markets, swap execution facilities, swap data repositories, and foreign boards of trade and examines existing trading platforms and swap data repositories to ensure their compliance with the applicable core principles and other regulatory requirements, including system safeguards.

MARKET PARTICIPANTS DIVISION (MPD)

The MPD primarily oversees derivatives market intermediaries, including commodity pool operators, commodity trading advisors, futures commission merchants, introducing brokers, retail foreign exchange dealers, swap dealers, and major swap participants, as well as designated self-regulatory organizations.

DIVISION OF DATA (DOD)

The DOD is responsible for the Commission's enterprise data strategy and data governance approaches. DOD creates data architecture and centers of excellence for analytics, visualization, and storage of data. In addition, DOD supports the Commission's strategic objectives with respect to data and analytics through collaboration with other Divisions and Offices, including ingest of data from registered entities pursuant to the CEA and Commission regulations, as well as integration of that data with other data sources.

DIVISION OF ADMINISTRATION (DA)

The DA directs the internal management of the Commission's business, personnel, financial, technological, security, and strategic operational resources. The Division's role is to effectively and efficiently ensure the fulfillment of the Commission's mission through continued success in continuity of operations, while providing the required resources for regulating the derivatives markets.

OFFICE OF THE CHIEF ECONOMIST (OCE)

The OCE provides economic support and advice to the Commission, conducts research on policy issues facing the Commission, and educates and trains Commission staff. OCE plays an integral role in the implementation of new financial market regulations by providing economic expertise and cost-benefit considerations underlying those regulations.

OFFICE OF THE GENERAL COUNSEL (OGC)

The OGC provides legal services and support to the Commission and all of its programs. These services include: representing the Commission in appellate, bankruptcy, and other litigation; assisting in the performance of adjudicatory functions; providing legal advice and support for Commission programs; drafting and assisting in preparation of Commission regulations; interpreting the CEA; advising on legislative, regulatory, and operational issues; and managing the Commission's policymaking and enforcement dockets. The OGC also houses the Freedom of Information Act (FOIA), Ethics, Secretariat, Privacy, Records, Library, and E-discovery programs of the Commission.

OFFICE OF INTERNATIONAL AFFAIRS (OIA)

The OIA advises the Commission regarding international regulatory issues and initiatives; represents the Commission in international fora such as the International Organization of Securities Commissions, OTC Derivatives Working Group, and OTC Derivatives Regulators Group; coordinates Commission policy as it relates to policies and initiatives of major foreign jurisdictions, such as the G20, Financial Stability Board, and U.S. Treasury Department; negotiates cooperative arrangements; and provides technical assistance to foreign market authorities, including advice, training, and an annual meeting and symposium.

OFFICE OF PUBLIC AFFAIRS (OPA)

The OPA is the Commission's primary public-facing office that provides honest, timely and useful information across all communication platforms in order to serve internal and external stakeholders in all sectors to accomplish and facilitate the Commission's mission. OPA proactively conducts outreach and creates messages designed to raise awareness of the CFTC in order to promote public trust.



OFFICE OF LEGISLATIVE AND INTERGOVERNMENTAL AFFAIRS (OLIA)

The OLIA provides support on matters before the U.S. Congress and serves as the Commission’s official liaison with Members of Congress, federal agencies, and the Administration. In this role, OLIA develops and executes legislative strategy on behalf of the Chairman and Commission, manages congressional testimony, and works with the various divisions to provide technical assistance on legislation.

OFFICE OF MINORITY AND WOMEN INCLUSION (OMWI)

The OMWI leads the CFTC’s civil rights, equal employment opportunity, and diversity, equity, inclusion, and accessibility (DEIA) programs, including supporting the Commission’s six affinity groups.

OFFICE OF TECHNOLOGY INNOVATION (OTI)

The OTI leads the CFTC’s efforts in incorporating innovation and technology into our regulatory oversight and mission critical functions by supporting the operating divisions and the Commission’s participation in domestic and international coordination.

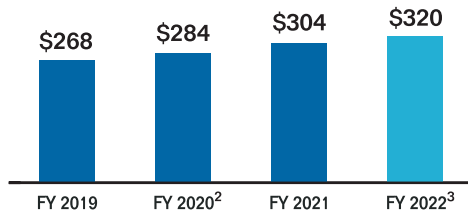
OFFICE OF THE INSPECTOR GENERAL (OIG)

The OIG is an independent organizational unit of the CFTC. Its mission is to detect waste, fraud, and abuse and to promote integrity, economy, efficiency, and effectiveness in the CFTC’s programs and operations. As such it has the ability to review all of the Commission’s programs, activities, and records. In accordance with the Inspector General Act of 1978, the OIG issues semiannual reports detailing its activities, findings, and recommendations.

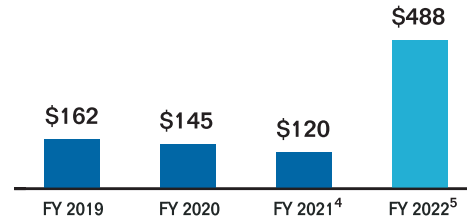
CFTC STAFFING AND FUNDING RESOURCES

The CFTC is funded through the Salary and Expenses (S&E) Appropriation and the Customer Protection Fund (CPF). The S&E Fund is appropriated annually and provides for the general operating expenses for the Commission to carry out its responsibilities under the CEA. The CPF consists entirely of the monetary sanctions the CFTC levies and collects in enforcement actions; no taxpayer money is included in the Fund. The CPF is a permanent appropriation, but must be apportioned annually by OMB (See the Appendix for more information on the CPF).

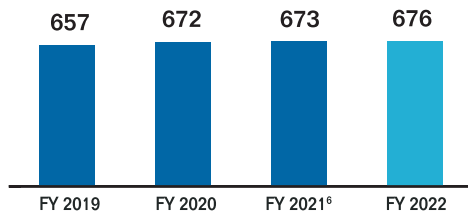
Salaries and Expenses Appropriations by Fiscal Year
(\$ in millions)



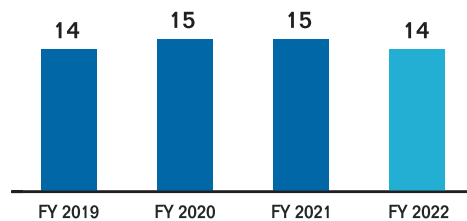
Customer Protection Fund Budgetary Resources by Fiscal Year
(\$ in millions)



Salaries and Expenses Full Time Equivalents (FTE) by Fiscal Year



Customer Protection Fund Full Time Equivalents (FTE) by Fiscal Year



CFTC INDUSTRY OVERSIGHT

The Commission is committed to carrying out its mission to promote the integrity, resilience, and vibrancy of the U.S. derivatives markets through sound regulation. For more details on the types and numbers of regulated entities, see pages 97-99.

² In addition to the \$284 million annual budget, the CFTC received a one-time, no-year appropriation of \$31 million in FY 2020 to cover the move, replication, and related costs associated with the replacement leases for CFTC regional facilities, resulting in a grand total of \$315 million. The \$31 million has been omitted from the FY 2020 S&E amount in the chart above to provide a more consistent comparison with the appropriations of past fiscal years that did not contain such major, one-time investments.

³ In addition to the \$320 million annual budget, the CFTC received a one-time, no-year appropriation of \$62 million in FY 2022 to cover the move, replication, and related costs associated with the replacement leases for CFTC headquarter facility, resulting in a grand total of \$382 million. The \$62 million has been omitted from the FY 2022 S&E amount in the chart above to provide a more consistent comparison with the appropriations of past fiscal years that did not contain such major one-time investments.

⁴ Passed in July 2021, Public Law 117-25 provided the CFTC with one-time authority to set aside \$10 million from the primary CPF Fund into a separate, multi-year account to fund non-whistleblower costs (e.g., payroll, contracts, etc.) whenever the unobligated balance of the Fund is insufficient. The Commission used existing budgetary resources to establish the \$10 million account in September 2021 and these resources are available until December 16, 2022 at which time all unobligated amounts will be returned to the primary Fund.

⁵ Per the Dodd-Frank Act, whenever the fund balance falls below \$100 million, qualified transfers within that fiscal year are allowed. In FY 2022, the Customer Protection Fund received a transfer of \$398 million from CFTC's Civil Monetary Penalties, Fines and Administrative Fees receipt account which covered the payment of significantly large whistleblower awards. Prior to this, the most recent transfer into the fund was in FY 2014.

⁶ The FTE for Salaries and Expenses was adjusted from 677 FTE to 673 FTE for FY 2021 to reflect actuals.



CFTC FISCAL YEAR 2022 HIGHLIGHTS

Issued 3 Final Rulemakings, including:

- Adopted Part 12 final rule: Changing Position Title of Judgment Officer to Administrative Judge.
 - The Commission adopted technical amendments to its Rules Relating to Reparations to change the position title of the Judgment Officer to Administrative Judge and to incorporate gender neutral language, where applicable.
- Adopted Part 143 final rule: Annual Adjustment of Civil Monetary Penalties to Reflect Inflation – 2022.
 - The Commission amended Rule 143.8, its rule that governs the maximum amount of civil monetary penalties (CMPs) imposed under the CEA. The

amended rule sets forth the maximum, inflation-adjusted dollar amount for CMPs assessable for violations of the CEA and Commission rules, regulations and orders thereunder. The rule, as amended, implements the Federal Civil Penalties Inflation Adjustment Act of 1990, as amended.

- Adopted Part 50 final rule: Clearing Requirement Determination Under Section 2(h) of the CEA for Interest Rate Swaps to Account for the Transition from LIBOR and Other IBORs to Alternative Reference Rates.
 - The Commission modified its existing interest rate swap clearing requirement regulations under applicable provisions of the CEA due to the global transition from reliance on certain interbank offered



From left, DCR Director Clark Hutchison, Chairman Behnam, and Commissioner Johnson at the May 2022 Round Table on Disintermediation.

rates (IBORs) (e.g., the London Interbank Offered Rate (LIBOR)) that have been, or will be, discontinued as benchmark reference rates to alternative reference rates, which are predominantly overnight, nearly risk-free reference rates (RFRs). The amendments update the set of interest rate swaps that are required to be submitted for clearing pursuant to the CEA and the Commission's regulations to a DCO that is registered under the CEA (registered DCO) or a DCO that has been exempted from registration under the CEA (exempt DCO) to reflect the market shift away from swaps that reference IBORs to swaps that reference RFRs.

Effective Enforcement

- The CFTC completed FY 2022 with 82 filings, including 18 related to digital assets. Using settlements and litigation, the Commission obtained orders imposing over \$2.5 billion in restitution, disgorgement and civil monetary penalties. Digital asset actions included manipulation, a \$1.7 billion fraudulent scheme, and a decentralized autonomous organization (DAO) failing to register as a SEF or FCM or to seek DCM designation. Learn about the CFTC's FY 2022 enforcement results at <https://www.cftc.gov/PressRoom/PressReleases/8613-22>.
- The Commission settled charges against Blockratize, Inc. d/b/a Polymarket, which operated an illegal facility for event-based binary options online trading contracts, known as "event markets." Despite failing to obtain DCM designation or register as a SEF, Polymarket deployed and executed smart contracts hosted on a blockchain for the event-based binary option markets offered on its website. Such event market contracts constitute swaps and are under the CFTC's jurisdiction; they can only be offered on a CFTC-registered exchange.
- As part of the CFTC's broader efforts to protect U.S. customers in a rapidly evolving decentralized finance environment, the Commission settled charges against bZeroX, LLC (bZeroX) and its founders. Using a decentralized blockchain-based software protocol that functioned similarly to a trading platform, bZeroX illegally offered retail commodity transactions in digital assets. Only registered FCMs can perform such transactions. The CFTC also filed a federal civil enforcement action, charging the Ooki DAO—a decentralized autonomous organization and successor to bZeroX that operated the same software protocol as bZeroX—with violating the same laws as the respondents.
- In the largest settlement in CFTC history, the Commission resolved charges against Glencore International A.G. and its partners. Glencore is one of the world's largest commodity trading firms and a major participant in the global oil markets. Individuals at all levels within the oil trading group, including senior leadership, engaged in long-standing, deceptive and corrupt conduct to undermine the pricing mechanism on which trillions of dollars of financial derivatives contracts are based. The CFTC ordered the firm to pay a total of \$1.186 billion, which consists of the highest civil monetary penalty (\$865,630,784) and highest disgorgement amount (\$320,715,066) in any CFTC case.
- The CFTC filed and settled charges that the swap dealer and futures commission merchant (FCM) affiliates of 12 financial institutions committed recordkeeping and supervision violations and imposed a total of \$796 million in civil monetary penalties. Specifically, the 12 orders find that the swap dealer and/or FCM in question, for a period of years, failed to stop its employees, including those at senior levels, from communicating both internally and externally using unapproved communication methods, including messages sent via personal text, WhatsApp or Signal.
- The CFTC brought several enforcement actions against Registered Entities, including simultaneously filing and settling charges against: ICE Clear Europe Limited for violating regulations requiring DCOs to obtain written acknowledgment letters from a depository; and CX Futures Exchange, L.P., a designated contract market, for violating the CEA and regulations relating to system safeguards, swap reporting, option reporting, and a giving a false statement to the CFTC.

Improvements to Commission Data and Analytic Capacity

- The Commission’s substantial progress moving data and applications to the cloud is vastly improving its data analytics capacity. Cloud migration will increase the agency’s artificial intelligence (AI), machine learning (ML), and natural language processing (NLP) capabilities. These capabilities allow the CFTC to convert financial data received in unstructured PDF files or via fax into structured data suitable for analysis.
- The CFTC published limited modifications to the instructions for swap data reporting and public dissemination requirements under Parts 43 and 45 of the CFTC’s regulations. Through these modifications the Commission:
 - Clarifies market participants’ compliance obligations,
 - Aligns U.S. reporting requirements with international standards, and
 - Enables market participants to build compliant systems.

Addressing Diversity and Inclusion

- In January, 2022, Chairman Behnam appointed the CFTC’s first Chief Diversity Officer, who is leading OMWI. The Chief Diversity Officer’s role is to provide leadership and executive direction to the Commission’s efforts integrating DEIA into every aspect of our talent and business operations.
- OMWI is collaborating with the Commission’s Human Resources leadership to implement a more creative approach to source more diverse talent into the CFTC workforce through innovative media and marketing strategies, as well as building recruitment partnerships with law schools and universities, professional associations, and educational organizations.
- OMWI is also developing and implementing our first stand-alone, agency-wide DEIA strategic plan. The plan will be data-driven and will have clear metrics to track progress over time. The plan will encourage a

whole-of-agency approach to DEIA—we are ensuring that all CFTC employees know that everyone has a role to play in creating an inclusive work environment.

Addressing Systemic Risk in the Clearing Process

- The Commission proposed regulatory amendments to enhance DCO governance standards. The proposed regulations are consistent with recommendations from the Market Risk Advisory Committee’s Central Counterparty Risk and Governance Subcommittee, and require a DCO to establish one or more risk management committees (RMCs) and one or more risk advisory working groups (RWGs). The proposed regulations also prescribe standards related to the composition, activities, and policies and procedures of RMCs and RWGs.
- In anticipation of a potential Russian invasion of Ukraine and the possibility of related sanctions, the Commission collaborated with relevant authorities to manage and address exposures to affected market participants. The invasion and subsequent ongoing tragedy in Ukraine sparked extreme volatility. By and large, the U.S. futures markets have remained orderly through periods of high prices and extreme volatility. Despite episodic spikes in trading volume by as much as two times normal levels, markets have been able to clear the volumes without significant market disruption.





From front to back, Commissioner Goldsmith Romero, Commissioner Johnson, and Chairman Behnam at the May 2022 Round Table on Disintermediation.

Registrant and Intermediary Oversight

- This summer, the Commission issued a proposed Swap Dealer Capital Comparability Determination for Japan, the first such proposed order since adopting final capital and financial reporting requirements for swap dealers in 2020. The CFTC's principles-based approach to the proposed determination focuses on whether Japan's capital and financial reporting requirements for swap dealers achieve comparable outcomes to the corresponding CFTC requirements. If adopted, the comparability determination order would be neither a compromise nor deference to a foreign regulatory authority; the Commission would retain enforcement and examinations authority and obtain all financial and event-specific reporting.

Collaboration and Coordination

- The CFTC and SEC issued a joint proposal to enhance private fund reporting requirements that will improve the Financial Stability Oversight Council's (FSOC) ability to assess systemic risk as well as to bolster the oversight of private fund advisers.

- The Inter-Agency Working Group on Treasury Market Surveillance, comprised of the CFTC and other US financial regulatory agencies, issued a staff report evaluating recent disruptions and identifying potential reforms in the U.S. Treasury market.
- The CFTC launched the cross-divisional Digital Commodity Working Group (DCWG), to:
 - Address requirements from President Biden's Executive Order on Ensuring Responsible Development of Digital Assets,
 - Provide expert technical assistance to members of Congress and their staff in drafting legislation, and
 - Provide participants to FSOC Digital Asset Working Group.
- In its international engagement, OIA worked to foster collaboration between the IOSCO and the Financial Stability Board, including on topics concerning derivatives margin, trade repository data, crypto-currencies, and nonbank finance.



Commissioner Pham at the May 2022 Round Table on Disintermediation.

- OMWI partnered with DOD to apply data analytics and to create a DEIA data dashboard. These vital tools will allow the CFTC to better track, assess, and hold ourselves accountable for progress integrate DEIA into every aspect of our talent and business operations.

Improving Market Oversight

- The Commission modernized and enhanced the widely popular Commitments of Traders (COT) reports. COT reports’ data are used by traders, researchers and news organizations to report and analyze market trends in dozens of commodities. New features leverage technology to increase data access, transparency and usability.

Economic Research

- The Commission’s OCE conducted, published, and presented valuable research to help identify and refine who is in the CFTC’s market, especially relating to those participating in novel contract types. Some of the research was co-authored with prominent academics,

while one research project was result of a successful collaboration between the CFTC and the U.S. Department of Agriculture’s Economic Research Service.

- Conducted research of traders active in digital asset futures contracts, specifically Bitcoin futures (BTC) contracts, traded on the CME. This research identified two primary trader types, concentrated traders who held BTC almost exclusively, and diversified traders. The analysis found that diversified BTC traders tend to hold concurrent positions in energy, precious metal and equity index futures as well as other cryptocurrency futures when they are available.
- Participated and presented research at conferences, including research on the impact of uncleared margin rules on volunteer clearing decisions, the impact of liquidity on futures markets’ market makers, the attributes of participants in the markets CFTC regulates, including farmers and the use of agricultural swaps, and the attributes of participants in markets emphasizing novel contract types – specifically bitcoin futures.

Improving Operational and IT Effectiveness

- While the Commission has vast internal institutional knowledge, there are pockets where staff, and their knowledge and expertise are one or two individuals deep. This reality, coupled with the rapidly evolving nature of the markets we oversee and the accompanying need for our skills to rapidly expand and deepen, requires extensive succession planning. To be strategic and useful, our CFTC-wide succession plan will identify where our agency will be 3, 5, 10, 20 years from now and create a path forward to ensure that institutional knowledge is shared, expanded, and retained, that mentoring is part of everyone's work experience, that we build redundancies and mitigate key man risk, and that we hire intentionally, seeking to not simply backfill positions, but to use the opportunity to build the bench.
- Two of CFTC's three regional offices – the Chicago and New York Regional Offices – relocated in FY 2022. The third regional office, in Kansas City, relocated in FY 2021.
 - These regional office relocations resulted in a greater than 65,000 square feet savings in office space, with the FY 2022 relocations accounting for nearly 94% of the regional office space savings.
 - These regional office relocations will result in annual rent savings of over \$4.2 million, with the FY 2022 relocations accounting for 97.5% of the regional office annual rent cost savings.
- The Commission has nearly completed an 18-month journey – a major technical upgrade to “lift and shift” – its data, IT infrastructure, and applications to the cloud. The cloud migration is positioning the agency to vastly improve operations, processes, data analytics, policy implementation, and regulatory oversight.

Innovation and Fintech

- During 2022, the former LabCFTC matured to the Office of Technical Innovation (OTI). OTI incorporates innovation and technology into the Commission's regulatory oversight mission, supporting staff with resources, education, opportunities, and a pipeline to collaborate internally and externally, domestically and abroad.
- OTI regularly advocates for the advancement of responsible innovation, industry collaborations, public outreach and education. OTI serves as the CFTC's financial technology innovation hub, driving change and enhancing knowledge through innovation, consulting/collaboration, and education.
 - Innovation is central, as the Commission enhances practices through crypto data sets and tools, benefits of the cloud, big data, analytics, AI, etc.
 - As consultants and collaborators, we serve as an internal resource of technology innovation expertise and we make internal external connections with valuable partners including the Financial Instruments Working Group, FSOC, and the Global Financial Innovation Network.
 - As educators we look for opportunities to share knowledge and provide training through the CFTC's Commission Learning Circles, Lunch and Learns, Financial Literacy and Education Commission (FLEC), the Empower Innovate Conference, primers, and speeches.



WHAT IS ON THE HORIZON?

The CFTC's mission is to promote the integrity, resilience, and vibrancy of the U.S. derivatives markets through sound regulation. As derivatives markets continue to evolve, the CFTC remains committed to embodying the global standard for sound derivatives regulation by ensuring that the derivatives markets are responsive to emerging risks, technologies, trends, and issues through supporting legislation, promulgating rules, issuing guidance, and establishing policies that promote innovation while protecting market participants and users, as well as the economy at large. The Commission holds itself accountable for working with market participants domestically and abroad to ensure the U.S. derivatives markets are efficient, competitive, and free from fraud, manipulation, and other disruptive or abusive practices.

The Commission's work furthers strategic goals outlined in the CFTC 2022-2026 Strategic Plan. These goals support the CFTC's mission by focusing talent and resources towards improving the strength, integrity and resiliency of the U.S. derivatives markets to the benefit of all Americans while encouraging growth and innovation domestically and abroad. The goals also prioritize ensuring compliance with the CEA and Commission regulations through clear, equitable, and transparent rules and guidance, targeted surveillance, and operating an enforcement program that roots out fraud, manipulation, and market abuse, sending a strong, clear message to bad actors that misconduct will not be tolerated. Focusing on our unique mission and proficiency, the CFTC continuously improves upon its collection, use, analysis, and protection of data and seeks to maximize performance and efficiency through promoting a workforce comprised of the best and brightest and regularly cooperating and collaborating with fellow regulators, self-regulatory organizations (SROs), trade groups, and other stakeholders.

Broadly, in the face of ever-evolving changes to its markets resulting from, among other things, technological innovations and external events, the CFTC will continue to ensure the U.S. derivatives markets remain sound through strong oversight of the registrants, products, and market participants within the CFTC's jurisdiction and commitment to remaining nimble and vigilant in identifying and addressing risks and uncertainties that may undermine its abilities to achieve its mission and long term goals.

Strategic Goal 1 – Strengthen the Resilience and Integrity of our Derivatives Markets While Fostering Their Vibrancy

The CFTC registers and oversees different types of entities that are the foundation of the U.S. derivatives markets. Among others, these entities range from central counterparties (CCPs) and exchanges to the intermediaries through which market participants access the markets. The CFTC will continue to strengthen the resilience and integrity of the derivatives markets while fostering their vibrancy in both broad and more-targeted ways.

For instance, the CFTC focuses on promoting the strength and resilience of Commission-registered CCPs (known as DCOs) through regular examinations, stress testing, capital requirements, financial reporting obligations, and ongoing risk monitoring. CCPs provide crucial risk management services and reduce counterparty risk. Increased internal CFTC capabilities will provide for sounder derivatives regulation. A failure or disruption to the functioning of a CCP could create or increase the risk of liquidity or credit problems that could be spread at a systemic level to other financial institutions.



It is essential that DCOs' governance arrangements and fitness standards evolve to match the pace and complexity of the evolution of DCOs' risk landscape, which includes novel clearing structures, new product innovation, and emerging risks, such as climate change. Robust DCO risk management is particularly critical because of the systemic nature of clearinghouses and the integral role that DCOs have in promoting financial stability. Near-term actions that will aid in strengthening clearing include finalizing the DCO governance rule on risk management and resilience, revising the regulatory frameworks for clearing organizations (part 39) and for registered entities (part 40), and codification of guidance and no action letters.

Also essential to the stability of the derivatives markets are financial requirements for registered market participants. The Commission has now fully adopted robust capital and financial reporting requirements for swap dealers and futures commission merchants, critical market intermediaries in the derivatives marketplace. These comprehensive financial requirements give the Commission and self-regulatory organizations the ability to monitor swap dealers and futures commission merchants to ensure that they not only hold required capital amounts, but retain the financial resources to support their dealing activities with existing counterparties and brokerage activities for their customers respectively. The Commission also continues to work with self-regulatory

organizations, other U.S. regulators, and existing intermediaries to ensure that all capital and financial reporting requirements remain balanced and appropriate given natural developments in the derivatives marketplace.

Safeguarding the stability of the U.S. and global financial system requires ongoing international coordination and collaboration in a way that neither compromises the Commission's capital and financial reporting requirements nor defers to foreign regulatory authority. In 2020 the Commission adopted a regulatory substituted compliance framework for non-U.S. domiciled nonbank swap dealers (SDs). Substituted compliance allows, after application and approval, these SDs to satisfy certain CEA and CFTC regulatory requirements through a Capital Comparability Determination to establish that the non-U.S. jurisdiction has comparable financial reporting requirements. Once a determination is made, the Commission still retains examination and enforcement authority, as well as all financial and event specific reporting – which has been determined as comparable – so that the CFTC can maintain direct oversight of nonbank SDs located throughout the world. To date, the Commission has proposed swap dealer comparability determinations for capital requirements established by Japan and Mexico and is in the process of reviewing requests for comparability determinations for the applicable swap dealer capital requirements in the

United Kingdom and the European Union. As the future unfolds, the CFTC will continue to partner with international counterparts to identify and address the potential impacts of developments associated with emerging issues.

CFTC rules requiring margin for uncleared swaps, and similar rules around the world, are a foundation of derivatives market integrity. By ensuring that collateral is available to offset counterparty losses, margin requirements provide confidence in times of market stress and volatility. Requirements to post margin discourage firms from taking on excessive risk and provide collateral to cover counterparty risk. As such, margin requirements are a necessary back-stop, protecting customers, bolstering the safety and soundness of SDs and major swap participants (MSPs), and safeguarding the integrity of the financial system.

Having these crucial rules in place does not, by itself, guarantee financial system integrity. Continued efficient and stable functioning of derivatives markets requires sound implementation of and faithful adherence to margin and capital requirements. The Commission will continue to collaborate with registered SDs and the National Futures Association (NFA) to promote compliance with these requirements. In addition to establishing and effectively implementing margin and capital requirements domestically, the Commission will team with international counterparts to analyze the impact of various margin practices in centrally and non-centrally cleared markets and to both participate in and sometimes lead standard-setting bodies to advance strong, effective, and practicable margin and capital requirements.

Strategic Goal 2 – Regulate our Derivatives Markets to Promote the Interests of All Americans

CFTC ensures that derivatives markets work in the best interest of all Americans, supporting a market-based system for price discovery and risk management. The U.S. derivatives markets continue to serve the needs of everyday Americans and touch all corners of the real economy – from farmers and ranchers who need to hedge grain and cattle prices, to manufacturers and exporters who need to manage other market risks. The U.S. derivatives markets are always rapidly evolving, whether driven by technological innovations or in response to emerging areas of regulatory awareness like environmental, social, and governance issues.

The Commission’s origins in the agricultural markets are manifest in a strong and longstanding commitment to the agricultural community and its stakeholders to ensure the integrity of agricultural derivatives markets, and to understand and address issues that have the potential to negatively impact these markets. Agricultural derivative products’ hedging utility is especially critical as America’s farmers and ranchers face adverse impacts in their daily operations due to the uncertainty caused by the global pandemic and geopolitical events.

The Commission works to ensure that regulated persons provide retail persons the information they need to make educated decisions regarding their use of derivatives. For example, The CFTC, in conjunction with the NFA and other SROs, devotes significant attention to overseeing the preparation and dissemination of detailed disclosure documents and financial reporting regarding investments in commodity pools. Equal effort is given to similar communications by commodity trading advisors regarding offered trading programs and registered foreign exchange dealers and futures commission merchants regarding Foreign Exchange (FX) and futures accounts, respectively.

Additionally, the Office of Customer Education and Outreach (OCEO) will continue to play an important role in helping customers fight against fraud and other violations of the CEA. Employing sophisticated multimedia strategies, OCEO approaches customers where they are to educate them about derivatives markets and their associated risks. Proactively engaging customers through a combination of social and traditional media enhances our impact by delivering information directly into their newsfeeds instead of relying on customers seeking this information. The OCEO also uses interactive programming to educate customers through two-way discussions of risk management and fraud prevention.

The Commission is developing policy to address FCM, SD, and MSP system safeguards, further fortifying CFTC markets against cyber-attacks and strengthening their resilience when attacks succeed. Once enacted, these policies would complement the suite of system safeguards currently in place for CFTC registered DCOs, DCMs, SEFs, and SDRs. The CEA and CFTC’s system safeguards regulations require these entities to have appropriate system safeguards, controls, and testing to address all types of cybersecurity and operational



May 2022 Round Table on Disintermediation.

risk to the reliability, security, and capacity of their automated systems and the confidentiality, integrity, and availability of their data. They must also maintain and test appropriate business continuity and disaster recovery plans and resources. Accompanying these policies will be rulemakings that address SD and FCM risk management, the use of third-party service providers, enhanced intermediary reporting requirements and cross-border matters aimed at mitigating duplicative requirements. Additional rulemakings will focus on protection of customer funds, with a retail focus, especially digital engagement practices.

The CFTC is uniquely poised as the regulator at the forefront of climate-related risk management, as firms and individuals will increasingly turn to the derivatives markets to mitigate climate change-induced physical and transition risk and seek price discovery for new and evolving risk management products. In March 2021, then Acting Chairman Behnam created the Climate Risk Unit (CRU) within the CFTC to leverage the agency's resources and expertise to better understand the role of derivatives in pricing and mitigating climate-related risk, and support the orderly transition to a net zero economy through market-based initiatives. In June 2022, the CFTC published a Request for Information on all aspects of climate-related financial risk, including scenario testing and risk management, as this risk may pertain to the derivatives markets, underlying commodities markets, and related market

participants. The Commission may use this information to issue new or amend existing guidance, interpretations, policy statements, and regulations, or take other potential Commission action. The Commission's focus is to ensure that market participants are equipped to manage their risks from increasingly severe and frequent weather events as well as the transition to a net-zero, low-carbon economy.

Strategic Goal 3 – Encourage Innovation and Enhance the Regulatory Experience for Market Participants at Home and Abroad

Technological innovation is drastically changing financial markets, including the derivatives markets the CFTC regulates. The growing adoption of derivatives involving digital assets and the use of distributed ledgers and other technologies present novel issues for applying and enforcing the CFTC's regulations.

The accelerated engagement with FinTech through LabCFTC fulfilled its mission as set forth by former Chairman Giancarlo, and the clear intersection between financial innovation and our markets required an updated strategy. Therefore, CFTC created the Office of Technology Innovation (OTI), the successor to LabCFTC. OTI provides a crucial channel to inform the Commission's understanding of emerging technologies. It operates as a focal point for the development

and implementation of regulatory policy within the FinTech space. As such, OTI incorporates innovation and technology into the Commission's regulatory oversight mission, supporting staff with resources, education, opportunities, and a pipeline to collaborate internally and externally, domestically and abroad. As the CFTC's financial technology innovation hub, OTI drives change and enhances knowledge through innovation, consulting/collaboration, and education. OTI will help drive innovation within CFTC by introducing advanced analytic tools and data sets, providing consulting services within CFTC, collaborating with other state, federal, and international regulatory bodies, and providing education on advances in financial innovation, particularly in the crypto sphere.

One area of continual innovation is the emergence of digital assets. Clearing of these types of instruments is an important business trend where principles need to be formally defined, addressed, and made public. Similarly, the rise of decentralized finance, or DeFi, is an emerging issue. Decentralized finance is characterized by the use of computer protocol in peer-to-peer issuance, exchange, and settlement, as compared to the historical intermediation by regulated entities.

The CFTC facilitates customer protections through its principles-based market oversight and disclosure regime aimed at ensuring transparency, integrity, and security of transactions. These structures inform customers about who they are dealing with and provide clarity on the risks of participating in our markets. Critically, all regulated derivatives and futures platforms must maintain adequate financial, operational, and managerial resources, segregate customer funds, and comply with Commission requirements for the treatment of customer assets. These tools have proven effective in preserving customer funds and market operations in times of instability, uncertainty, or market misconduct. However, digital asset commodity cash markets, which have significant speculative retail participation, often use high levels of leverage, and rely heavily on platform-based custody arrangements outside of the traditional regulated banking sector and outside the CFTC's jurisdiction, as well. Although many participants in these markets perceive themselves to be interacting with exchanges and intermediaries structured and regulated like those in other financial markets, the reality



is quite different. The lack of a comprehensive regulatory regime means that traditional market-based disclosures and bankruptcy protections are frequently absent, and such arrangements increase the likelihood of disruptions involving conflicts of interest, data reporting, and cybersecurity breaches resulting in unprotected customer losses.

Although less public, the CFTC's efforts related to digital assets have evolved with the market, and we are now engaged in a more proactive and comprehensive effort across the agency to prosecute fraud in these markets with the tools currently available to us. Also, many digital asset-related companies now operate CFTC-registered exchanges, and CFTC's DMO is regularly reviewing new products tied to digital assets both from these new entrants and from more traditional registrants.

Strategic Goal 4 – Be Tough on Those Who Break the Rules

The CFTC remains vigilant against those who violate the CEA or CFTC regulations. The Commission's strong enforcement program emphasizes being tough on those who break the rules, while being fair and consistent. Pursuing those that break the law is critical to market participants who depend

on the futures and swaps marketplace, and more broadly, a tough enforcement program is vital to maintaining public confidence in financial markets. The Commission uses its authority to deter fraudulent and manipulative conduct and to ensure that markets, firms, and participants subject to the Commission's oversight meet their obligations. To achieve this end, the Commission uses its authority to pursue enforcement actions to protect the public interest against fraud and manipulation. This authority extends to any commodity in interstate commerce, as well as futures and options contracts and other derivatives, including swaps.

The Commission's exercise of its enforcement authorities to address misconduct has a direct impact on CFTC jurisdictional markets, affects the larger economy, reduces public harm, and bolsters market integrity. Our enforcement program's effectiveness in holding individuals and institutions accountable promotes confidence in U.S. derivatives markets, which continue to be the premier mechanism for global price discovery and risk management.

Further, while the CFTC does not have direct statutory authority to regulate cash markets, the CFTC maintains anti-fraud, false reporting, and anti-manipulation enforcement authority over commodity cash markets in interstate commerce. When the CFTC becomes aware of potential fraud or manipulation in an underlying market, we investigate and address misconduct through our enforcement authority. In particular, since 2014, the CFTC has aggressively exercised this enforcement authority in the digital asset space.

To the extent that market integrity preservation and protecting the public relies on deterrence, there is a strong case for ensuring that every matter we file, and public action we take, brings about greater compliance and makes the next violation less likely to occur. This makes a market regulator's success a function of not only authority, but also professionalism, dedication, and commitment of its staff in honing their investigative and analytical craft, developing leads and forming relationships that bring conduct—good and bad—to the surface, expanding cooperative efforts, and providing more clarity and transparency to markets and market participants.

The Commission maintains a robust market surveillance program that uses sophisticated systems to analyze trade data and respond to outlying events. This technology assists in identifying trading patterns or positions that warrant further investigative inquiry. The Commission also maximizes the effectiveness and reach of its enforcement program through cooperative enforcement work with domestic, state, Federal, and international regulatory and criminal authorities.

The CFTC's whistleblower program is vital to the Commission's enforcement efforts. The program pays awards to eligible whistleblowers and protects their confidentiality, as required by the CEA. The Dodd-Frank Act established the whistleblower program and set up the Customer Protection Fund to pay awards to whistleblowers and to fund customer education initiatives.

Strategic Goal 5 – Focus on our Unique Mission and Improve our Operational Effectiveness

Operational effectiveness is fundamental to carrying out the CFTC's critical mission. The Commission makes effective operations a priority, and pursues it by leveraging technology, enhancing agency stewardship of taxpayer dollars, and actively managing the organization to address mission challenges. Our dedicated workforce continues to rise to any challenge through thoughtful communication strategies, continual workforce engagement, and innovative technology solutions.

In its ongoing effort to attract, retain, and promote a diverse workforce of the best and brightest individuals, the CFTC has expanded its OMWI to include the Commission's first Chief Diversity Officer. A Commission priority is to eliminate the gap between our DEIA ideals and our DEIA actions. The CFTC Chief Diversity Officer is providing leadership and executive direction on this priority and also on the Commission's efforts to integrate DEIA into every aspect of our talent and business operations. This type of change takes time, and OMWI is working with Commission human resources leadership to implement a creative approach to source more diverse talent into the CFTC workforce using innovative media and marketing strategies and building recruitment partnerships with law schools, universities, professional associations, and other educational organizations.

OMWI and DOD are partnering to implement data analytics and a DEIA data dashboard, which will encompass a series of key DEIA metrics that will foster a strategic approach to meeting DEIA goals and to ensure that the Commission recruits and retains the best and brightest regardless of background. OMWI is also developing and implementing the first agency-wide DEIA strategic plan to encourage a global approach to DEIA – ensuring that all CFTC employees know their role to create an inclusive work environment.

The CFTC's Information Security Program mitigates risks and enhances the information security posture in a world of rapidly expanding threats and evolving complex regulations. The Commission is actively engaged in protecting confidential trading and clearing data held by the CFTC and the entities we regulate. In accordance with Executive Order 14028, Improving the Nation's Cyber Security, the CFTC continues to modernize and address security vulnerabilities in the Commission's IT infrastructure. CFTC is planning on implementing three programs to support the cybersecurity focus areas outlined in the executive order:

- Zero Trust Architecture to provide network-level protections against attackers pivoting from a compromised system.
- Data Protection Program to establish data loss prevention technologies and processes to manage access to sensitive data to ensure it is tightly controlled and monitored.
- Endpoint Detection & Response capability to improve protections at the endpoints, the most likely entry point for a breach attempt.

In addition, the Commission will continue to improve the Federal Information Security Management Act (FISMA) and related OMB security mandates and ensuring the protection of sensitive market participant data.

The CFTC Enterprise Risk Management (ERM) program is a top agency priority that continues to strengthen its practices. We are building a robust risk management structure by expanding and embedding into Commission practices an ERM framework. Required by OMB Circular A-123, ERM provides an enterprise-wide, strategically-aligned view of organization risks that promotes improved planning and

decision-making through a structured understanding of opportunities and threats. Effective ERM also helps the CFTC implement strategies to ensure effective use of resources, enable an optimized approach to identifying and remediating compliance issues, and provide reliable reporting and monitoring across business units.

The Commission is applying emerging technologies to oversee the increasingly diverse and challenging markets we regulate. Our success migrating our high performance, on-premises datasets into a cloud-based data repository and redeveloping analytics applications to take advantage of the cloud's elasticity will improve computing efficiency and economy. We will leverage the Commission's cloud-based data storage and analytics to gain detailed visibility into what is really going on in financial markets. These analytic insights make the Commission a more effective, efficient and resilient agent of transparency and integrity.

The Commission is transforming the agency's analytics toolkit to leverage the cloud architecture with advancements in artificial intelligence (AI), machine learning (ML), natural language processing (NLP) to improve data analytics. At the core of these efforts is the need for accurate, efficient, and consistent data reporting. Using NLP will allow us to convert regulatory reports that come in different formats into structured data for critical analysis. The data pattern recognition capabilities ML allows us to perform will enhance Commission enforcement through identifying spoofing and other types of market manipulation in ways that were not previously possible. Through cloud data repositories the Commission can expand or contract our usage based on need, allowing us to more efficiently allocate funding and other resources.

The CFTC must take full advantage of its incredible institutional knowledge. The Commission has deep expertise, skills, and knowledge in a variety of mission-necessary disciplines. However, in many of these areas, we do not have a "deep bench." Additionally, our skills must move in lock step with quickly evolving markets. A detailed and strategic succession planning program will create a path forward to ensure that institutional knowledge is shared, expanded, and retained.



PERFORMANCE HIGHLIGHTS

This goal structure reflects the CFTC 2022 – 2026 Strategic Plan, adopted in March 2022.

1

STRATEGIC GOAL 1: Strengthen Derivatives Markets & Foster Their Vibrancy

Strengthening derivatives markets and protecting their participants increases confidence in market soundness. Open and competitive markets unaltered by fraud, manipulation, or other abuses bolsters confidence in their integrity and fosters economic growth.



2

STRATEGIC GOAL 2: Regulate Derivatives Markets in Interest of All Americans

The Commission's vital role in regulating derivatives markets and their financial instruments benefits all Americans. Sound regulation and oversight of these markets impacts all of us—enabling businesses to provide stable and predictable prices for everything from groceries to gasoline and from heating bills to home mortgages.



3

STRATEGIC GOAL 3: Encourage Innovation & Enhance Regulatory Experience of All

The Commission aims to develop regulations that keep pace with and encourage responsible innovation. When crafting and implementing regulations we will be guided by the important outcomes of improving derivatives markets' integrity, resiliency, and avoiding systemic risk.



4

STRATEGIC GOAL 4: Be Tough on Those Who Break the Rules

The CFTC is committed to protecting the public from misconduct in our markets, including manipulation, spoofing, disruptive trading, and other fraudulent actions. The Commission detects, investigates, and prosecutes misconduct and fraud. Doing so leads to improved confidence in the integrity of derivatives markets.



5

STRATEGIC GOAL 5: Focus on Unique Mission & Improve Operational Effectiveness

Achieving the CFTC's crucial mission requires exceptional operational effectiveness, information technology management, and advanced data analysis. This strategic goal recognizes the vital role business management and related service play in protecting derivatives markets and taxpayer dollars.



VERIFICATION AND VALIDATION OF PERFORMANCE DATA – KEY RESULTS FOR STRATEGIC GOALS

The following are results with selected representative indicators from each Strategic Goal. The completeness and reliability of performance indicators are important to the Commission. The CFTC works to ensure performance indicators for public reporting demonstrate progress toward achieving the strategic objectives they support.

STRATEGIC GOAL 1: STRENGTHEN THE RESILIENCE AND INTEGRITY OF OUR DERIVATIVES MARKETS WHILE FOSTERING THEIR VIBRANCY

Public Benefit

Derivatives markets are designed to provide a means for market users to offset price risks inherent in their businesses and to act as a public price discovery platform from which prices are broadly disseminated for public use. The CFTC adds to the strength and resilience of derivatives markets through regular examinations, stress testing, capital requirements, financial reporting obligations, and ongoing risk monitoring.

Resource Investment Dedicated to Strategic Goal 1

In FY 2022, the Commission invested \$54.3 million and 113 FTE.

Key Indicator Performance Results

Objective 1.1: Ensure our central counterparties remain among the soundest and most resilient in the world.

PERFORMANCE INDICATOR: Aggregate cleared swaps, futures, and options positions into a comprehensive risk surveillance process and conduct analysis for each material market participant.			
Why this is relevant: The Commission has a comprehensive program in place to aggregate and conduct risk surveillance of market participants' futures and options positions. The Commission is developing procedures to aggregate swap positions across multiple DCOs and the asset classes for which such DCOs offer clearing services. Upon the development of such procedures, the Commission will be in a position to aggregate the risk of market participants that trade futures, swaps, and options and conduct risk surveillance for that aggregate portfolio.			
Data Source: For futures, options on futures, and swaps, the source of trader data is currently large trader data that the Commission receives daily from FCMs and Part 39 margin and position data that the Commission receives daily from DCOs. DCR worked with DCOs to have them transmit account level data with their Part 39 transmissions. This work is now complete as all DCOs submit account level data. DCR receives additional supplementary data such as delta ladders for swaps.			
Verification and Validation: The Standard Portfolio Analyst of Risk application can stress test futures position positions.			
Target: DCR will aggregate risk of market participants' interest rate swap (IRS) & interest rate (IR) futures to get full IR exposure.			
FY 2019	FY 2020	FY 2021	FY 2022
Aggregated the risk of 100 IRS and IR futures accounts	Aggregated the risk of 100 IRS and IR futures accounts	Aggregated the risk of thousands of accounts across multiple asset classes*	Aggregated the risk of thousands of accounts across multiple asset classes*
* The Risk Surveillance Branch conducts stress tests of all material futures, options and swaps accounts on a regular basis. These stress tests are aggregated by market participants across DCO. Market participant risk is then monitored across asset classes and DCOs.			

STRATEGIC GOAL 2: REGULATE OUR DERIVATIVES MARKETS TO PROMOTE THE INTERESTS OF ALL AMERICANS

Public Benefit

CFTC ensures that derivatives markets work in the best interest of all Americans, supporting a market-based system for price discovery and risk management. The U.S. derivatives markets continue to serve the needs of everyday Americans and touch all corners of the real economy – from farmers and ranchers who need to hedge grain and cattle prices, to manufacturers and exporters who need to manage exchange-rate fluctuations.

Resource Investment Dedicated to Strategic Goal 2

In FY 2022, the Commission invested \$53 million and 107 FTE.

Key Indicator Performance Results

Objective 2.3: Increase protections for customer assets and information.

PERFORMANCE INDICATOR: Examine compliance by exchanges and SDRs with the system safeguards and cybersecurity requirements of the CEA Core Principles and Commission regulations, prioritizing systematically important entities.			
<p>Why this is relevant: Utilizing both risk-based and Core Principles-based approaches, the Commission conducts comprehensive examinations of system safeguards and cybersecurity programs at exchanges and SDRs, and prepares examinations reports when deficiencies are identified. Exchanges and SDRs are notified, and staff monitor their remediation efforts. A system safeguards examination (SSEs) has four main stages: 1) Initiating letter; 2) On-site exam, includes data review and interviews with both senior staff and technical expert staff; 3) Review of initial observations, follow up questions, followed by development of examination report with findings and recommendations and an overall rating (Adequate/Needs Improvement/Inadequate); and 4) Presentation of findings/recommendations to Commission for Commission “acceptance,” followed by transmittal of report to entity.</p>			
<p>Data Source: DMO and DCR maintain a list of SSEs commenced and completed each year.</p>			
<p>Verification and Validation: Management record keeping.</p>			
FY 2019	FY 2020**	FY 2021**	FY 2022
8 on-site reviews for SSEs conducted	<ul style="list-style-type: none"> 2 SSEs initiated and staff interviews conducted; 1 additional SSE initiated; 4 additional SSEs issued* 	<ul style="list-style-type: none"> 3 entity SSEs initiated, staff interviews conducted; 3 entity SSEs with staff interviews conducted and report issued; 3 additional entity SSEs initiated; 9 entity Targeted Maturity Assessments [TMA – a new type of DMO review] with on-site interviews conducted and report issued; 3 additional entity TMAs initiated 	<ul style="list-style-type: none"> 2 systemically important DCO SSEs; 1 SSE at another DCO; 1 DCO & 1 DMO application for entities that wish to clear or hold crypto products; 5 entity SSEs initiated, staff interviews conducted; 3 entity SSEs with staff interviews conducted and report issued; 8 entity TMAs initiated; 8 designation or registration reviews initiated; with 4 completed system safeguards portion of the checklist complete
<p>* DCR also conducts comprehensive SSEs for clearing houses (“CCPs”). During FY 2021 DCR completed systems examinations for 2 systemically important CCPs and 2 additional CCPs.</p>			
<p>** By necessity, due to COVID-19, staff interviews were conducted over telephone or via video.</p>			

STRATEGIC GOAL 3: ENCOURAGE INNOVATION AND ENHANCE THE REGULATORY EXPERIENCE FOR MARKET PARTICIPANTS AT HOME AND ABROAD

Public Benefit

CFTC will continue to encourage innovation and enhance the regulatory experience for market participants at home and abroad. Technological innovation is drastically changing financial markets, including the derivatives markets the CFTC regulates. The growing adoption of derivatives involving digital assets and the use of distributed ledgers and other technologies present novel issues for applying and enforcing the CFTC’s regulations.

Resource Investment Dedicated to Strategic Goal 3

In FY 2022, the Commission invested \$42.6 million and 77 FTE.

Key Indicator Performance Results

Objective 3.2: Ensure that the CFTC’s actions result from well-defined, transparent, and consistent processes, with regulatory development that complies with applicable laws and regulations, and is consistent with standards agreed upon by international bodies.

PERFORMANCE INDICATOR: Percentage of high impact contract and rule submissions received by the CFTC through the organizations, products, events, rules, and actions (OPERA) portal.			
Why this is relevant: This indicator captures the efficiency with which staff can receive and process exchange submissions related to contracts and rules. Through the portal, exchanges are able to electronically file submissions directly with the Commission. This decreases the time it takes for the Commission to make information about new contracts and amendments available to the public. Portal submissions also increase data accuracy, as they reduce the need to manually add data elements into the Filings and Actions (FILAC) database. Finally, automatic routing of submissions to relevant staff increases operational efficiency and accuracy by reducing staff time spent on manual routing and improves ability to identify high impact contract and rule submissions in preparation for reviews of new or amended contracts and rule filings.			
Data Source: The FILAC database indicates whether a filing was made via email or the OPERA portal.			
Verification and Validation: The OPERA portal automatically assigns a submission number to all filings made through the portal. Filings made via email are not assigned a submission number.			
FY 2019	FY 2020	FY 2021	FY 2022
100%	99.88%	99%	99%*
* Provisional			

STRATEGIC GOAL 4: BE TOUGH ON THOSE WHO BREAK THE RULES

Public Benefit

The CFTC remains vigilant against those who violate the CEA or CFTC regulations. The CFTC’s strong enforcement program emphasizes being tough on those who break the rules, but also being fair and consistent. A tough enforcement program is vital to maintaining public confidence in financial markets. The Commission uses its authority to deter fraudulent and manipulative conduct and to ensure that markets, firms, and participants subject to the Commission’s oversight meet their obligations.

Resource Investment Dedicated to Strategic Goal 4

In FY 2022, the Commission invested \$81 million and 199 FTE.

Key Indicator Performance Results

Objective 4.2: Leverage the CFTC's expertise and resources by coordinating with other criminal and civil enforcement authorities.

PERFORMANCE INDICATOR: Leverage the impact of its enforcement program through coordination with SROs and active participation in domestic and international cooperative enforcement efforts.			
<p>Why this is relevant: This indicator reflects the Commission's continued participation in regular meetings with the SROs and with domestic and international cooperative partners. The Commission's enforcement program regularly meets with the SROs to discuss matters of common interest; including investigations, enforcement actions, and the sanctioning of violative conduct. The Commission's enforcement program also works cooperatively with both domestic and international authorities to maximize its ability to detect, deter, and bring sanctions against wrongdoers involving U.S. markets, registrants, and customers. These cooperative efforts bolster the effectiveness of the enforcement program by allowing it to investigate and litigate more efficiently, and seek penalties that provide the appropriate punitive and deterrent effect.</p>			
<p>Data Source: Meeting records.</p>			
<p>Verification and Validation: Management record keeping.</p>			
FY 2019	FY 2020	FY 2021	FY 2022
Participated in 58 domestic and international cooperative enforcement meetings, task forces, etc.	Participated in 81 domestic and international cooperative enforcement meetings, task forces, etc.	Participated in 73 domestic and international cooperative enforcement meetings, task forces, etc.	Participated in 92 domestic and international cooperative enforcement meetings, task forces, etc.

Objective 4.3: Focus market surveillance on areas where fraud and manipulation are most likely.

PERFORMANCE INDICATOR: Develop comprehensive communication strategy, geared for internal and external stakeholders, relating to role of whistleblowers and the function of the WBO.			
<p>Why this is relevant: The Commission participates in public forums and trade shows annually, including the national Futures Industry Association Conference. This measure reflects the need of the WBO to communicate effectively to external audiences. Outreach is an essential part of the program. The WBO sends the message that the program is in place and emphasize in its message the rewards and protections offered by Section 23 of the CEA and the Commission regulations. Whistleblowers provide the Commission with the opportunity to receive timely information relating to potential violations of the CEA that may not otherwise be available.</p>			
<p>Data Source: https://www.whistleblower.gov/news/events https://www.whistleblower.gov/whistleblower-alerts</p>			
<p>Verification and Validation: Management record keeping.</p>			
FY 2019	FY 2020	FY 2021	FY 2022
Participated in 15 public forums and trade shows Posted three "trending topic" alerts to WBO website	Participated in 5 public forums and trade shows Posted one new "trending topic" alert to WBO website	Presented virtually at 5 public events Posted one new "trending topic" alert to WBO website	Presented at 4 public events, 3 virtual and 1 live

STRATEGIC GOAL 5: FOCUS ON OUR UNIQUE MISSION AND IMPROVE OUR OPERATIONAL EFFECTIVENESS

Public Benefit

Operational effectiveness is fundamental to carrying out the CFTC’s critical mission. The Commission makes effective operations a priority, and pursues it by leveraging technology, enhancing agency stewardship of taxpayer dollars, and actively managing the organization to address mission challenges. The Commission is striving to become a model Federal employer in promoting workforce DEIA, which is not only the right thing to do, but it will result in a more effective CFTC, better equipped to achieve its mission.

Resource Investment Dedicated to Strategic Goal 5

In FY 2022, the Commission invested \$84.5 million and 188 FTE.

Key Indicator Performance Results

Objective 5.1: Embracing and embedding equal opportunity, diversity, equity, inclusion, and accessibility (DEIA) principles and best practices into all Commission operations.

PERFORMANCE INDICATOR: Number of Special Emphasis Programs observed within the Commission.			
Why this is relevant: Special Emphasis Programs focus special attention on groups that are not well represented or have less than expected participation rates in specific occupational categories or grade levels within the agency’s workforce. These programs demonstrate affirmative steps to provide equal opportunity to everyone in all areas of employment and to eliminate discriminatory practices and policies. Observances of Special Emphasis Programs were designed for the purpose of providing cultural awareness to everyone through commemorative activities that are educational and employment-related. As such, observances improve the workplace environment by promoting and fostering diversity through awareness and educating employees and others to appreciate, value, understand, and celebrate social and cultural similarities and differences.			
Data Source: Meeting records.			
Verification and Validation: Management record keeping.			
FY 2019	FY 2020*	FY 2021*	FY 2022*
7	7	8	8
* By necessity, due to COVID-19, some of the observance activities were held virtually.			



FINANCIAL HIGHLIGHTS

FINANCIAL OVERVIEW

The following table presents an overview of the Commission's financial position, net costs, and budgetary resources as of and for the fiscal years ending September 30, 2022, and September 30, 2021.

HIGHLIGHTS	2022	2021
CONDENSED BALANCE SHEETS		
Fund Balance with Treasury	\$ 174,854,209	\$ 207,788,240
Investments	286,000,000	–
Accounts Receivable, Net	27,175	26,983
Custodial Fines and Interest Receivable, Net	659,190,181	34,377,723
General Property, Plant, and Equipment, Net	39,477,653	25,618,531
Advances and Prepayments	6,640,433	13,695,572
TOTAL ASSETS	\$1,166,189,651	\$ 281,507,049
Accounts Payable	\$ 16,602,824	\$ 11,208,649
Accrued Payroll and Unfunded Annual Leave	29,167,978	28,498,460
FECA and Unemployment Liabilities	582,869	623,369
Liability to the General Fund of the U.S. Government for Custodial Assets	659,190,181	34,377,723
Liability for Non-Fiduciary Deposit Funds	73,353	595,476
Deferred Lease Liabilities	15,703,225	15,925,725
Liability for Whistleblower Awards	45,000	203,970,000
Total Liabilities	\$ 721,365,430	\$ 295,199,402
Unexpended Appropriations – Funds from Other than Dedicated Collections	\$ 137,086,524	\$ 87,459,663
Cumulative Results of Operations – Funds from Dedicated Collections	301,921,114	(92,073,033)
Cumulative Results of Operations – Funds from Other than Dedicated Collections	5,816,583	(9,078,983)
Total Net Position	\$ 444,824,221	\$ (13,692,353)
TOTAL LIABILITIES AND NET POSITION	\$1,166,189,651	\$ 281,507,049
CONDENSED STATEMENTS OF NET COST		
Gross Costs	\$ 328,486,481	\$ 514,901,590
Earned Revenue	(49,179)	–
TOTAL NET COST OF OPERATIONS	\$ 328,437,302	\$ 514,901,590
NET COST BY STRATEGIC GOAL		
Strategic Goal 1: Strengthen Derivatives Markets & Foster their Vibrancy	\$ 56,519,959	\$ 54,950,470
Strategic Goal 2: Regulate Derivatives Markets in Interest of All Americans	55,239,147	46,228,173
Strategic Goal 3: Encourage Innovation & Enhance Regulatory Experience of All	44,368,661	44,016,448
Strategic Goal 4: Be Tough on Those Who Break the Rules	84,360,406	285,505,184
Strategic Goal 5: Focus on Unique Mission & Improve Operational Effectiveness	87,949,129	84,201,315
TOTAL NET COST OF OPERATIONS	\$ 328,437,302	\$ 514,901,590
CONDENSED STATEMENTS OF BUDGETARY RESOURCES		
Prior Year Budget Authority	\$ 52,805,900	\$ 51,006,213
New Budget Authority	759,106,348	304,063,234
TOTAL BUDGETARY RESOURCES	\$ 811,912,248	\$ 355,069,447
New Obligations and Upward Adjustments	\$ 511,348,819	\$ 303,467,595
Apportioned, Unexpired Accounts	350,040,567	123,018,339
Unapportioned, Unexpired Accounts	(57,983,358)	(80,060,414)
Expired Unobligated Balances	8,506,220	8,643,927
TOTAL BUDGETARY RESOURCES	\$ 811,912,248	\$ 355,069,447
Agency Outlays, Net	\$ 126,645,815	\$ 314,127,441

The overview on the previous page is supplemented with brief descriptions of the nature of each required financial statement and its relevance. Significant balances or conditions featured in the graphic presentation are explained in each section to help clarify their relationship to Commission operations. Readers are encouraged to gain a deeper understanding by reviewing the Commission’s financial statements and notes and the accompanying audit report presented in the Financial Section of this report.

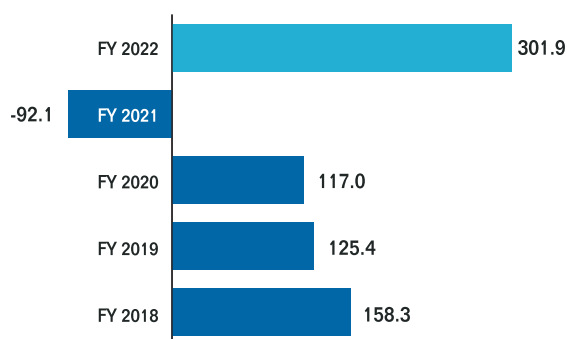
the Fund can change significantly as a result of transfers of eligible collections into the Fund and large whistleblower awards. These awards are made to individuals in exchange for the voluntary disclosure of information that leads to the successful enforcement by the CFTC of a covered judicial or administrative action in which monetary sanctions exceeding \$1.0 million are imposed.

UNDERSTANDING THE FINANCIAL STATEMENTS

The CFTC prepares annual financial statements and notes in accordance with U.S. generally accepted accounting principles (GAAP) for Federal government entities and in the form and content requirements of OMB Circular A-136, *Financial Reporting Requirements*. The CFTC’s current year and prior year financial statements and notes are presented in a comparative format. The table below presents changes in key financial statement line items, as of and for, the fiscal year ended September 30, 2022, compared to September 30, 2021.

To better comprehend the Commission’s financial statements and the reasons for changes from year to year, it is important to understand that the Commission’s financial statements report on the operations of the Commission as well as its Customer Protection Fund (“Fund”). As discussed in Note 1A to the financial statements, the Fund is available to pay whistleblower awards and fund customer education initiatives to help investors protect themselves against fraud. Amounts in the Fund are invested until needed to fund whistleblower awards, customer education initiatives, or operating expenses of the Fund. As shown in the chart above, the balance in

Customer Protection Fund Net Position
(\$ in millions)



The \$394.0 million increase in the net position of the Fund in FY 2022 was primarily due to eligible collections of \$398.5 million that were transferred into the Fund during the fiscal year. When the available balance in the Fund is less than or equal to \$100.0 million, the Fund is replenished by eligible sanctions collected by the Commission in accordance with the provisions of the Dodd-Frank Act. The \$209.1 million decrease in the net position of the Fund in FY 2021 was primarily due to \$203.4 million in new whistleblower awards pending or paid as of September 30, 2021 (disclosed in Note 8, *Liability for Whistleblower Awards*), as well as administrative expenses and costs for customer education initiatives. The pending awards as of September 30, 2021,

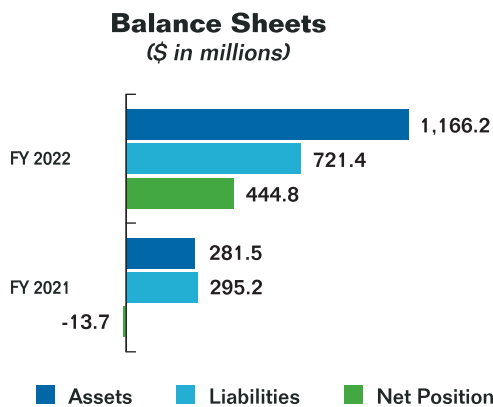
KEY FINANCIAL STATEMENT LINE ITEMS	2022	2021	\$ Change	% Change
Total Assets	\$1,166,189,651	\$ 281,507,049	\$ 884,682,602	314.27%
Total Liabilities	\$ 721,365,430	\$ 295,199,402	\$ 426,166,028	144.37%
Total Net Position	\$ 444,824,221	\$ (13,692,353)	\$ 458,516,574	(3,348.71%)
Total Net Cost of Operations	\$ 328,437,302	\$ 514,901,590	\$ (186,464,288)	(36.21%)
Total Budgetary Resources	\$ 811,912,248	\$ 355,069,447	\$ 456,842,801	128.66%
New Obligations and Upward Adjustments	\$ 511,348,819	\$ 303,467,595	\$ 207,881,224	68.50%
Apportioned	\$ 350,040,567	\$ 123,018,339	\$ 227,022,228	184.54%
Unapportioned	\$ (57,983,358)	\$ (80,060,414)	\$ 22,077,056	(27.58%)
Agency Outlays, Net	\$ 126,645,815	\$ 314,127,441	\$ (187,481,626)	(59.68%)
Custodial Receivables/Liabilities	\$ 659,190,181	\$ 34,377,723	\$ 624,812,458	1,817.49%

increased liabilities and decreased net position as of September 30, 2021, but were not obligated until FY 2022 when the awards were finalized.⁷

As of September 30, 2022, the available balance of the Fund, which consists of amounts apportioned for use but not yet obligated for other purposes, was \$269,792,957.⁸ The Fund's individual balance sheets, statements of net cost, and statements of changes in net position are reported separately in Note 12, *Funds from Dedicated Collections*, and its statements of budgetary resources are reported in the "Customer Protection Fund" column of the combining statements of budgetary resources in the required supplementary information section immediately following the notes to the financial statements.

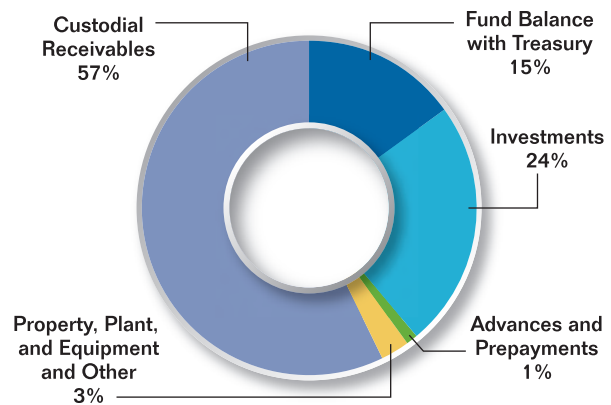
BALANCE SHEETS

The Balance Sheets present, as of a specific point in time, the assets and liabilities retained or managed by the Commission. The difference between assets and liabilities represents the net position of the Commission.



Total Assets: As of September 30, 2022, the Balance Sheet reflects total assets of \$1,166.2 million. This is an increase of \$884.7 million, or 314.3 percent, over FY 2021, primarily due to increases of \$624.8 million in Custodial Receivables, \$286.0 million in Investments, and \$13.9 million in Property,

FY 2022 Total Assets (Composition)



Plant, and Equipment, offset by decreases of \$32.9 million in Fund Balance with Treasury and \$7.1 million in Advances and Prepayments.

The \$624.8 million, or 1,817.5 percent, increase in Custodial Receivables was due to an increase in the amount of receivables for civil monetary sanctions that are estimated to be collectible as of September 30, 2022. The collectible amount of receivables for civil monetary sanctions is driven by enforcement actions and the violators' ability to pay in any given fiscal year. Of the \$659.2 million in outstanding Custodial Receivables as of September 30, 2022, \$636.2 million, or 96.5 percent, was expected to be collected from 10 entities for civil monetary penalties related to recordkeeping and supervision failures for widespread use of unapproved communication methods that resulted from a Commission order dated September 27, 2022.⁹

Excluding Custodial Receivables, Investments of \$286.0 million comprised approximately 56.4 percent of the Commission's total assets as of September 30, 2022. This significant asset represents the balance of the Customer Protection Fund that is not needed to pay whistleblower awards or fund customer education initiatives and operating expenses of the Fund. During FY 2021, the Commission

⁷ The \$203.3 million disbursed from the Fund for whistleblower awards during FY 2022 was previously reported as pending claims as of September 30, 2021. The amount of unpaid whistleblower claims as of September 30, 2022, of \$671.5 thousand consists of final whistleblower awards due and payable of \$626.5 thousand plus \$45.0 thousand in awards preliminarily determined by the CFTC as of September 30, 2022, but not issued as final awards during FY 2022.

⁸ The apportioned balance on the Fund's Statement of Budgetary Resources totals \$278,674,934, consisting of \$269,792,957 in the Fund and \$8,881,977 that has been set aside in a separate account to fund non-whistleblower costs when the unobligated balance of the Fund is insufficient.

⁹ 11 entities were fined in the order totaling \$710.0 million but the Commission collected \$75 million from one entity prior to September 30, 2022.

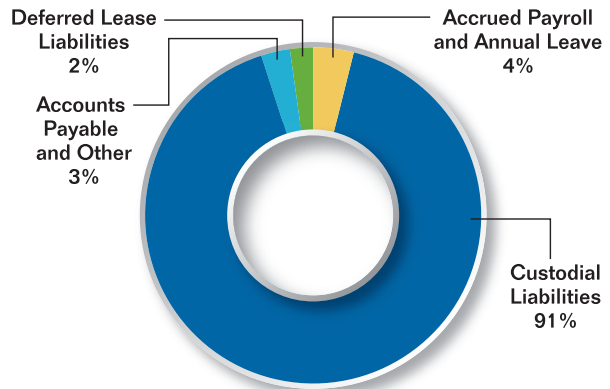
redeemed all investments to make funds readily available for the needs of the Fund. In FY 2022, the Commission began investing again once there were sufficient funds to satisfy all outstanding whistleblower obligations. The \$286.0 million, or 100.0 percent, increase in Investments resulted from the investment of surplus funds remaining in the Fund from offsetting collections after all outstanding whistleblower awards had been obligated.

The \$13.9 million, or 54.1%, increase in Property, Plant, and Equipment is the net of new asset purchases, primarily for leasehold improvement and equipment related to the relocation to new office space in the Chicago and New York regions, net of disposals of the old leasehold improvement and equipment from the prior locations that were primarily fully depreciated.

The \$32.9 million, or 15.9 percent, decrease in Fund Balance with Treasury is the net of a \$95.2 million decrease in the Customer Protection Fund balance offset by a \$62.3 million increase in the non-Customer Protection Fund balance. The Customer Protection Fund balance primarily decreased due to \$286.0 million in investment purchases discussed previously and disbursements of \$4.1 million for payroll, \$1.6 million for contract payments, and \$203.3 million for whistleblower awards, partially offset by \$398.5 million in custodial collections transferred into the fund and \$1.4 million in interest received on investments. The non-Customer Protection Fund balance primarily increased due to \$64.6 million excess of appropriations and other offsetting collections over outlays due to increase in appropriations received of \$78.0 million in FY 2022 (consisting of \$62.0 million one-time appropriation for relocation costs for the DC move and \$16.0 million increase in annual appropriation) and the timing of cash payments, less \$2.4 million in Fund Balance with Treasury returned to the U.S. Department of the Treasury from the deposit fund and 2017 canceled appropriations.

The \$7.1 million, or 51.5 percent, decrease in Advances and Prepayments was due to a \$6.3 million decrease in prepayments to the Department of Interior for contract support and less subscriptions and maintenance agreements prepaid in FY 2022 than FY 2021.

**FY 2022 Total Liabilities
(Composition)**



Total Liabilities: As of September 30, 2022, the Balance Sheet reflects total liabilities of \$721.4 million. This is an increase of \$426.2 million, or 144.4 percent, over FY 2021. The increase was primarily due to increases of \$624.8 million in Custodial Liabilities and \$5.4 million in Accounts Payable, partially offset by a decrease of \$203.9 million in Liability for Whistleblower Awards.

The \$624.8 million, or 1,817.5 percent, increase in Custodial Liabilities was directly related to the increase in Custodial Receivables discussed previously. Custodial liabilities are recorded to offset the custodial receivables balance and increase or decrease to reflect outstanding receivables for civil monetary sanctions at any given point in time. Once custodial receivables are collected, the Commission transfers eligible collections to the Customer Protection Fund whenever the available balance of the Fund is less than or equal to \$100.0 million at the time the collection is received. Remaining amounts collected are transferred to the U.S. Department of the Treasury on September 30th each year.

The \$5.4 million, or 48.1 percent, increase in Accounts Payable is primarily the result of unbilled amounts owed to the General Services Administration (GSA) for construction work related to the Commission's facility relocations in New York and Chicago, a \$625.0 thousand whistleblower award issued as final in FY 2022, and the timing of cash payments.¹⁰ The Commission estimates the unbilled amounts and records an accrual for goods and services received but not yet paid for as of the end of each reporting period.

¹⁰ Whistleblower awards that have been signed by the Secretary of the Commission and issued as final are obligated and reported as Accounts Payable until paid. Whistleblower awards that have not yet been issued as final awards, but are in preliminary determination status (i.e., the recommended award amount has been communicated to the whistleblower(s) but not yet approved by the Commission), are reported in the unfunded Liability for Whistleblower Awards.

The \$203.9 million, or 99.9 percent, decrease in Liability for Whistleblower Awards is directly related to a decrease in the estimated amount of pending awards for valid whistleblower claims that are in preliminary determination status as of the end of the reporting period. The amount of whistleblower awards is driven by the amount of sanctions actually collected on the related judgments and the extent to which information provided by the whistleblowers contributed to the cases. Additional information on whistleblower awards is discussed in the *Annual Report on the Whistleblower Program and Customer Education Initiatives* available at <https://www.whistleblower.gov/reports>.

Total Net Position: As of September 30, 2022, the Balance Sheet reflects a total net position of \$444.8 million, an increase of \$458.5 million, or 3,348.7 percent, over FY 2021. The changes in each of the three components of the Commission's net position (Unexpended Appropriations—Funds from Other than Dedicated Collections, Cumulative Results of Operations—Funds from Dedicated Collections, and Cumulative Results of Operations—Funds from Other than Dedicated Collections) are discussed separately below.

Unexpended Appropriations—Funds from Other than Dedicated Collections increased by \$49.6 million, or 56.7 percent, due primarily to FY 2022 appropriations received of \$382.0 million in excess of appropriations used of \$330.6 million as a result of the \$78.0 million increase in FY 2022 appropriations received and the timing of actual cash payments. In addition, approximately \$1.8 million

unexpended appropriations in cancelled funds were returned to Treasury on September 30, 2022.

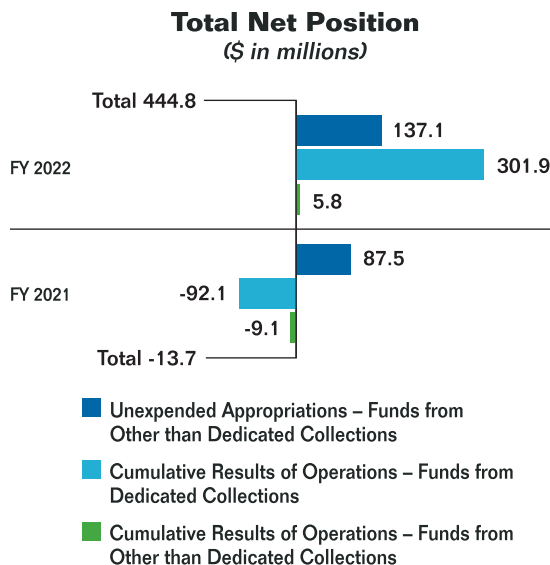
Cumulative Results of Operations—Funds from Dedicated Collections increased by \$394.0 million, or 427.9 percent, due to eligible collections of monetary sanctions of \$398.5 million transferred to the Customer Protection Fund expenses plus \$1.4 million in investment interest revenue, offset by Customer Protection Fund expenses of \$5.9 million, which primarily consisted of administrative costs to operate the Fund and implement customer education initiatives.

Cumulative Results of Operations—Funds from Other than Dedicated Collections increased by \$14.9 million, or 164.1 percent, due to total financing sources exceeding net cost of operations. Cumulative Results of Operations—All Other Funds became negative at the end of FY 2018 when unfunded liabilities exceeded Property, Plant and Equipment and non-custodial Accounts Receivable. This condition resolved itself in FY 2022 when the Commission was able to invest in additional assets, which primarily consisted of leasehold improvements and equipment for its facility relocations in New York and Chicago.

STATEMENTS OF NET COST

The Statements of Net Cost present the components of the Commission's gross and net cost of operations. Net cost is the gross cost incurred less any revenues earned from Commission activities. The Commission experienced a \$186.5 million, or 36.2 percent, decrease in the total net cost of operations during FY 2022.

The overall decrease was due to decreases of \$203.4 million in whistleblower awards, \$3.3 million in payroll-related accruals, and \$2.3 million in depreciation expense, offset by increases of \$11.0 million in contracts for goods and services, \$10.3 million in payroll, \$734.0 thousand in leases, and \$410.5 thousand in travel. The \$16.9 million increase in non-whistleblower award expenses is reasonable given a \$47.0 million increase in appropriations from FY 2019 to FY 2020 (including \$31.0 million no-year funding for facility relocation), a \$20.0 million increase in regular appropriations from FY 2020 to FY 2021, a \$78.0 million increase in appropriations from FY 2021 to FY 2022 (including \$62.0 million no-year funding for facility relocation), and the timing of cash payments.



GROSS COSTS BY STRATEGIC GOAL						
	2022	2021	2022 %	2021 %	% Change	\$ Change
Strategic Goal 1 – Strengthen Derivatives Markets & Foster Their Vibrancy	\$ 56,528,423	\$ 54,950,470	17.21%	17.64%	-0.43%	\$ 1,577,953
Strategic Goal 2 – Regulate Derivatives Markets in Interest of All Americans	\$ 55,247,419	\$ 46,228,173	16.82%	14.84%	1.98%	\$ 9,019,246
Strategic Goal 3 – Encourage Innovation & Enhance Regulatory Experience of All	\$ 44,375,305	\$ 44,016,448	13.51%	14.13%	-0.62%	\$ 358,857
Strategic Goal 4 – Be Tough on Those Who Break the Rules (excluding Whistleblower Awards)	\$ 84,349,211	\$ 82,114,194	25.68%	26.36%	-0.68%	\$ 2,235,017
Strategic Goal 5 – Focus on Unique Mission & Improve Operational Effectiveness	\$ 87,962,299	\$ 84,201,315	26.78%	27.03%	-0.25%	\$ 3,760,984
Gross Costs Excluding Whistleblower Awards	\$ 328,462,657	\$ 311,510,600	100.0%	100.0%		\$ 16,952,057
Whistleblower Awards	\$ 23,824	\$ 203,390,990				\$(203,367,166)
GROSS COSTS	\$ 328,486,481	\$ 514,901,590				\$(186,415,109)

Despite receiving a significant increase of \$78.0 million in appropriations in FY 2022, as noted previously, \$62.0 million of the \$78.0 million increase are no-year funds for facility relocation that will take place through FY 2025 when the last Commission office relocates (only \$473.5 thousand of the \$62.0 million received in FY 2022 for facility relocation was obligated and none of it was expensed as of September 30, 2022). The impact of the increase in no-year appropriations for facility relocation will be evident in increased obligations on the Statement of Budgetary Resources and increased costs on the Statement of Net Cost in FY 2023 and future years as related goods and services are received and amounts are disbursed.

In line with the Strategic Plan in effect for both FY 2022 and FY 2021, the Commission allocates expenses reported in the Statement of Net Cost to the following five Strategic Goals:

- Strategic Goal One – Strengthen Derivatives Markets & Foster Their Vibrancy
- Strategic Goal Two – Regulate Derivatives Markets in Interest of All Americans
- Strategic Goal Three – Encourage Innovation & Enhance Regulatory Experience of All
- Strategic Goal Four – Be Tough on Those Who Break the Rules
- Strategic Goal Five – Focus on Unique Mission & Improve Operational Effectiveness

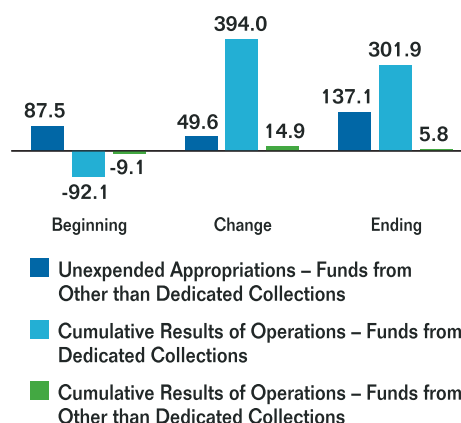
To aid the financial statement reader in more fully understanding the Commission’s strategic focus and how it changed

from FY 2021 to FY 2022, the table above presents the gross costs by Strategic Goal excluding whistleblower awards. In FY 2022, CFTC allocated slightly more costs to Strategic Goal Two and less costs to Strategic Goals One, Three, Four, and Five. After adding back the whistleblower awards, the total gross costs in the table above ties to the total gross costs on the Commission’s Statements of Net Cost for FY 2022 and FY 2021.

STATEMENTS OF CHANGES IN NET POSITION

The Statements of Changes in Net Position present the Commission’s cumulative net results of operations and unexpended appropriations for the fiscal year. The components of the changes in the Commission’s Net Position shown below are explained in the Total Net Position discussion in the Balance Sheets section.

Statements of Changes in Net Position
(\$ in millions)



STATEMENTS OF BUDGETARY RESOURCES

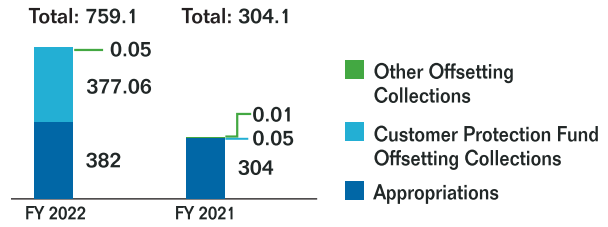
The Statements of Budgetary Resources provide information about the provision of budgetary resources and its status as of the end of the year. Information in this statement is consistent with budget execution information and the information reported in the *Budget of the U.S. Government*, FY 2022.

The changes in the Commission's total budgetary resources from September 30, 2021, to September 30, 2022, can mostly be explained by the following three events:

- The Commission transferred \$398.5 million in eligible monetary sanctions from its custodial receipt account to the Customer Protection Fund when the available balance of the Fund was less than or equal to \$100.0 million and collected \$1.4 million in investment interest revenue. After reducing available budgetary authority by \$22.8 million for temporary sequestration (5.7% of all offsetting collections), the budgetary authority for the Customer Protection Fund increased by \$377.0 million.
- The Commission received \$78.0 million more in appropriations in FY 2022 than FY 2021. This \$78.0 million increase is the result of a one-time appropriation of \$62.0 million for facility relocation expenses and a \$16.0 million increase in annual appropriations.
- The Commission reduced its outstanding unfunded lease deficiency by \$22.1 million in FY 2022 and \$23.6 million in FY 2021 (see Note 10 for additional information). As lease payments are funded through annual appropriations and subsequently paid, the abnormal balance in Unapportioned, Unexpired Accounts is reduced and the Unobligated Balance from Prior Year Budget Authority, Net increases in the subsequent fiscal year.

For the year ending September 30, 2022, the Commission's Total Budgetary Resources increased by \$456.8 million, or

New Budget Authority (\$ in millions)

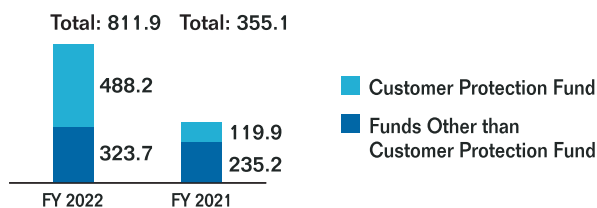


128.7 percent. This increase is primarily due to a \$455.0 million increase in new budget authority.

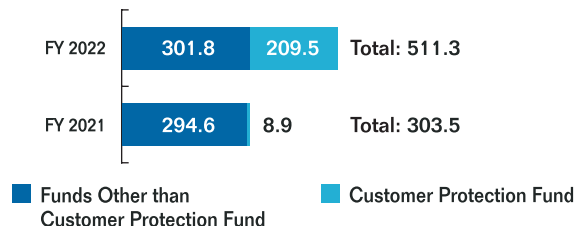
For the year ending September 30, 2022, the Commission's new budget authority increased by \$455.0 million, or 149.7 percent, primarily due to a \$377.0 million, or 741,919.4 percent increase, in Customer Protection Fund Offsetting Collections as a result of (1) \$398.5 million transferred into the Fund from eligible monetary sanctions collected, and (2) significantly higher average Treasury interest rates paid on investments in overnight Treasury securities (2.3 percent in FY 2022 versus .05 percent in FY 2021), offset by \$22.8 million for temporary sequestration (5.7% of all offsetting collections). In addition, new budget authority increased in FY 2022 due to the \$78.0 million increase in annual appropriations received.

New Obligations and Upward Adjustments increased by \$207.9 million, or 68.5 percent. This increase was primarily the result of increases in amounts obligated for whistleblower awards, payroll, leases, and travel of \$200.9 million, \$10.0 million, \$2.1 million, and \$520.9 thousand, respectively, offset by a \$6.5 million decrease in amounts obligated for contracts for goods and services. The overall increase in obligations is expected given the increase in whistleblower awards issued as final in FY 2022 and appropriations received of \$78.0 million in FY 2022 (\$62.0 million of the \$78.0 million increase in appropriations were no year-funds for facility relocation expenses of which only \$473.5 thousand had been obligated

Total Budgetary Resources (\$ in millions)



New Obligations and Upward Adjustments (\$ in millions)



as of September 30, 2022) and \$20.0 million in FY 2021 and the timing of obligations due to no-year and two-year appropriations received.

Apportioned, Unexpired Accounts increased by \$227.0 million, or 184.5 percent, due to increases of \$167.6 million in the Customer Protection Fund, \$2.2 million in the annual and multi-year funds, and \$57.2 million in the no-year facility relocation fund due to excess of new budget authority over amounts obligated and/or expended by the funds.

The \$22.1 million, or 27.6 percent, increase in Unapportioned, Unexpired Accounts was the result of the \$22.1 million reduction in unfunded lease obligations. As noted previously, the Commission reduced its outstanding unfunded lease deficiency through funding from current year appropriations of \$22.1 million. As reported in prior years, the total Unapportioned, Unexpired Accounts balance is negative because no funds have been appropriated or apportioned to fund the remaining lease obligations through FY 2025. These unfunded lease obligations remaining as of September 30, 2022, and 2021, are \$58.0 million and \$80.1 million, respectively.

Agency Outlays, Net decreased by approximately \$187.5 million, or 59.7 percent. Excluding the decrease in outlays due to a \$400.0 million increase in offsetting collections received by the Customer Protection Fund, net outlays actually increased by approximately \$212.5 million. This increase was primarily due to increases in outlays of \$199.9 million for whistleblower awards, \$8.4 million for salaries and benefits, \$4.5 million for leases and other contracts, and \$438.7 thousand for travel. Offsetting collections offset gross outlays so an increase in offsetting collections generally results in lower net outlays; however, outlays in any given fiscal year are also impacted by such

things as appropriations available for obligations in the current and prior fiscal years, timing of cash payments, level of FTE, and whistleblower award activity.

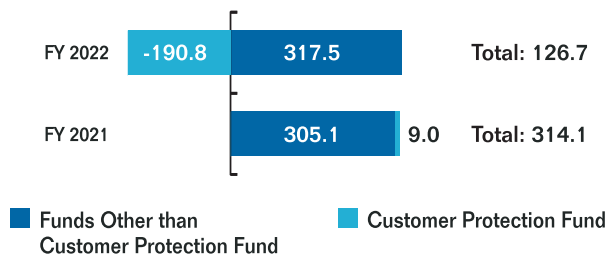
STATEMENTS OF CUSTODIAL ACTIVITY

This statement provides information about the sources and disposition of collections. All collections received during the fiscal year that are not transferred to the Customer Protection Fund when the available balance is less than or equal to \$100.0 million are transferred to the Treasury general fund on September 30th. Collections primarily consist of fines, penalties, and forfeitures assessed and levied against businesses and individuals for violations of the CEA or Commission regulations. They also include other non-exchange revenues such as registration, filing, appeal fees, and general receipts. The Statement of Custodial Activity reflects total cash collections for FY 2022 in the amount of \$604.7 million, an increase of \$57.8 million, or 10.6 percent, over FY 2021. These custodial collections are driven by enforcement actions in any given fiscal year as well as the violators' ability to pay. Of the \$604.7 million in FY 2022 cash collections, \$398.5 million in eligible monetary sanctions were transferred to the Customer Protection Fund when the available balance was less than or equal to \$100.0 million and the remaining \$206.2 million was transferred to the Treasury.

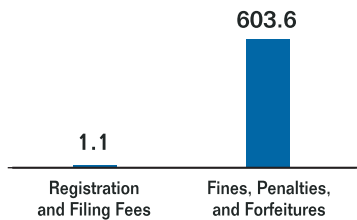
As discussed in the Balance Sheet section, the \$624.8 million, or 1,817.5 percent, increase in Custodial Receivables was due to an increase in the amount of receivables for civil monetary sanctions that are estimated to be collectible as of September 30, 2022. Of the \$659.2 million in outstanding Custodial Receivables as of September 30, 2022, \$636.2 million, or 96.5 percent, was expected to be collected from 10 entities for civil monetary penalties related to recordkeeping and supervision failures for widespread use of unapproved communication methods that resulted from a Commission order dated September 27, 2022.

An allowance for uncollectible accounts has been established and included in the accounts receivable on the Balance Sheet. Although historical experience has indicated that a high percentage of custodial receivables prove uncollectible, the Commission determines the collectability of each individual judgment based on knowledge of the financial profile of the

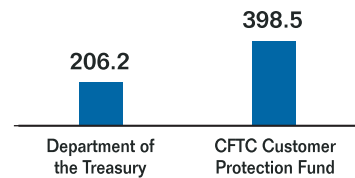
Agency Outlays, Net (\$ in millions)



FY 2022 Total Cash Collections¹¹
(\$ in millions)



FY 2022 Total Disposition of Collections
(\$ in millions)



debtor obtained through the course of the investigation and litigation of each case, including efforts to identify and freeze assets at the beginning of cases, when any remaining assets are most likely to be recoverable. Accounts are re-estimated quarterly based on account reviews and the agency’s determination that changes to the net realizable value are needed.

without taking into consideration the available balance of the Fund under the provisions of the Dodd-Frank Act. As a result, the Commission obligated non-whistleblower costs from this separate account until the negative balance in the Fund was offset by current year collections of eligible sanctions. This separate account, of which \$8.9 million currently remains unexpended, will be available until the account expires, at which time all unobligated amounts will be returned to the Fund.

FINANCIAL RISKS OCCURRING DURING THE REPORTING PERIOD

With the increase in payments to whistleblowers, the Commission may encounter the possible risk of time lag in making payments to whistleblowers if the balance of the Customer Protection Fund is not sufficient to make timely payments to whistleblowers. This risk is minimized in that there is a level of due process involved in approving whistleblower claims that should provide the Commission with sufficient time to replenish the Customer Protection Fund, as necessary. However, given the current requirement for the Commission to make whistleblower payments on related matters for which another agency collected the sanctions, there is a risk that the Customer Protection Fund would have to cease normal operations until such time that funds are made available to continue. On July 6, 2021, Public Law 117-25 helped temporarily mitigate this risk by providing the Commission with one-time authority to set aside \$10.0 million from the Customer Protection Fund in a separate account to fund non-whistleblower costs (e.g., payroll, contracts, etc.) when the available balance of the Fund is insufficient to pay non-awards expenses and expenses for customer education initiatives. In October 2021, the Commission issued a final whistleblower award of nearly \$200,000,000, resulting in an obligation that exceeded the available balance of the Fund. The Commission has the authority to make obligations for whistleblower awards

There were no unanticipated financial risks occurring during the reporting period. As in FY 2021, the financial impact resulting from the COVID-19 pandemic was minimal, primarily relating to the acquisition of additional cleaning and replacement supplies.

LIMITATIONS OF FINANCIAL STATEMENTS

Management has prepared the accompanying financial statements to report the financial position and operational results for the CFTC for FY 2022 and FY 2021 pursuant to the requirements of Title 31 of the U.S. Code, section 3515 (b).

While these statements have been prepared from the books and records of the Commission in accordance with GAAP for Federal entities and the formats prescribed by OMB Circular A-136, *Financial Reporting Requirements*, these statements are in addition to the financial reports used to monitor and control budgetary resources, which are prepared from the same books and records.

The statements should be read with the understanding that they represent a component of the U.S. Federal government, a sovereign entity. One implication of this is that the liabilities presented herein cannot be liquidated without the enactment of appropriations, and ongoing operations are subject to the enactment of future appropriations.

¹¹ Total cash collections include \$15.9 thousand, or <\$0.1, in general proprietary receipts.



MANAGEMENT ASSURANCES

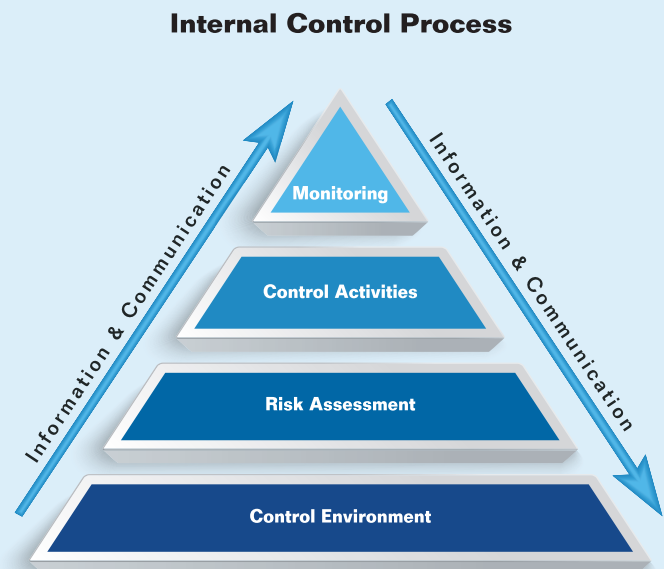
ANALYSIS OF CFTC'S SYSTEMS, CONTROLS, AND LEGAL COMPLIANCE

MANAGEMENT OVERVIEW

The CFTC is committed to management excellence and recognizes the importance of strong financial systems and internal controls to ensure accountability, integrity, and reliability. This operating philosophy has permitted the Commission to make significant progress in documenting and testing its internal controls over reporting, as prescribed in OMB Circular A-123, *Management's Responsibility for Enterprise Risk Management and Internal Control*. The graph on right depicts all five components of the internal control process that must be present in an organization to ensure an effective internal control process.

- **Control Environment** is the foundation for an internal control system. It represents management's commitment to encourage the highest level of integrity and personal/professional standards, and promotes internal control through our leadership philosophy and operational style.
- **Risk Assessment** is the identification and analysis of risks associated with business processes, financial reporting, financial systems, controls and legal compliance in the pursuit of agency goals and objectives.
- **Control Activities** are the actions supported by management policies and procedures to address risk, e.g. performance reviews, status of funds reporting, and asset management reviews.

- **Information and Communication** ensure the agency's control environment, risks, control activities, and performance results are communicated throughout the agency.
- **Monitoring** is the assessment of internal control performance to ensure the internal control processes are properly executed and operating effectively in compliance with agency policies and procedures.



The Commission relies on its performance management and internal control framework to ensure:

- divisions and mission support offices achieve the intended strategic objectives and performance goals efficiently and effectively;
- maintenance and use of reliable, complete, and timely data for decision-making at all levels; and
- compliance with applicable laws and regulations.

STATEMENT OF ASSURANCE

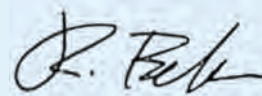
The Statement of Assurance is required by the Federal Managers' Financial Integrity Act of 1982 (FMFIA) and OMB Circular A-123, *Management's Responsibility for Enterprise Risk Management and Internal Control*. The assurance is for internal controls over operational effectiveness (we do the right things to accomplish our mission) and operational efficiency (we do things right).

Statement of Assurance

"CFTC management is responsible for establishing and maintaining effective internal controls and financial management systems that meet the objectives of the Federal Managers' Financial Integrity Act of 1982 (FMFIA). In accordance with OMB Circular A-123, Management's Responsibility for Enterprise Risk Management and Internal Control, CFTC assessed the effectiveness of its internal controls and financial management systems to support reliable financial reporting, effective and efficient programmatic operations, and compliance with applicable laws and regulations and financial management systems requirements. Based on the results of this assessment, the CFTC can provide reasonable assurance that its internal controls and financial management systems met the objectives of FMFIA and were operating effectively as of September 30, 2022. No material weaknesses were found in the design or operation of CFTC's internal controls or financial management systems.

These reviews include an assessment of CFTC's safeguarding of assets, the use of budget authority, and other laws and regulations that could have a material effect on the financial statements, in accordance with the requirements of Appendix A to OMB Circular A-123, Management of Reporting and Data Integrity Risk. Based on the results of these reviews, the CFTC can provide reasonable assurance that its internal controls over reporting were operating effectively as of September 30, 2022. No material weaknesses were found in the design or operation of internal controls over reporting.

The CFTC also reviews the United States Department of Transportation Quality Control Review of Controls Over the Enterprise Services Center Report conducted in accordance with the American Institute of Certified Public Accountants (AICPA) Statements on Standards for Attestation Engagements (SSAE 18) provided by the shared service provider maintaining our financial management system. The report addresses requirements outlined in Appendix D of OMB Circular A-123, Compliance with the Federal Financial Management Improvement Act of 1996 (FFMIA) and OMB Circular A-136. Based on the results of these reviews, the CFTC elects to provide reasonable assurance that its financial management systems comply with applicable provisions of the FFMIA as of September 30, 2022."



Rostin Behnam
Chairman
November 10, 2022

MANAGEMENT'S ASSESSMENT OF INTERNAL CONTROL

The objectives of the Commission's internal controls are to provide reasonable assurance that:

- Obligations and costs comply with applicable laws;
- Assets are safeguarded against waste, loss, unauthorized use, or misappropriation;
- Revenues and expenditures applicable to Commission operations are properly recorded and accounted for to permit the preparation of accounts and reliable to financial and statistical reports and to maintain accountability over assets; and
- All programs are efficiently and effectively carried out in accordance with applicable laws and management policy.

During FY 2022, the Commission reviewed key components of its internal controls and financial management systems, in accordance with FMFIA and OMB guidelines. As part of this review, the Commission evaluates information obtained from reviews conducted by the Government Accountability Office (GAO) and the Office of the Inspector General (OIG). These reviews are helpful in assessing whether the Commission's systems and controls comply with the standards established by FMFIA.

In addition, managers throughout the Commission are responsible for ensuring that effective controls are implemented in their areas of responsibility. Individual assurance statements from division and office heads serve as a primary basis for the Chairman's assurance that internal controls are adequate and operating effectively. The assurance statements are based upon each office's evaluation of progress made in correcting any previously reported problems, as well as new problems identified by the OIG, GAO, other management reports, and the management environment within each office. CFTC has worked vigorously to continually improve its controls program and assess its effectiveness at accomplishing the FMFIA requirements. Examples of some of the FY 2022 work performed to support the assessment of compliance



with FMFIA and Internal Controls over Reporting (ICOR) include, but are not limited to, the following:

- Implementation of the Data Quality Plan (DQP) to ensure data quality, assessment, and reconciliation of quarterly spending data submitted in compliance with the Digital Accountability and Transparency Act of 2014 (Data Act);
- Improper payment risk assessments to identify and reduce the risk of improper payments based on the Payment Integrity Information Act of 2019;
- Pay and benefits assessment based on the authority of Section 10702 of the Public Law 107-171, Farm Security and Rural Investment Act of 2002;
- Management and internal control reviews conducted with the express purpose of assessing internal controls;
- Management control reviews conducted with the express purpose of assessing compliance with applicable laws, regulations, and government-wide policies; and
- Information security compliance as required by the Federal Information Security Management Act (FISMA).

FMFIA SECTION 2, MANAGEMENT CONTROL

The Commission has no declared material weaknesses under FMFIA for FY 2022 and FY 2021 in the administrative controls and internal controls over reporting that prevented reliable financial reporting, effective and efficient operations, and compliance with applicable laws and regulations.

FMFIA SECTION 4, FINANCIAL MANAGEMENT SYSTEMS

The Commission declared no nonconformance within our financial systems under FMFIA during FY 2022 and FY 2021. The independent auditors' reports for FY 2022 and 2021 disclosed no instances of noncompliance or other matters within our financial systems that were required to be reported under Generally Accepted Government Auditing Standards (GAGAS) and OMB Bulletin 22-01, *Audit Requirements for Federal Financial Statements*.

FFMIA, FINANCIAL MANAGEMENT SYSTEMS

As an agency reporting under the Accountability of Tax Dollars Act of 2002, the Commission is not subject to the requirements of FFMIA. However, based on the robust assessments that the Commission has conducted to ensure compliance with FMFIA, CFTC is able to elect to provide reasonable assurance that its financial management systems comply with:

- Federal financial management system requirements;
- Applicable Federal accounting standards; and
- The U.S. Standard General Ledger (USSGL) at the transaction level.

SUMMARY OF CURRENT FINANCIAL SYSTEM AND FUTURE STRATEGIES

Since FY 2007, the CFTC has leveraged a financial management systems platform operated by the U.S. Department of Transportation's Enterprise Services Center (ESC), an OMB-designated financial management service provider. The Commission implemented an integrated end-to-end procurement management system through ESC, which provides a timely, efficient and consistent contract management process and facilitates required DATA Act reporting. As a result, the CFTC is able to accumulate, analyze, and present reliable financial information, provide timely information for managing current operations and reporting financial information to central agencies, and comply with government-wide requirements. The Commission's financial management systems strategy for FY 2023 includes the continued monitoring, evaluation and oversight of the financial management system operated by its shared services provider. This will include ensuring that the Commission has complied with the Treasury mandate to use the new G-Invoicing solution for buy/sell activity with other federal entities beginning in FY 2023.

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Financial Section



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A LETTER FROM THE CHIEF FINANCIAL OFFICER

On behalf of the CFTC, it is an honor to present the Commission's FY 2022 Agency Financial Report (AFR). The AFR provides essential financial, organizational, and performance information to the Congress and the American public about the CFTC's stewardship responsibilities to use, track, and manage public funds.

As in years past, the performance of these fiduciary responsibilities did not come without challenges. The ability to authorize spending, oversee the execution of the budget, and ensure timely and accurate recording of financial events required strict adherence to policy and application of procedures. FY 2022 continued to present unique challenges that tested the execution of the Commission's public service responsibilities. Their efforts, despite the difficult environment, led the agency to a place of improved financial management and greater accountability.

I am pleased to report that the Office of the Inspector General's independent auditor has issued an unmodified opinion on our FY 2022 financial statements. The audit result represents the Commission's sixteenth unmodified opinion. I am also pleased to announce that the auditor's review of our internal controls revealed no material weaknesses or significant deficiencies in our controls' design or operations.

In FY 2022, the Commission was recognized by the Association of Government Accountants with the distinguished Certificate of Excellence in Accountability Reporting (CEAR) for its FY 2021 AFR.¹²

In closing, I would like to thank the Commission's Leadership, the Financial Management team, and key staff across the agency for their diligence and dedication to public service.



Joel Mattingley
Chief Financial Officer
November 15, 2022



¹² Additional information regarding the CEAR program may be found on the AGA's website at <https://www.agacgfm.org/Standards/CEAR.aspx>



REPORT OF THE INDEPENDENT AUDITOR



Independent Auditor's Report

Chairman
U.S. Commodity Futures Trading Commission

Inspector General
U.S. Commodity Futures Trading Commission

In our audits of the fiscal years 2022 and 2021 financial statements of the U.S. Commodity Futures Trading Commission (CFTC), we found:

- CFTC's financial statements as of and for the fiscal years ended September 30, 2022, and 2021, are presented fairly, in all material respects, in accordance with U.S. generally accepted accounting principles;
- no material weaknesses in internal control over financial reporting based on the limited procedures we performed¹; and
- no reportable noncompliance for fiscal year 2022 with provisions of applicable laws, regulations, contracts, and grant agreements we tested.

The following sections discuss in more detail (1) our report on the financial statements, which includes an emphasis-of-matter paragraph related to unfunded liability, required supplementary information (RSI)² and other information included with the financial statements³; (2) our report on internal control over financial reporting; (3) our report on compliance with laws, regulations, contracts, and grant agreements; and (4) agency comments.

Report on the Financial Statements

Opinion

In accordance with *Government Auditing Standards* issued by the Comptroller General of the United States; and OMB Bulletin No. 22-01, *Audit Requirements for Federal Financial Statements*, we have audited CFTC's financial statements. CFTC's financial statements comprise

¹ A material weakness is a deficiency, or combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected, on a timely basis. A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis.

² The RSI consists of the "Management's Discussion and Analysis" and the "Combined Statement of Budgetary Resources", which are included with the financial statements.

³ Other information consists of information included with the financial statements, other than the RSI and the auditor's report.

WILLIAMS, ADLEY & COMPANY-DC, LLP

Certified Public Accountants/ Management Consultants

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the balance sheets as of September 30, 2022, and 2021; the related statements of net cost, changes in net position, budgetary resources, and custodial activity for the fiscal years then ended; and the related notes to the financial statements. In our opinion, CFTC's financial statements present fairly, in all material respects, CFTC's financial position as of September 30, 2022, and 2021, and its net cost of operations, changes in net position, budgetary resources, custodial activity for the fiscal years then ended in accordance with U.S. generally accepted accounting principles.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the U.S. and the U.S. generally accepted government auditing standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of CFTC and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter

As shown in the Balance Sheet at September 30, 2021, and discussed in Notes 6 and 8 to the financial statements, CFTC recorded an unfunded liability of \$203,970,000. Such unfunded award resulted in a total negative Cumulative Results of Operations of \$101,152,016 at September 30, 2021. Upon approval by the Commission in October 2021, this whistleblower award became a funded liability, instead of an unfunded one. Our opinion is not modified for this matter.

Responsibilities of Management for the Financial Statements

CFTC management is responsible for (1) the preparation and fair presentation of these financial statements in accordance with U.S. generally accepted accounting principles; (2) preparing, measuring, and presenting the RSI in accordance with U.S. generally accepted accounting principles; (3) preparing and presenting other information included in CFTC's Agency Financial Report, and ensuring the consistency of that information with the audited financial statements and the RSI; and (4) designing, implementing, and maintaining effective internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit of the financial statements conducted in accordance with U.S. generally accepted government auditing standards will always detect a material misstatement or a material weakness when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements, including omissions, are considered to be material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with U.S. generally accepted government auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements in order to obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Obtain an understanding of internal control relevant to our audit of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of CFTC's internal control over financial reporting. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Perform other procedures we consider necessary in the circumstances.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the financial statement audit.

Required Supplementary Information

U.S. generally accepted accounting principles issued by the Federal Accounting Standards Advisory Board (FASAB) require that the RSI be presented to supplement the financial statements. Such information is the responsibility of management and, although not a part of the financial statements, is required by FASAB, which considers it to be an essential part of financial reporting for placing the financial statements in appropriate operational, economic, or historical context. We have applied certain limited procedures to the RSI in accordance with U.S. generally accepted government auditing standards, which consisted of inquiries of management about the methods of preparing the RSI and comparing the information for consistency with management's responses to the auditor's inquiries, the financial statements, and other knowledge we obtained during the audit of the financial statements, in order to report omissions or material departures from FASAB guidelines, if any, identified by these limited procedures. We did not audit and we do not express an opinion or provide any assurance on the RSI because the limited procedures we applied do not provide sufficient evidence to express an opinion or provide any assurance.

Other Information

CFTC's other information contains a wide range of information, some of which is not directly related to the financial statements. This information is presented for purposes of additional analysis and is not a required part of the financial statements or the RSI. Management is responsible for the other information included in CFTC's Agency Financial Report. The other information comprises the Inspector General's Assessment, Summary of Audit and Management Assurances, and Civil

Monetary Penalty Adjustment for Inflation but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Report on Internal Control over Financial Reporting

In connection with our audits of CFTC's financial statements, we considered CFTC's internal control over financial reporting, consistent with our auditor's responsibilities discussed below.

Results of Our Consideration of Internal Control over Financial Reporting

Our consideration of internal control was for the limited purpose described below and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies⁴ or to express an opinion on the effectiveness of CFTC's internal control over financial reporting. Given these limitations, during our audit, we did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that have not been identified.

Basis for Results of Our Consideration of Internal Control over Financial Reporting

We performed our procedures related to CFTC's internal control over financial reporting in accordance with U.S. generally accepted government auditing standards.

Responsibilities of Management for Internal Control over Financial Reporting

CFTC management is responsible for designing, implementing, and maintaining effective internal control over financial reporting relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibilities for Internal Control over Financial Reporting

In planning and performing our audit of CFTC's financial statements as of and for the fiscal year ended September 30, 2022, in accordance with U.S. generally accepted government auditing standards, we considered CFTC's internal control relevant to the financial statement audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of CFTC's internal control over financial reporting. Accordingly, we do not express an opinion on CFTC's internal control over financial reporting. We are required to report all deficiencies that are considered to be significant deficiencies or material weaknesses. We did not consider all internal controls relevant to operating objectives,

⁴ A significant deficiency is a deficiency, or a combination of deficiencies, in internal control over financial reporting that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

such as those controls relevant to preparing performance information and ensuring efficient operations.

Definition and Inherent Limitations of Internal Control over Financial Reporting

An entity's internal control over financial reporting is a process effected by those charged with governance, management, and other personnel, the objectives of which are to provide reasonable assurance that (1) transactions are properly recorded, processed, and summarized to permit the preparation of financial statements in accordance with U.S. generally accepted accounting principles, and assets are safeguarded against loss from unauthorized acquisition, use, or disposition, and (2) transactions are executed in accordance with provisions of applicable laws, including those governing the use of budget authority, regulations, contracts, and grant agreements, noncompliance with which could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent, or detect and correct, misstatements due to fraud or error.

Intended Purpose of Report on Internal Control over Financial Reporting

The purpose of this report is solely to describe the scope of our consideration of CFTC's internal control over financial reporting and the results of our procedures, and not to provide an opinion on the effectiveness of CFTC's internal control over financial reporting. This report is an integral part of an audit performed in accordance with U.S. generally accepted government auditing standards in considering internal control over financial reporting. Accordingly, this report on internal control over financial reporting is not suitable for any other purpose.

Report on Compliance with Laws, Regulations, Contracts, and Grant Agreements

In connection with our audits of CFTC's financial statements, we tested compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements consistent with our auditor's responsibilities discussed below.

Results of Our Tests for Compliance with Laws, Regulations, Contracts, and Grant Agreements

Our tests for compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements disclosed no instances of noncompliance for fiscal year 2022 that would be reportable under U.S. generally accepted government auditing standards. However, the objective of our tests was not to provide an opinion on compliance with laws, regulations, contracts, and grant agreements applicable to CFTC. Accordingly, we do not express such an opinion.

Basis for Results of Our Tests for Compliance with Laws, Regulations, Contracts, and Grant Agreements

We performed our tests of compliance in accordance with U.S. generally accepted government auditing standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for Tests of Compliance section below.

Responsibilities of Management for Compliance with Laws, Regulations, Contracts, and Grant Agreements

CFTC management is responsible for complying with laws, regulations, contracts, and grant agreements applicable to CFTC.

Auditor's Responsibilities for Tests of Compliance with Laws, Regulations, Contracts, and Grant Agreements

Our responsibility is to test compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements applicable to CFTC that have a direct effect on the determination of material amounts and disclosures in CFTC's financial statements, and to perform certain other limited procedures. Accordingly, we did not test compliance with all laws, regulations, contracts, and grant agreements applicable to CFTC. We caution that noncompliance may occur and not be detected by these tests.

Intended Purpose of Report on Compliance with Laws, Regulations, Contracts, and Grant Agreements

The purpose of this report is solely to describe the scope of our testing of compliance with selected provisions of applicable laws, regulations, contracts, and grant agreements, and the results of that testing, and not to provide an opinion on compliance. This report is an integral part of an audit performed in accordance with U.S. generally accepted government auditing standards in considering compliance. Accordingly, this report on compliance with laws, regulations, contracts, and grant agreements is not suitable for any other purpose.

Williams, Adley & Company - DC, LLP

Washington, District of Columbia
November 10, 2022



PRINCIPAL FINANCIAL STATEMENTS

Commodity Futures Trading Commission

BALANCE SHEETS

As of September 30, 2022 and 2021

	2022	2021
ASSETS		
Intragovernmental:		
Fund Balance with Treasury (Note 2)	\$ 174,854,209	\$ 207,788,240
Federal Investments (Note 3)	286,000,000	–
Advances and Prepayments (Note 1H)	3,383,000	9,706,678
Total Intragovernmental	\$ 464,237,209	\$ 217,494,918
With the Public:		
Accounts Receivable, Net:		
Custodial Fines and Interest Receivable, Net (Note 4)	\$ 659,190,181	\$ 34,377,723
Accounts Receivable, Net (Note 4)	27,175	26,983
General Property, Plant, and Equipment, Net (Note 5)	39,477,653	25,618,531
Advances and Prepayments (Note 1H)	3,257,433	3,988,894
Total With the Public	\$ 701,952,442	\$ 64,012,131
TOTAL ASSETS	\$1,166,189,651	\$ 281,507,049
LIABILITIES		
Intragovernmental:		
Accounts Payable	\$ 5,512,199	\$ 3,392,772
Other Liabilities:		
Employer Contributions and Payroll Taxes Payable	2,099,711	1,779,989
Unfunded FECA and Unemployment Liability (Note 1N)	83,864	89,587
Other Liabilities (Without Reciprocals)	307,247	286,668
Deferred Lease Liabilities (Note 7)	4,394,626	725,714
Liability to the General Fund of the U.S. Government for Custodial Assets	659,190,181	34,377,723
Total Intragovernmental	\$ 671,587,828	\$ 40,652,453
With the Public:		
Accounts Payable	\$ 11,090,625	\$ 7,815,877
Federal Employee Benefits Payable:		
Actuarial FECA Liabilities (Note 1N)	499,005	533,782
Unfunded Annual Leave	17,747,317	18,531,860
Funded Employee Benefits	403,232	339,165
Other Liabilities:		
Accrued Funded Payroll	8,610,471	7,560,778
Liability for Non-Fiduciary Deposit Funds	73,353	595,476
Deferred Lease Liabilities (Note 7)	11,308,599	15,200,011
Liability for Whistleblower Awards (Note 8)	45,000	203,970,000
Total With the Public	\$ 49,777,602	\$ 254,546,949
Total Liabilities	\$ 721,365,430	\$ 295,199,402

Contingent Liabilities (Note 9)

continued on next page

Balance Sheets continued from previous page

	2022	2021
NET POSITION		
Unexpended Appropriations – Funds from Other than Dedicated Collections	\$ 137,086,524	\$ 87,459,663
Total Unexpended Appropriations	\$ 137,086,524	\$ 87,459,663
Cumulative Results of Operations – Funds from Dedicated Collections	\$ 301,921,114	\$ (92,073,033)
Cumulative Results of Operations – Funds from Other than Dedicated Collections	5,816,583	(9,078,983)
Total Cumulative Results of Operations	\$ 307,737,697	\$ (101,152,016)
Total Net Position	\$ 444,824,221	\$ (13,692,353)
TOTAL LIABILITIES AND NET POSITION	\$1,166,189,651	\$ 281,507,049

The accompanying notes are an integral part of these financial statements.

Commodity Futures Trading Commission

STATEMENTS OF NET COST

For the Years Ended September 30, 2022 and 2021

	2022	2021
NET COST BY GOAL		
STRATEGIC GOAL 1: STRENGTHEN DERIVATIVES MARKETS & FOSTER THEIR VIBRANCY		
Gross Costs	\$ 56,528,423	\$ 54,950,470
Less: Earned Revenue	(8,464)	-
NET COST OF OPERATIONS – STRATEGIC GOAL 1	\$ 56,519,959	\$ 54,950,470
STRATEGIC GOAL 2: REGULATE DERIVATIVES MARKETS IN INTEREST OF ALL AMERICANS		
Gross Costs	\$ 55,247,419	\$ 46,228,173
Less: Earned Revenue	(8,272)	-
NET COST OF OPERATIONS – STRATEGIC GOAL 2	\$ 55,239,147	\$ 46,228,173
STRATEGIC GOAL 3: ENCOURAGE INNOVATION & ENHANCE REGULATORY EXPERIENCE OF ALL		
Gross Costs	\$ 44,375,305	\$ 44,016,448
Less: Earned Revenue	(6,644)	-
NET COST OF OPERATIONS – STRATEGIC GOAL 3	\$ 44,368,661	\$ 44,016,448
STRATEGIC GOAL 4: BE TOUGH ON THOSE WHO BREAK THE RULES		
Gross Costs	\$ 84,373,035	\$ 285,505,184
Less: Earned Revenue	(12,629)	-
NET COST OF OPERATIONS – STRATEGIC GOAL 4	\$ 84,360,406	\$ 285,505,184
STRATEGIC GOAL 5: FOCUS ON UNIQUE MISSION & IMPROVE OPERATIONAL EFFECTIVENESS		
Gross Costs	\$ 87,962,299	\$ 84,201,315
Less: Earned Revenue	(13,170)	-
NET COST OF OPERATIONS – STRATEGIC GOAL 5	\$ 87,949,129	\$ 84,201,315
GRAND TOTAL		
Gross Costs	\$ 328,486,481	\$ 514,901,590
Less: Earned Revenue	(49,179)	-
TOTAL NET COST OF OPERATIONS	\$ 328,437,302	\$ 514,901,590

The accompanying notes are an integral part of these financial statements.

Commodity Futures Trading Commission

STATEMENTS OF CHANGES IN NET POSITION

For the Years Ended September 30, 2022 and 2021

2022	DEDICATED COLLECTIONS	ALL OTHER FUNDS	CONSOLIDATED TOTAL
UNEXPENDED APPROPRIATIONS:			
BEGINNING BALANCES	\$ –	\$ 87,459,663	\$ 87,459,663
Appropriations Received	–	382,000,000	382,000,000
Other Adjustments (+/-)	–	(1,750,242)	(1,750,242)
Appropriations Used	–	(330,622,897)	(330,622,897)
Net Change in Unexpended Appropriations	–	49,626,861	49,626,861
TOTAL UNEXPENDED APPROPRIATIONS, ENDING	\$ –	\$ 137,086,524	\$ 137,086,524
CUMULATIVE RESULTS OF OPERATIONS:			
BEGINNING BALANCES	\$ (92,073,033)	\$ (9,078,983)	\$ (101,152,016)
Appropriations Used	–	330,622,897	330,622,897
Nonexchange Interest Revenue (Note 3)	1,350,097	–	1,350,097
Financing Sources Transferred in from Custodial Statement Collections (Note 12)	398,498,439	–	398,498,439
Transfers In/Out Without Reimbursement	–	–	–
Imputed Financing Sources (Note 1M)	–	6,855,582	6,855,582
Net Cost of Operations	(5,854,389)	(322,582,913)	(328,437,302)
Net Change in Cumulative Results of Operations	393,994,147	14,895,566	408,889,713
TOTAL CUMULATIVE RESULTS OF OPERATIONS, ENDING	\$ 301,921,114	\$ 5,816,583	\$ 307,737,697
NET POSITION	\$ 301,921,114	\$ 142,903,107	\$ 444,824,221
2021			
UNEXPENDED APPROPRIATIONS:			
BEGINNING BALANCES	\$ –	\$ 86,262,124	\$ 86,262,124
Appropriations Received	–	304,000,000	304,000,000
Other Adjustments (+/-)	–	(3,057,910)	(3,057,910)
Appropriations Used	–	(299,744,551)	(299,744,551)
Net Change in Unexpended Appropriations	–	1,197,539	1,197,539
TOTAL UNEXPENDED APPROPRIATIONS, ENDING	\$ –	\$ 87,459,663	\$ 87,459,663
CUMULATIVE RESULTS OF OPERATIONS:			
BEGINNING BALANCES	\$ 117,027,972	\$ (9,637,096)	\$ 107,390,876
Appropriations Used	–	299,744,551	299,744,551
Nonexchange Interest Revenue (Note 3)	53,886	–	53,886
Financing Sources Transferred in from Custodial Statement Collections (Note 12)	–	–	–
Transfers In/Out Without Reimbursement	–	12,419	12,419
Imputed Financing Sources (Note 1M)	–	6,547,842	6,547,842
Net Cost of Operations	(209,154,891)	(305,746,699)	(514,901,590)
Net Change in Cumulative Results of Operations	(209,101,005)	558,113	(208,542,892)
TOTAL CUMULATIVE RESULTS OF OPERATIONS, ENDING	\$ (92,073,033)	\$ (9,078,983)	\$ (101,152,016)
NET POSITION	\$ (92,073,033)	\$ 78,380,680	\$ (13,692,353)

The accompanying notes are an integral part of these financial statements.

Commodity Futures Trading Commission

STATEMENTS OF BUDGETARY RESOURCES
For the Years Ended September 30, 2022 and 2021

	2022	2021
BUDGETARY RESOURCES		
Unobligated Balance from Prior Year Budget Authority, Net (Note 10A)	\$ 52,805,900	\$ 51,006,213
Appropriations	382,000,000	304,000,000
Spending Authority from Offsetting Collections	377,106,348	63,234
TOTAL BUDGETARY RESOURCES	\$ 811,912,248	\$ 355,069,447
STATUS OF BUDGETARY RESOURCES		
New Obligations and Upward Adjustments	\$ 511,348,819	\$ 303,467,595
Unobligated Balance, End of Year		
Apportioned, Unexpired Accounts	350,040,567	123,018,339
Unapportioned, Unexpired Accounts	(57,983,358)	(80,060,414)
Unexpired Unobligated Balance, End of Year	292,057,209	42,957,925
Expired Unobligated Balance, End of Year	8,506,220	8,643,927
Unobligated Balance, End of Year (Total)	300,563,429	51,601,852
TOTAL BUDGETARY RESOURCES	\$ 811,912,248	\$ 355,069,447
OUTLAYS, NET		
Outlays, Net	\$ 126,661,665	\$ 314,164,705
Distributed Offsetting Receipts	(15,850)	(37,264)
AGENCY OUTLAYS, NET	\$ 126,645,815	\$ 314,127,441

The accompanying notes are an integral part of these financial statements.

Commodity Futures Trading Commission

STATEMENTS OF CUSTODIAL ACTIVITY

For the Years Ended September 30, 2022 and 2021

	2022	2021
TOTAL CUSTODIAL REVENUE		
SOURCES OF CASH COLLECTIONS:		
Registration and Filing Fees	\$ 1,141,644	\$ 1,310,369
Fines, Penalties, and Forfeitures	603,561,798	545,527,184
General Proprietary Receipts	15,850	37,264
Total Cash Collections	604,719,292	546,874,817
Change in Custodial Receivables	624,812,458	(588,956,235)
TOTAL CUSTODIAL REVENUE	\$ 1,229,531,750	\$ (42,081,418)
DISPOSITION OF COLLECTIONS		
AMOUNTS TRANSFERRED TO:		
Department of the Treasury	\$ (206,220,853)	\$ (546,874,817)
CFTC Customer Protection Fund	(398,498,439)	-
Total Disposition of Collections	(604,719,292)	(546,874,817)
Change in Custodial Liabilities	(624,812,458)	588,956,235
NET CUSTODIAL ACTIVITY	\$ -	\$ -

The accompanying notes are an integral part of these financial statements.



NOTES TO THE FINANCIAL STATEMENTS

As of and for the Years Ended September 30, 2022 and 2021

Note 1. Summary of Significant Accounting Policies

A. Reporting Entity

The Commodity Futures Trading Commission (CFTC or Commission) is an independent agency of the executive branch of the Federal government. Congress created the CFTC in 1974 under the authorization of the Commodity Exchange Act (CEA) with the mandate to regulate commodity futures and option markets in the United States. The agency's mandate was renewed and expanded under the Futures Trading Acts of 1978, 1982, and 1986; the Futures Trading Practices Act of 1992; the CFTC Reauthorization Act of 1995; the Commodity Futures Modernization Act of 2000; and the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (Dodd-Frank Act, or the Act). Congress passed the Food, Conservation, and Energy Act of 2008, which reauthorized the Commission through FY 2013. In the absence of formal reauthorization, the CFTC has continued to operate through annual appropriations.

The CFTC is responsible for ensuring the economic utility of futures markets by encouraging their competitiveness and efficiency, ensuring their integrity, and protecting market participants against manipulation, abusive trade practices, and fraud.

The Dodd-Frank Act significantly expanded the powers and responsibilities of the CFTC. According to Section 748 of the Act, there is established in the U.S. Department of the Treasury (Treasury) a revolving fund known as the CFTC Customer Protection Fund. The Customer Protection Fund shall be available to the Commission, without further appropriation or fiscal year limitation, for the payment of awards to whistleblowers; and the funding of customer education initiatives designed to help customers protect themselves against fraud or other violations of this Act or the rules and regulations thereunder.

B. Basis of Presentation

The financial statements have been prepared to report the financial position and results of operations for the CFTC, as required by the Accountability of Tax Dollars Act of 2002. They are presented in accordance with the form and content requirements contained in OMB Circular A-136, *Financial Reporting Requirements*.

The financial statements have been prepared in all material respects in conformity with U.S. generally accepted accounting principles (GAAP), as prescribed for the Federal government by the Federal Accounting Standards Advisory Board (FASAB). The application and methods for applying these principles are appropriate for fairly presenting the entity's assets, liabilities, financial position, net cost of operations, changes in net position, budgetary resources, and custodial activities. Accounting standards require all reporting entities to disclose that accounting standards allow certain presentations and disclosures to be modified, if needed, to prevent the disclosure of classified information.

The books and records of the agency served as the source of information for preparing the financial statements in the prescribed formats. All agency financial statements and reports used to monitor and control budgetary resources are prepared from the same books and records. The statements should be read with the understanding that they are for a component of the U.S. government.

The Balance Sheets present the financial position of the agency. The Statements of Net Cost present the agency's operating results and the Statements of Changes in Net Position display the changes in the agency's net position. The Statements of Budgetary Resources present the sources, status, and uses of the agency's resources and follow the rules for the Budget of the U.S. government. The Statements of Custodial Activity present the sources and disposition of collections for which the CFTC is the fiscal agent, or custodian, for the Treasury General Fund Miscellaneous Receipt accounts.

Throughout these financial statements, assets, liabilities, revenues and costs have been classified according to the type of entity with whom the transactions were made. Intragovernmental assets and liabilities are those from or to other federal entities. Intragovernmental earned revenues are collections or accruals of revenue from other federal entities, and intragovernmental costs are payments or accruals to other federal entities for goods and/or services provided. The CFTC does not transact business among its own operating units, and therefore, intra-entity eliminations were not needed.

C. Budgetary Resources and Status

The CFTC is funded through congressionally approved appropriations. The CFTC is responsible for administering the salaries and expenses of the agency through the execution of these appropriations.

Congress annually enacts appropriations that provide the CFTC with the authority to obligate funds within the respective fiscal year for necessary expenses to carry out program activities. All appropriations are subject to quarterly apportionment as well as Congressional restrictions.

The CFTC's budgetary resources for FY 2022 consist of:

- Unobligated balances of resources brought forward from the prior year,
- Recoveries of obligations made in prior years, and
- New resources in the form of appropriations and spending authority from offsetting collections.

Unobligated balances associated with resources expiring at the end of the fiscal year remain available for five years after expiration only for upward adjustments of prior year obligations, after which they are canceled and may not be used. All unused monies related to canceled appropriations are returned to Treasury and the canceled authority is reported on the Statements of Budgetary Resources and the Statements of Changes in Net Position.

D. Entity and Non-Entity Assets

Assets consist of entity and non-entity assets. Entity assets are those assets that the CFTC has authority to use for its operations. Non-entity assets are those held by the CFTC that are not available for use in its operations, such as deposit fund balances and custodial fines, interest, penalties, and administrative fees receivable.

E. Fund Balance with Treasury

Fund Balance with Treasury is the aggregate amount of the CFTC's funds with Treasury in general, receipt, revolving, and deposit fund accounts. Appropriated funds recorded in general fund expenditure accounts are available to pay current liabilities and finance authorized purchases. Custodial collections recorded in the deposit fund and miscellaneous receipts accounts of the Treasury are not available for agency use. At fiscal year-end, receipt account balances that have not been transferred to the Customer Protection Fund are returned to Treasury.

The CFTC does not maintain bank accounts of its own, has no disbursing authority, and does not maintain cash held outside of Treasury. Treasury disburses funds for the agency on demand. Spending authority from offsetting collections is recorded in the agency's expenditure account and is available for agency use subject to certain limitations. Additional information regarding the CFTC's Fund Balance with Treasury is provided in Note 2, *Fund Balance with Treasury*.

F. Investments

The CFTC is authorized to invest the portion of the Customer Protection Fund that is not, in the Commission's judgment, required to meet the current needs of the Fund. The Commission invests available funds through the U.S. Department of the Treasury's Bureau of the Fiscal Service.

Investments are carried at their historical cost basis which approximates fair value due to their short-term nature.

Interest earned on the investments is a component of the Fund and is available to be used for expenses of the Customer Protection Fund. Additional information regarding Customer Protection Fund investments are provided in Note 3, *Investments*.

G. Accounts Receivable, Net

The CFTC's accounts receivable generally consists of amounts due from the public. The bulk of the CFTC's accounts receivable arise from the Civil Monetary Sanctions program and are reported on the Balance Sheet as "Custodial Fines and Interest Receivable, Net." The CFTC is responsible for collection, and recognizes a receivable, when an order of the Commission or a federal court directs payment to the CFTC. See Note 1T for additional information on the CFTC's custodial activity.

The remainder of the CFTC's accounts receivable, reported on the Balance Sheet as "Accounts Receivable, Net," consists of amounts owed to the CFTC by other federal agencies and employees. The CFTC's accounts receivable is valued net of an allowance for uncollectible amounts that is based on past experience in the collection of receivables and analysis of the outstanding balances. Additional information is provided in Note 4, *Accounts Receivable, Net*.

H. Advances and Prepayments

Advances and Prepayments consist of payments to federal and non-federal sources in advance of the receipt of goods and services. These payments are recorded as prepayments and recognized as expenses when the related goods and services are received. Intragovernmental prepayments reported on the Balance Sheet were made primarily to the U.S. Department of Interior for contract support. Prepayments to the public were primarily for software maintenance and subscription services.

I. General Property, Plant, and Equipment, Net

Furniture, fixtures, equipment, information technology hardware and software, and leasehold improvements are capitalized and depreciated or amortized over their useful lives. The CFTC capitalizes assets annually if they have useful lives of at least two years and an individual value of \$25,000 or more. Bulk or aggregate purchases are capitalized when the individual useful lives are at least two years and the purchase is a value of \$25,000 or more. Property, plant, and equipment that do not meet the capitalization criteria are expensed when acquired. Depreciation for equipment and amortization for software is

computed on a straight-line basis using a 5-year life. Leasehold improvements are amortized over the remaining life of the lease. The Commission's assets are valued net of accumulated depreciation or amortization. Additional information is provided in Note 5, *General Property, Plant, and Equipment, Net*.

J. Liabilities

The CFTC's liabilities include actual and estimated amounts that are likely to be paid as a result of transactions covered by budgetary resources for which Congress has appropriated funds or are otherwise available from reimbursable transactions to pay amounts due.

In addition to those liabilities covered by budgetary resources in existing legislation, the CFTC's liabilities also include those not requiring budgetary resources, and those not yet covered by budgetary resources. The CFTC liabilities not requiring budgetary resources include deferred lease liabilities, deposit funds, and custodial revenue deemed collectible but not yet collected at fiscal year-end. Liabilities that are not yet covered by budgetary resources but will require budgetary resources in the future include:

- Intragovernmental Federal Employees' Compensation Act (FECA) liabilities,
- Annual leave benefits that will be funded by annual appropriations as leave is taken,
- Actuarial FECA liabilities,
- Liability for whistleblower awards,
- Contingent liabilities, and
- Advances received for reimbursable services yet to be provided.

Additional information is provided in Note 6, *Liabilities not Covered by Budgetary Resources*.

K. Accounts Payable

Accounts payable consists primarily of liabilities for amounts due for goods and services received as of the end of the reporting period but not yet paid and whistleblower awards finalized by the Commission but not yet paid.

L. Accrued Payroll and Benefits and Annual Leave Liability

The accrued payroll liability represents amounts for salaries and benefits owed for the time since the payroll was last paid through the end of the reporting period. Total accrued payroll is composed of amounts to be paid to CFTC employees as well as the related intragovernmental payable for employer contributions and payroll taxes. The annual leave liability is the amount owed to employees for unused annual leave as of the end of the reporting period. At the end of each quarter, the balance in the accrued annual leave account is adjusted to reflect current balances and pay rates. Sick leave and other types of non-vested leave are expensed as taken.

The agency's employees participate in the Civil Service Retirement System (CSRS) or the Federal Employees' Retirement System (FERS). On January 1, 1987, FERS went into effect pursuant to Public Law 99-335. Most employees hired after December 31, 1983, are automatically covered by FERS and Social Security. Employees hired prior to January 1, 1984, could elect to either join FERS and Social Security or remain in CSRS.

For employees under FERS, the CFTC contributes an amount equal to one percent of the employee's basic pay to the tax-deferred Thrift Savings Plan and matches employee contributions up to an additional four percent of pay. FERS and CSRS employees can contribute a portion of their gross earnings to the plan up to Internal Revenue Service limits; however, CSRS employees receive no matching agency contribution.

M. Retirement Plans and Other Employee Benefits

The CFTC imputes costs and the related financing sources for its share of retirement benefits accruing to its employees that are in excess of the amount of contributions and withholdings from the CFTC and its employees, which are mandated by law. The Office of Personnel Management (OPM), which administers federal civilian retirement programs, provides the cost information to the CFTC. The CFTC recognizes the government's portion of the full cost of providing future pension and Other Retirement Benefits (ORB) for current employees as required by Statement of Federal Financial Accounting Standards (SFFAS) 5, *Accounting for Liabilities of the Federal Government*.

Full costs include pension and ORB contributions paid out of the CFTC's appropriations as well as costs financed by OPM. The amount financed by OPM is recognized as an imputed financing source. Reporting amounts such as plan assets, accumulated plan benefits, or unfunded liabilities, if any, is the responsibility of OPM.

Liabilities for future pension payments and other future payments for retired employees who participate in the Federal Employees Health Benefits Program and the Federal Employees Group Life Insurance Program are reported by OPM rather than CFTC.

N. FECA and Unemployment Liabilities

FECA provides income and medical cost protections to covered federal civilian employees injured on the job, to employees who have incurred work-related occupational diseases and to beneficiaries of employees whose deaths are attributable to job-related injuries or occupational diseases. The FECA program is administered by the U.S. Department of Labor (DOL), which pays valid claims against the CFTC and subsequently seeks reimbursement from the CFTC for these paid claims. DOL's Unemployment Compensation For Federal Employees (UCFE) program provides unemployment compensation for Federal employees who lost their employment through no fault of their own. Accrued FECA and unemployment liabilities represent amounts due to DOL for claims paid on behalf of the agency.

In addition, the Commission's actuarial FECA liability represents the liability for future workers compensation benefits, which includes the expected liability for death, disability, medical, and miscellaneous costs for approved cases. The Commission records an estimate for the FECA actuarial liability using the DOL's FECA model. The model considers the average amount of benefit payments incurred by the Commission for the past three fiscal years, multiplied by the medical and compensation liability to benefits paid ratio for the whole FECA program.

O. Leases

The CFTC does not have any capital lease liabilities. The operating leases consist of commercial property for the CFTC's headquarters and regional offices. Lease expenses are recognized on a straight-line basis. Additional information is provided in Note 7, *Leases*.

P. Deposit Funds

Deposit funds are expenditure accounts used to record monies that do not belong to the Federal government. They are held awaiting distribution based on a legal determination or investigation. The CFTC Deposit Fund is used to collect and later distribute collections of monetary awards to the appropriate victims as restitution. The cash collections recorded in this fund are offset by a Deposit Fund liability. Activities in this fund are not fiduciary in nature because they are not legally enforceable against the government.

Q. Net Position

Net position consists of unexpended appropriations and cumulative results of operations. Unexpended appropriations are appropriations that have not yet been used to acquire goods and services or provide benefits. Appropriations are considered expended, or used, when goods and services have been acquired by the CFTC or benefits have been provided using the appropriation authority, regardless of whether monies have been paid or payables for the goods, services, or benefits have been established.

Cumulative results of operations represent the excess of financing sources over expenses since inception. Cumulative results of operations are derived from the net effect of capitalized assets, expenses, and revenue and the balance can be negative when unfunded expenses exceed appropriations and other financing sources received as of the end of the reporting period.

R. Revenues

The CFTC receives reimbursement and earns revenue for the following activities:

- Reimbursement for travel, subsistence, and related expenses from non-federal sources for attendance at meetings or similar functions that an employee has been authorized to attend in an official capacity on behalf of the Commission;
- Reimbursement for Intergovernmental Personnel Act Mobility Program assignments from state and local governments, institutions of higher education, and other eligible organizations for basic pay, supplemental pay, fringe benefits, and travel and relocation expenses; and
- Reimbursement from non-federal sources for registration fees to cover the cost of expenses related to the CFTC's annual International Regulators Conference.

S. Net Cost of Operations

Net cost of operations is the difference between the CFTC's expenses and its earned revenue. The presentation of program results by strategic goal is based on the CFTC's current Strategic Plan established pursuant to the Government Performance and Results Act of 1993 (GPRA).

The mission of the CFTC is to promote the integrity, resilience, and vibrancy of the U.S. derivatives markets through sound regulation. For FY 2022, this mission was accomplished through the following five strategic goals, each focusing on a vital area of regulatory responsibility:

- Strategic Goal 1: Strengthen Derivatives Markets & Foster Their Vibrancy
- Strategic Goal 2: Regulate Derivatives Markets in Interest of All Americans
- Strategic Goal 3: Encourage Innovation and Enhance Regulatory Experience of All
- Strategic Goal 4: Be Tough on Those Who Break the Rules
- Strategic Goal 5: Focus on Unique Mission and Improve Operational Effectiveness

T. Custodial Activity

The CFTC collects penalties and fines levied against firms for violation of laws as described in the CEA as codified at 7 U.S.C. § 1, *et seq.*, and the Commodities Futures Modernization Act of 2000, Appendix E of Public Law 106-554, 114 Stat. 2763. Unpaid fines, penalties and

accrued interest are reported as custodial receivables, with an offsetting custodial liability, and therefore do not affect CFTC's net cost or net position. The receivables and the liability are reduced by amounts determined to be uncollectible. Revenues earned and the losses from uncollectible accounts are reported to Treasury.

Collections made by the CFTC during the year are deposited and reported into designated Treasury miscellaneous receipt accounts for:

- Registration and filing fees,
- Fines, penalties and forfeitures, and
- General proprietary receipts.

At fiscal year-end, custodial collections made by the CFTC that were not transferred to the Customer Protection Fund are returned to Treasury. The CFTC does not retain any portion of custodial collections including reimbursement of the cost of collection.

U. Use of Management Estimates

The preparation of the accompanying financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that directly affect the results of reported assets, liabilities, revenues, expenses, and custodial activities. Actual results could differ from these estimates.

V. Reconciliation of Net Outlays and Net Cost of Operations

In accordance with OMB Circular A-136, the Commission reconciles its budgetary outlays with its net cost of operations (see Note 11).

W. Funds from Dedicated Collections

The Customer Protection Fund was established to operate a whistleblower program and support customer education initiatives. See Note 1A for a description of the purpose of the Customer Protection Fund and its authority to use applicable

financing sources. Deposits into the Customer Protection Fund are credited from monetary sanctions collected by the Commission in a covered judicial or administrative action where the full judgment is in excess of \$1,000,000 and the collection is not otherwise distributed to victims of a violation of the Dodd-Frank Act or the underlying rules and regulations, unless the balance of the Customer Protection Fund at the time the monetary judgment is collected exceeds \$100,000,000.

No new legislation was enacted as of September 30, 2022, that significantly changed the purpose of the Fund or redirected a material portion of the accumulated balance. On July 6, 2021, Public Law 117-25 set aside \$10,000,000 from the Fund in a separate account to fund non-whistleblower costs when the unobligated balance of the Fund is insufficient. The \$10,000,000 will be available until the account expires, at which time all unobligated amounts will be returned to the Fund.

In October 2021, the Commission issued a final whistleblower award of nearly \$200,000,000, resulting in an obligation that exceeded the available balance of the Fund. The Commission has the authority to make obligations for whistleblower awards without taking into consideration the available balance of the Fund under the provisions of the Dodd-Frank Act. As a result, the Commission obligated non-whistleblower costs from this separate account until the negative balance in the Fund was offset by current year collections of eligible sanctions.

Additional information is provided in Note 12, *Funds from Dedicated Collections*.

X. Reclassifications

Available and unavailable Fund Balance with Treasury amounts reported in the FY 2021 Note 2 have been reclassified to disclose amounts apportioned for subsequent quarters as "Unavailable" and unobligated amounts in expired accounts as "Available" for upward adjustments only.

Narrative has been added to Note 2 to disclose the components contained within each of these categories, as required by OMB Circular A-136.

Note 2. Fund Balance with Treasury

A. Reconciliation to Treasury

There are no differences between the fund balances reflected in the CFTC Balance Sheets and the balances in the Treasury accounts.

B. Fund Balance with Treasury

Fund Balance with Treasury as of September 30, 2022, and 2021, consisted of the following:

	2022	2021
Unobligated Fund Balance		
Available	\$ 86,909,654	\$ 105,677,826
Unavailable	9,134,931	26,667,767
Obligated Balance Not Yet Disbursed	78,736,271	74,847,171
Non-Budgetary Fund Balance with Treasury	73,353	595,476
TOTAL FUND BALANCE WITH TREASURY	\$ 174,854,209	\$ 207,788,240

Obligated and unobligated balances reported for the status of Fund Balance with Treasury differ from the amounts reported in the Statement of Budgetary Resources due to the fact that budgetary balances are supported by amounts other than Fund Balance with Treasury. These amounts include Customer Protection Fund investments and unfunded lease obligations.

Available unobligated balances as of September 30, 2022, and 2021, include amounts available for new obligations of \$78,403,435 and \$96,350,572, respectively, as well as amounts in expired funds that are available only for upward adjustments to prior year obligations of \$8,506,219 and \$8,643,928, respectively. Available unobligated balances as

of September 30, 2021, also include temporarily sequestered funds in the Customer Protection Fund that are available for investment but not obligation of \$683,326.

Unavailable unobligated balances as of September 30, 2022, and 2021, include amounts that have been apportioned for use in subsequent reporting periods of \$229,846 and \$16,667,767, respectively, as well as funds that have been set aside in a separate account to fund non- whistleblower costs only when the unobligated balance of the Customer Protection Fund is insufficient of \$8,881,977 and \$10,000,000, respectively. Unavailable unobligated balances as of September 30, 2022, also includes unapportioned amounts of \$23,108.

Note 3. Investments

The CFTC invests amounts deposited in the Customer Protection Fund in Treasury one-day certificates of indebtedness that are issued with a stated rate of interest to be applied to their par amount, mature on the business day immediately following their issue date, are redeemed at their par amount at maturity, and have interest payable at maturity.

The interest rates or prices of the one-day certificates of indebtedness are calculated based on market yields of Treasury financial instruments issued and trading in the Secondary Market (exchanges and over-the-counter markets where securities are bought and sold subsequent to original issuance). The Commission may invest in other short-term or long-term Treasury securities at management's discretion.

During FY 2021, the Commission redeemed \$117,000,000 in investments to make funds readily available for the needs of the Fund. Such redemptions resulted in the liquidation of investments owned at September 30, 2020. In FY 2022, the Commission began investing again once there were sufficient funds to satisfy all outstanding whistleblower obligations. The Commission's investments as of September 30, 2022, were \$286,000,000 and related nonexchange interest revenue for the years ended September 30, 2022, and 2021, was \$1,350,097 and \$53,886, respectively.

Intragovernmental Investments in Treasury Securities

The Federal government does not set aside assets to pay future claims or other expenditures associated with funds from dedicated collections deposited into the Customer Protection Fund. The dedicated cash receipts collected by the Commission as a result of monetary sanctions are deposited in the Treasury, which uses the cash for general Government purposes. As discussed above and in Note 1E, the Commission invests the majority of funds not needed for current operations of the Customer Protection Fund in Treasury securities. These Treasury securities are an asset of the Commission and a liability of the Treasury. Because the Commission and the Treasury are both components of the Government, these assets and liabilities offset each other from the standpoint of the Government as a whole. For this reason, the investments presented by the Commission do not represent an asset or a liability in the U.S. government-wide financial statements.

Treasury securities provide the Commission with authority to draw upon the Treasury to pay future claims or other expenditures. When the Commission requires redemption of these securities to make expenditures, the Government finances those expenditures out of accumulated cash balances, by raising taxes or other receipts, by borrowing from the public or repaying less debt, or by curtailing other expenditures. This is the same manner in which the Government finances all expenditures.

Note 4. Accounts Receivable, Net

Accounts receivable consist of amounts owed the CFTC by other Federal agencies and the public. Accounts receivable are valued at their net collectible values. Non-custodial accounts receivable (entity assets) primarily arise from unused advances to other agencies and repayment of employee benefits. Historical experience has indicated that most of the non-custodial receivables are collectible and that there are no material uncollectible amounts

Custodial receivables (non-entity assets) are those for which fines and penalties have been assessed and levied against businesses or individuals for violations of the CEA or Commission regulations. Violators may be subject to a variety of sanctions including fines, injunctive orders, bars or suspensions, rescissions of illegal contracts, and disgorgements.

An allowance for uncollectible accounts has been established and included in accounts receivable on the balance sheets. Although historical experience has indicated that a high percentage of custodial receivables prove uncollectible, the Commission determines the collectability of each individual judgment based on knowledge of the financial profile of the debtor obtained through the course of the investigation and litigation of each case, including efforts to identify and freeze assets at the beginning of cases, when any remaining assets are most likely to be recoverable. Accounts are re-estimated quarterly based on account reviews and the agency's determination that changes to the net realizable value are needed.

Accounts receivable, net consisted of the following as of September 30, 2022, and 2021:

	2022	2021
Custodial Receivables, Net:		
Civil Monetary Penalties, Fines, and Administrative Fees	\$ 1,674,333,533	\$ 564,068,210
Civil Monetary Penalty Interest	6,397,718	752,519
Registration and Filing Fees	1,367,648	1,185,107
Less: Allowance for Loss on Penalties, Fines, and Administrative Fees	(1,016,734,491)	(530,927,060)
Less: Allowance for Loss on Interest	(6,174,227)	(701,053)
Less: Allowance for Loss on Registration and Filing Fees	-	-
TOTAL CUSTODIAL RECEIVABLES, NET	\$ 659,190,181	\$ 34,377,723
Other Accounts Receivable	27,175	26,983
TOTAL ACCOUNTS RECEIVABLE, NET	\$ 659,217,356	\$ 34,404,706

Note 5. General Property, Plant, and Equipment, Net

Property, Plant, and Equipment as of September 30, 2022, and 2021, consisted of the following:

2022				
Major Class	Service Life and Method	Cost	Accumulated Amortization/Depreciation	Net Book Value
Equipment	5 Years/Straight Line	\$ 38,367,021	\$ (28,818,135)	\$ 9,548,886
IT Software	5 Years/Straight Line	29,944,820	(26,988,898)	2,955,922
Software in Development	Not Applicable	5,946,778	–	5,946,778
Leasehold Improvements	Remaining Life of Lease/Straight Line	38,057,517	(17,033,641)	21,023,876
Construction in Progress	Not Applicable	2,191	–	2,191
TOTAL GENERAL PROPERTY, PLANT, AND EQUIPMENT, NET		\$ 112,318,327	\$ (72,840,674)	\$ 39,477,653

2021				
Major Class	Service Life and Method	Cost	Accumulated Amortization/Depreciation	Net Book Value
Equipment	5 Years/Straight Line	\$ 41,886,926	\$ (36,273,805)	\$ 5,613,121
IT Software	5 Years/Straight Line	29,052,822	(26,121,269)	2,931,553
Software in Development	Not Applicable	5,425,314	–	5,425,314
Leasehold Improvements	Remaining Life of Lease/Straight Line	32,953,470	(24,624,583)	8,328,887
Construction in Progress	Not Applicable	3,319,656	–	3,319,656
TOTAL GENERAL PROPERTY, PLANT, AND EQUIPMENT, NET		\$ 112,638,188	\$ (87,019,657)	\$ 25,618,531

Note 6. Liabilities Not Covered by Budgetary Resources

As of September 30, 2022, and 2021, the following liabilities were not covered by budgetary resources:

	2022	2021
Liabilities Not Requiring Budgetary Resources:		
Intragovernmental – Liability to the General Fund of the U.S. Government for Custodial Assets	\$ 659,190,181	\$ 34,377,723
Intragovernmental – Deferred Lease Liabilities	4,394,626	725,714
Deferred Lease Liabilities	11,308,599	15,200,011
Liability for Non-Fiduciary Deposit Funds	73,353	595,476
Total Liabilities Not Requiring Budgetary Resources	\$ 674,966,759	\$ 50,898,924
Other Liabilities Not Covered by Budgetary Resources:		
Intragovernmental – Unfunded FECA and Unemployment Liability	\$ 83,864	\$ 89,587
Unfunded Annual Leave	17,747,317	18,531,860
Actuarial FECA Liabilities	499,005	533,782
Liability for Whistleblower Awards	45,000	203,970,000
TOTAL LIABILITIES NOT COVERED BY BUDGETARY RESOURCES	\$ 693,341,945	\$ 274,024,153

Liabilities not covered by budgetary resources of \$693,341,945 and \$274,024,153 represent 96.12 and 92.83 percent of the Commission's total liabilities of \$721,365,430 and \$295,199,402 as of September 30, 2022, and 2021, respectively.

Note 7. Leases

The CFTC has operating leases for its locations in Washington D.C., Chicago, New York, and Kansas City. The CFTC has no real property. Future estimated minimum lease payments are not accrued as liabilities and are expensed on a straight-line basis.

As of September 30, 2022, future estimated minimum lease payments are as follows:

Fiscal Year	Non-Federal (Non-Cancellable)	Federal (Cancellable)	Total
2023	\$ 17,880,606	\$ 2,515,223	\$ 20,395,829
2024	18,239,105	2,539,897	20,779,002
2025	18,603,371	2,539,897	21,143,268
2026	–	2,539,897	2,539,897
2027	–	2,539,897	2,539,897
Thereafter	–	11,776,369	11,776,369
Total Future Scheduled Rent Payments	\$ 54,723,082	\$ 24,451,180	\$ 79,174,262
Future Lease-Related Operating Costs <i>(Estimated)</i>	3,283,384	10,972,649	14,256,033
TOTAL FUTURE MINIMUM LEASE PAYMENTS	\$ 58,006,466	\$ 35,423,829	\$ 93,430,295

The amounts in the table above include the future minimum lease payments for the Commission’s existing lease arrangements described by location on the following page. In 2016, the Commission executed a memorandum of understanding with the General Services Administration (GSA) to address all of its future space needs. In its FY 2020 and 2022 appropriations, the Commission received an additional \$31,000,000 and \$62,000,000, respectively, for move, replication, and related costs associated with replacement leases for the Commission’s facilities. As of September 30, 2022, the Commission has entered into occupancy agreements with GSA for space in Kansas City, Chicago, and New York. These agreements may be cancelled with 120 days’ notice. The last remaining location to transition from a non-cancellable non-federal lease to a cancellable federal occupancy agreement (Washington, DC) is planned for FY 2025.

CFTC recognizes lease expenses on a straight-line basis because the Commission’s lease payment amounts vary at negotiated times and reflect increases in rental costs, allowances or credits from landlords, and financed tenant improvements. Consistent with the utility of its office space, the Commission records deferred lease liabilities representing expense amounts in excess of payments to date. Federal deferred lease liabilities as of September 30, 2022, and 2021, were \$4,394,626 and \$725,714, respectively. Non-federal deferred lease liabilities as of September 30, 2022, and 2021, were \$11,308,599 and \$15,200,011, respectively.

The table on the following page describes the Commission’s existing lease arrangements for buildings and multifunction devices, including major asset categories by location and associated lease terms.

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Note 7 continued from previous page

Buildings (Federal, Cancellable)	
LOCATION	LEASE TERMS
Kansas City	Occupancy Agreement with GSA for office space from February 1, 2021, through January 31, 2036.
New York	Occupancy Agreement with GSA for office space from February 28, 2022, through February 27, 2032. ¹
Chicago	Occupancy Agreement with GSA for office space from March 1, 2022, through February 28, 2032. ¹
Buildings (Non-Federal, Non-Cancellable)	
LOCATION	LEASE TERMS
Washington, D.C.	Lease of office space from October 5, 1995, through September 30, 2025, subject to annual escalation amounts ² and including allowances for leasehold improvements and rent offsets.
Multifunction Devices (Federal)	
LOCATION	LEASE TERMS
Washington, D.C., New York, Chicago, and Kansas City	One-year rental of multifunction printers through the U.S. Government Publishing Office with four one-year options to renew.

¹ In FY 2022, the Commission entered into Occupancy Agreements with GSA for space in New York and Chicago that serve as replacements for the leases the Commission held with non-federal vendors that ended in FY 2022.

² If market rent were \$100 per square foot with a 10 percent annual escalation and a \$10 operating expense base, then 98 percent of the applicable market rent would be \$98 per square foot with a 10 percent escalation and a \$10 operating base.

Note 8. Liability for Whistleblower Awards

As mentioned in Note 1A, the Customer Protection Fund will be used to pay awards to whistleblowers if they voluntarily provide original information to the CFTC that leads to the successful enforcement by the CFTC of a covered judicial or administrative action in which monetary sanctions exceeding \$1,000,000 are imposed. Whistleblowers are entitled to appeal any decisions by the Commission in regards to claims made against the Fund.

At the time the whistleblower voluntarily provides information to CFTC, they have no guarantee or promise that the Commission will exchange funds in return for that information. In accordance with federal accounting standards, the Commission records liabilities for these nonexchange transactions when they are due and payable. The Commission therefore records a liability for pending whistleblower payment after the whistleblower has been formally notified of an award and the related sanction, or some portion thereof, has been collected. The liability will be paid when the appeal period has ended, the whistleblower has provided necessary banking information, and, in cases

where the related sanction was collected in a prior year and subsequently swept by Treasury, or collected by a third party, the award will be paid as future collections become available.

As of September 30, 2022, and September 30, 2021, the Commission recorded liabilities for pending payments to whistleblowers of approximately \$45,000 and \$203,970,000, respectively. During FY 2022, the Commission disbursed \$203,323,824 in whistleblower awards, which primarily consisted of \$203,300,000 from pending payments at the end of FY 2021. Accounts payable as of September 30, 2022, and 2021, includes \$626,476 and \$1,476, respectively, for awards that have been finalized as of the end of the reporting period.

As of September 30, 2022, the Commission has 16 awards in pending or paid status for which the full collections have not been received, including four final \$0 awards for which no collections have been received to date. While additional collections on these matters are considered remote, the

continued on next page

Note 8 continued from previous page

Commission would be required to pay whistleblowers an additional \$28,281,924 if all collections were received on these matters. In addition to the pending and potential payments to whistleblowers, the Commission had 30 additional whistleblower claims currently under review as of

September 30, 2022. These additional claims, depending on whether the whistleblowers are determined to be eligible for an award and the related sanctions have been collected, could result in total future payments ranging from \$0 to \$579,038,350.

Note 9. Contingent Liabilities

The CFTC records contingent liabilities for legal cases in which payment has been deemed probable and for which the amount of potential liability has been estimated, including judgments that have been issued against the agency and which have been appealed. Additionally, the Commission discloses

legal matters in which an unfavorable outcome is reasonably possible. As of September 30, 2022, the Commission was involved in a matter where an unfavorable outcome is deemed reasonably possible, and the potential loss is estimated to range from \$0 to \$75,000.

Note 10. Statements of Budgetary Resources

The Commission corrected a violation of the recording statute in FY 2016 by recording its obligations for all future building lease payments in accordance with OMB Circular A-11. The recording of these previously unrecorded obligations resulted in negative unobligated balances in its salaries and expenses general expenditure funds because budgetary resources have

not been made available to the Commission to fund these multi-year leases (see the Combining Statements of Budgetary Resources in the Required Supplementary Information section immediately following the notes). The effect on the status of the Commission’s budgetary resources and reconciliation to the U.S. Budget is detailed in the note disclosures below.

A. Net Adjustments to Unobligated Balance Brought Forward, October 1

The Unobligated Balance Brought Forward from the prior fiscal year has been adjusted for recoveries of prior year paid and unpaid obligations and other changes such as canceled

authority. The Adjustments to Unobligated Balance Brought Forward, October 1, as of September 30, 2022, and 2021, consisted of the following:

	2022	2021
Unobligated Balance Brought Forward, October 1	\$ 51,601,852	\$ 47,584,244
Recoveries of Prior Year Obligations	2,954,290	6,479,879
Other Changes in Unobligated Balance	(1,750,242)	(3,057,910)
UNOBLIGATED BALANCE FROM PRIOR YEAR BUDGET AUTHORITY, NET	\$ 52,805,900	\$ 51,006,213

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Note 10 continued from previous page

B. Undelivered Orders

The amount of budgetary resources obligated for undelivered orders as of September 30, 2022, and 2021, consisted of the following:

	2022	2021
Undelivered Orders – Federal		
Paid	\$ 3,383,000	\$ 9,706,678
Unpaid	5,896,535	14,688,689
Total Undelivered Orders – Federal	\$ 9,279,535	\$ 24,395,367
Undelivered Orders – Non-Federal		
Paid	\$ 3,257,433	\$ 3,988,894
Unpaid	102,822,715	119,043,648
Total Undelivered Orders – Non-Federal	\$ 106,080,148	\$ 123,032,542
TOTAL UNDELIVERED ORDERS	\$ 115,359,683	\$ 147,427,909

The amount of undelivered orders represents the value of unpaid and paid obligations recorded during the fiscal year, and upward and downward adjustments of obligations that were

originally recorded in a prior fiscal year. Non-federal unpaid undelivered orders include the Commission's unfunded future lease payments as of September 30, 2022, and 2021, as follows:

	2022	2021
Unfunded Lease Obligations Brought Forward, October 1	\$ 80,060,414	\$ 103,626,536
Change in Unfunded Lease Obligations	(22,053,948)	(23,566,122)
TOTAL REMAINING UNFUNDED LEASE OBLIGATIONS	\$ 58,006,466	\$ 80,060,414

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Note 10 continued from previous page

C. Explanations of Differences Between the Statement of Budgetary Resources and Budget of the United States Government

The CFTC had material differences between the amounts reported in the Statement of Budgetary Resources dated September 30, 2021, and the actual amounts reported in the Budget of the U.S. Government for FY 2021. These differences are related to unfunded lease obligations that are being funded each fiscal year through annual appropriations (see table below). These unfunded obligations will cease to be a reconciling difference when the last unfunded lease ends in FY 2025.

	Budgetary Resources
CFTC FY 2021 Statement of Budgetary Resources	\$ 355,069,447
Less Amounts in Customer Protection Fund	(119,938,478)
Less Amount in Expired Accounts	(9,975,972)
Less New Budget Authority Used to Liquidate Deficiencies	(23,566,122)
Plus Unfunded Lease Obligations Brought Forward, October 1	103,626,536
Plus Rounding to Nearest Million (+/-)	(215,411)
BUDGET OF THE U.S. GOVERNMENT	\$ 305,000,000

The Budget of the U.S. Government with actual numbers for FY 2022 has not yet been published. The expected publish date is February 2023. A copy of the Budget may be obtained from OMB's website.

D. Distributed Offsetting Receipts

Distributed offsetting receipts are amounts that an agency collects from the public or from other Government agencies that are used to offset or reduce an agency's budget outlays. The Commission's distributed offsetting receipts generally consist of miscellaneous collections for such items as Freedom of Information Act requests, vendor refunds, and lost or damaged property that cannot be applied to other funds.

Note 11. Reconciliation of Total Net Cost of Operations to Net Outlays

Budgetary and financial accounting information differ. Budgetary accounting is used for planning and control purposes and relates to both the receipt and use of cash, as well as reporting the federal deficit. Financial accounting is intended to provide a picture of the government's financial operations and financial position so it presents information on an accrual basis. The accrual basis includes information about costs arising from the consumption of assets and the incurrence of liabilities. The reconciliation of net outlays, presented on a budgetary basis, and the net cost, presented on an accrual basis, provides an explanation of the relationship between budgetary and financial accounting

information. This reconciliation serves not only to identify costs paid for in the past and those that will be paid in the future, but also to assure integrity between budgetary and financial accounting.

The schedule presented in this note reconciles the Total Net Cost of Operations reported in the Statements of Net Cost (accrual basis) with Net Outlays reported in the Statements of Budgetary Resources (budgetary basis). Differences between net costs and net outlays are primarily the result of timing differences and paying for assets that are used over more than one reporting period.

	2022	2021
TOTAL NET COST OF OPERATIONS	\$ 328,437,302	\$ 514,901,590
Components of Net Cost That Are Not Part of Net Outlays:		
Depreciation and Amortization of Property, Plant, and Equipment	\$ (6,365,293)	\$ (8,047,809)
Amortization of Deferred Lease Liabilities	4,068,055	3,481,497
Gain/(Loss) on Disposal	(771,131)	(34,252)
Increase/(Decrease) in Assets:		
Accounts Receivable	192	(25,649)
Decrease in Advances and Prepayments	(7,055,139)	-
(Increase)/Decrease in Liabilities:		
Accounts Payable	(5,394,175)	(3,006,512)
Salaries and Benefits	(1,454,061)	424,597
Liability for Whistleblower Awards	203,925,000	(200,342,973)
Other Liabilities (Unfunded Leave, Unfunded FECA, Actuarial FECA)	825,043	(2,766,640)
Other Financing Sources:		
Federal Employee Retirement Benefit Costs Paid by OPM and Imputed to CFTC	(6,855,582)	(6,547,842)
Transfers (In)/Out Without Reimbursement	-	(12,419)
Total Components of Net Cost That Are Not Part of Net Outlays	\$ 180,922,909	\$ (216,878,002)
Components of Net Outlays That Are Not Part of Net Cost:		
Acquisition of Capital Assets	\$ 17,149,990	\$ 7,847,406
Increase in Advances and Prepayments	-	8,347,597
Nonexchange Interest Revenue (Excluding Interest Receivable)	(1,350,097)	(53,886)
Financing Sources Transferred in from Custodial Statement Collections	(398,498,439)	-
Total Components of Net Outlays That Are Not Part of Net Cost	\$ (382,698,546)	\$ 16,141,117
Outlays, Net	\$ 126,661,665	\$ 314,164,705
Distributed Offsetting Receipts	(15,850)	(37,264)
AGENCY OUTLAYS, NET	\$ 126,645,815	\$ 314,127,441

Note 12. Funds from Dedicated Collections

Funds from dedicated collections arise from disgorgement and penalty collections and are transferred to the Customer Protection Fund, established by the Dodd-Frank Act. The collections are transferred from the custodial receipt account if they are found to be eligible before the end of each fiscal year. In cases where the collection has been returned to Treasury in error, the Commission can recover the funds. The collections will fund the Commission's whistleblower awards program and customer education initiatives.

The Dodd-Frank Act provides that whistleblower awards shall be paid under regulations prescribed by the Commission. The Commission most recently issued revised regulations effective July 31, 2017.

Eligible collections of \$398,498,439 were transferred into the Fund during FY 2022. The following table presents the Fund's balance sheets, statements of net costs, and statements of changes in net position as of and for the years ended September 30, 2022, and 2021:

	2022	2021
BALANCE SHEETS		
Fund Balance with Treasury	\$ 18,162,873	\$ 113,344,846
Investments	286,000,000	-
Advances and Prepayments	7,396	7,844
TOTAL ASSETS	\$ 304,170,269	\$ 113,352,690
Accounts Payable	\$ 1,647,537	\$ 898,447
Accrued Funded Payroll	211,452	200,819
Unfunded Annual Leave	345,166	356,457
Liability for Whistleblower Awards	45,000	203,970,000
Total Liabilities	\$ 2,249,155	\$ 205,425,723
Cumulative Results of Operations – Funds from Dedicated Collections	301,921,114	(92,073,033)
Total Net Position	\$ 301,921,114	\$ (92,073,033)
TOTAL LIABILITIES AND NET POSITION	\$ 304,170,269	\$ 113,352,690
STATEMENTS OF NET COST		
Gross Costs	\$ 5,854,389	\$ 209,154,891
TOTAL NET COST OF OPERATIONS	\$ 5,854,389	\$ 209,154,891
STATEMENTS OF CHANGES IN NET POSITION		
Beginning Cumulative Results of Operations	\$ (92,073,033)	\$ 117,027,972
Nonexchange Interest Revenue	1,350,097	53,886
Transfers In/(Out) Without Reimbursement	398,498,439	-
Net Cost of Operations	(5,854,389)	(209,154,891)
Net Change in Cumulative Results of Operations	\$ 393,994,147	\$ (209,101,005)
TOTAL NET POSITION, ENDING	\$ 301,921,114	\$ (92,073,033)



REQUIRED SUPPLEMENTARY INFORMATION (UNAUDITED)

Commodity Futures Trading Commission

COMBINING STATEMENTS OF BUDGETARY RESOURCES BY MAJOR ACCOUNT

For the Years Ended September 30, 2022 and 2021

2022	CUSTOMER PROTECTION FUND	SALARIES AND EXPENSES	INFORMATION TECHNOLOGY	COMBINED
BUDGETARY RESOURCES				
Unobligated Balance from Prior Year Budget Authority, Net (Note 10A)	\$ 111,143,311	\$ (59,919,104)	\$ 1,581,693	\$ 52,805,900
Appropriations	–	382,000,000	–	382,000,000
Spending Authority from Offsetting Collections	377,057,169	49,179	–	377,106,348
TOTAL BUDGETARY RESOURCES	\$ 488,200,480	\$ 322,130,075	\$ 1,581,693	\$ 811,912,248
STATUS OF BUDGETARY RESOURCES				
New Obligations and Upward Adjustments	\$ 209,525,546	\$ 301,791,260	\$ 32,013	\$ 511,348,819
Unobligated Balance, End of Year				
Apportioned, Unexpired Accounts	278,674,934	71,365,633	–	350,040,567
Unapportioned, Unexpired Accounts	–	(57,983,358)	–	(57,983,358)
Unexpired Unobligated Balance, End of Year	278,674,934	13,382,275	–	292,057,209
Expired Unobligated Balance, End of Year	–	6,956,540	1,549,680	8,506,220
Unobligated Balance, End of Year (Total)	278,674,934	20,338,815	1,549,680	300,563,429
TOTAL BUDGETARY RESOURCES	\$ 488,200,480	\$ 322,130,075	\$ 1,581,693	\$ 811,912,248
OUTLAYS, NET				
Outlays, Net	\$(190,818,027)	\$ 317,476,350	\$ 3,342	\$ 126,661,665
Distributed Offsetting Receipts	–	(15,850)	–	(15,850)
AGENCY OUTLAYS, NET	\$(190,818,027)	\$ 317,460,500	\$ 3,342	\$ 126,645,815

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Combining Statements of Budgetary Resources by Major Account continued from previous page

Commodity Futures Trading Commission

COMBINING STATEMENTS OF BUDGETARY RESOURCES BY MAJOR ACCOUNT

For the Years Ended September 30, 2022 and 2021

2021	CUSTOMER PROTECTION FUND	SALARIES AND EXPENSES	INFORMATION TECHNOLOGY	COMBINED
BUDGETARY RESOURCES				
Unobligated Balance from Prior Year Budget Authority, Net (Note 10A)	\$ 119,887,663	\$ (70,827,132)	\$ 1,945,682	\$ 51,006,213
Appropriations	–	304,000,000	–	304,000,000
Spending Authority from Offsetting Collections	50,815	12,419	–	63,234
TOTAL BUDGETARY RESOURCES	\$ 119,938,478	\$ 233,185,287	\$ 1,945,682	\$ 355,069,447
STATUS OF BUDGETARY RESOURCES				
New Obligations and Upward Adjustments	\$ 8,862,632	\$ 294,598,457	\$ 6,506	\$ 303,467,595
Unobligated Balance, End of Year				
Apportioned, Unexpired Accounts	111,075,846	11,942,493	–	123,018,339
Unapportioned, Unexpired Accounts	–	(80,060,414)	–	(80,060,414)
Unexpired Unobligated Balance, End of Year	111,075,846	(68,117,921)	–	42,957,925
Expired Unobligated Balance, End of Year	–	6,704,751	1,939,176	8,643,927
Unobligated Balance, End of Year (Total)	111,075,846	(61,413,170)	1,939,176	51,601,852
TOTAL BUDGETARY RESOURCES	\$ 119,938,478	\$ 233,185,287	\$ 1,945,682	\$ 355,069,447
OUTLAYS, NET				
Outlays, Net	\$ 9,006,707	\$ 303,469,727	\$ 1,688,271	\$ 314,164,705
Distributed Offsetting Receipts	–	(37,264)	–	(37,264)
AGENCY OUTLAYS, NET	\$ 9,006,707	\$ 303,432,463	\$ 1,688,271	\$ 314,127,441



Other Information



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INSPECTOR GENERAL'S FY 2022 ASSESSMENT



**U.S. COMMODITY FUTURES TRADING COMMISSION
OFFICE OF INSPECTOR GENERAL**

Three Lafayette Centre
1155 21st Street, NW, Washington, DC 20581

TO: Rostin Behnam, Chairman
Kristin Johnson, Commissioner
Christy Goldsmith Romero, Commissioner
Summer Mersinger, Commissioner
Caroline Pham, Commissioner

FROM: A. Roy Lavik, Inspector General *ARL/RL*

DATE: September 26, 2022

SUBJECT: Inspector General's Assessment of the Most Serious Management and Performance Challenges Facing the Commodity Futures Trading Commission FY 2022

The Reports Consolidation Act of 2000 (RCA)¹ requires the Inspector General to summarize the “most serious management and performance challenges facing the agency” and briefly assess the Agency’s progress in addressing those challenges.² Management challenges are “programs or management functions, within or across agencies, that have greater vulnerability to waste, fraud, abuse, and mismanagement (such as issues identified by the Government Accountability Office as high risk or issues identified by an Inspector General) where failure to perform well could seriously affect the ability of an agency to achieve its mission or goals.”³ This memorandum fulfills our duties under the RCA.

To complete our assessment, we relied on data contained in the CFTC financial statement audit and Agency Financial Report, representations by agency management, and our knowledge of industry trends and CFTC operations.

¹ P.L. [106-531](#), § 3, 114 STAT. 2537 (Nov. 22, 2000), codified at 31 U.S.C. § 3516(a). All links last accessed on September 26, 2022.

² Id.

³ Government Performance and Results Modernization Act of 2010, P.L. [111-352](#), § 3, 124 STAT. 3866 (Jan. 4, 2011), codified at 31 U.S.C. § 1115(h)(5).

CFTC's Progress on FY 2021 Management and Performance Challenges

For FY 2021, we highlighted information technology (IT) modernization and data governance as management challenges, and recognized the Agency appointed a new Chief Information Officer (CIO) and established the position of Chief Data Officer (CDO). During FY 2022, we recognize that the CIO is completing CFTC's migration to a cloud environment and the CDO is advancing the analytic use of structured and unstructured data to detect potential misconduct, including manipulation of markets. We will continue to monitor the progress of CFTC's technological initiatives.

Fiscal Year (FY) 2022 Management and Performance Challenges

We also highlighted three other management challenges for FY 2021 which remain for FY 2022, as discussed below.

Climate Change

Climate change impacts the CFTC's mission, its physical assets and infrastructure, as well as the businesses of market participants. In this regard, we note Chairman Behnam launched the CFTC Climate Risk Unit (CRU) in March 2021⁴ and is evaluating the Financial Stability Oversight Council recommendations⁵ related to climate change financial risks in collaboration with the Commission. We recognize that CFTC is currently evaluating responses to its June 2022 Request for Information on Climate-Related Financial Risk.⁶ We also recognize the Supreme Court's recent holding that, under the "major questions doctrine," a federal regulatory agency may not adopt rules that are "transformational" to the economy unless Congress has specifically authorized such a transformative rule to address a specific problem, like climate change.⁷

Management of IT (Cybersecurity)

Threats to system information, including Personally Identifiable Information (PII), are a continuing management challenge. CFTC is updating its security

⁴ CFTC Release No. [8368-21](#), *CFTC Acting Chairman Behnam Establishes New Climate Risk Unit*, March 17, 2021.

⁵ FSOC [Report](#) on *Climate-Related Risk*, October 21, 2021.

⁶ [87 FR 34856](#), June 8, 2022.

⁷ *West Virginia v. Environmental Protection Agency*, [No. 20-1530](#), p. 20, 597 U.S. ____ (June 2022).

policies to comply with new requirements and continues to devote resources to its real-time cyber threat response program.

Emerging in this area are the intersections of privacy and enterprise risk management requirements that integrates them into business objectives. We recognize that CFTC is integrating privacy controls with systems controls to prevent loss. However, we believe the Privacy Office may be challenged by staffing shortages for an increasing workload.

Enterprise Risk Management

As it relates to Enterprise Risk Management (ERM), CFTC's ERM program can become an operational asset for the Commission to prioritize and respond to a variety of internal and external risks, including cyber related risks. In March 2021, the CFTC hired its first Chief Risk Officer (CRO), who reports directly to the head of the Division of Administration (DA). We recognize that [CFTC's 2022-2026 Strategic Plan](#) shows a commitment to ERM. However, the CRO is organizationally distant from the Commission, and may be under resourced, which may challenge the program's governance, culture, and operational success. We will continue to monitor this area.

Efficient Leased Space Following the Establishment of Post-Pandemic Telework and Remote Work Policies

The fourth management challenge is new for FY 2022. CFTC's four leased facilities have been underutilized since March 2020.⁸ We note that until the Chairman finalizes a post-pandemic policy for telework and remote work, and updates office space requirements accordingly, taxpayers continue to needlessly pay for unused space. Space needs may decrease as a result of expanded post-Pandemic telework/remote work policy following negotiations with the Union.⁹ While space utilization may return to prior levels, or even increase, if CFTC is given additional regulatory responsibilities, that is not the

⁸ On March 13, 2020, the CFTC Office of the Executive Director (OED) announced that, effective March 16, 2020, and until further notice, all CFTC offices will be open and all employees will have the option of unscheduled leave or unscheduled telework until further notice. CFTC began a Phase I reopening on October 1, 2021, with participation 100% voluntary. In June 2022, OED announced a Phase II reopening, which "allows the 100% voluntary return to the CFTC's office of a limited number of staff, and provides procedures in limited cases where staff may be directed to a CFTC office to perform a specific task." However, the June 2022 communication stated that Phase II will only take place "following negotiations with the Union." Negotiations were not completed (and announced to staff) as of Friday, September 23, 2022.

⁹ See fn.8.

current situation and we note that CFTC has a history of spending taxpayer funds on underutilized lease space.¹⁰ We are currently conducting an inspection and evaluation of leased space utilization at CFTC, and will continue our work in what may be a period of significant change for CFTC's space needs.

The management challenges relating to CFTC's cloud migration, ERM efforts, cyber response program, establishment of the CRU, and its evolving space needs, all address risk-related priorities communicated in several Executive Orders.¹¹ We will continue to monitor the progress of CFTC's risk related programs as they mature.

Cc:

David Gillers, Chief of Staff
 Bruce Fekrat, Chief Counsel
 Joseph R. Cisewski, Chief of Staff and Senior Counsel
 Chris Lucas, Chief of Staff and Counsel
 Meghan Tente, Chief of Staff
 Laura Gardy, Acting Executive Director
 Janaka Perera, Acting Executive Director
 Robert Schwartz, General Counsel
 Joel Mattingley, Chief Financial Officer
 John Rogers, Senior Advisor

¹⁰ In 2016 GAO reported: "CFTC did not make cost-effective decisions consistent with leading government guidance for lease procurement and internal controls when planning for additional space in fiscal years 2008–2015." GAO, *Commodity Futures Trading Commission Needs Better Guidance to Improve Cost-Effectiveness*, [GAO-16-434](#) (April 18, 2016). See also, CFTC OIG, *A Review of Leasing and Occupancy Levels of the Kansas City Regional Office of the Commodity Futures Trading Commission, June 2014* (between 2010 and at least June 2014, CFTC leased space for 75 workers in one field office while maintaining only approximately 27 workers).

¹¹ [Executive Order on Protecting Americans' Sensitive Data from Foreign Adversaries](#), EO 14034, June 9, 2021; [Executive Order on Improving the Nation's Cybersecurity](#), EO 14028, May 12, 2021; [Executive Order on Climate-Related Financial Risk](#), EO 14030, May 2021; and OMB [M-21-25](#), *Integrating Planning for A Safe Increased Return of Federal Employees and Contractors to Physical Workplaces with Post-Reentry Personnel Policies and Work Environment*, June 21, 2021.



SUMMARY OF AUDIT AND MANAGEMENT ASSURANCES

Summary of FY 2022 Financial Statement Audit

Audit Opinion:	Unmodified				
Restatement:	No				
MATERIAL WEAKNESSES	BEGINNING BALANCE	NEW	RESOLVED	CONSOLIDATED	ENDING BALANCE
Total Material Weaknesses	0				0

Summary of Management Assurances

EFFECTIVENESS OF INTERNAL CONTROL OVER FINANCIAL REPORTING (FMFIA § 2)

Statement of Assurance:	Unmodified					
MATERIAL WEAKNESSES	BEGINNING BALANCE	NEW	RESOLVED	CONSOLIDATED	REASSESSED	ENDING BALANCE
Total Material Weaknesses	0					0

EFFECTIVENESS OF INTERNAL CONTROL OVER OPERATIONS (FMFIA § 2)

Statement of Assurance:	Unmodified					
MATERIAL WEAKNESSES	BEGINNING BALANCE	NEW	RESOLVED	CONSOLIDATED	REASSESSED	ENDING BALANCE
Total Material Weaknesses	0					0

CONFORMANCE WITH FEDERAL FINANCIAL MANAGEMENT SYSTEM REQUIREMENTS (FMFIA § 4)

Statement of Assurance:	Federal systems conform to financial management system requirements					
NON-CONFORMANCES	BEGINNING BALANCE	NEW	RESOLVED	CONSOLIDATED	REASSESSED	ENDING BALANCE
Total Non-Conformances	0					0

COMPLIANCE WITH SECTION 803(A) OF THE FEDERAL FINANCIAL MANAGEMENT IMPROVEMENT ACT (FFMIA)

	Agency	Auditor
1. Federal Financial Management System Requirements	No lack of compliance noted	
2. Applicable Federal Accounting Standards	No lack of compliance noted	
3. USSGL at Transaction Level	No lack of compliance noted	

DEFINITION OF TERMS

Beginning Balance: The beginning balance must agree with the ending balance from the prior year.

New: The total number of material weaknesses/non-conformances identified during the current year.

Resolved: The total number of material weaknesses/non-conformances that dropped below the level of materiality in the current year.

Consolidated: The combining of two or more findings.

Reassessed: The removal of any finding not attributable to corrective actions (e.g., management has reevaluated and determined that a finding does not meet the criteria for materiality or is redefined as more correctly classified under another heading (e.g., Section 2 to a Section 4 and vice versa)).

Ending Balance: The year-end balance that will be the beginning balance of next year.



PAYMENT INTEGRITY INFORMATION ACT REPORTING

The Payment Integrity Information Act of 2019 (PIIA) updated government-wide improper payment reporting requirements by repealing and replacing the Improper Payments Information Act of 2002, the Improper Payments Elimination and Recovery Act of 2010, the Improper Payments Elimination and Recovery Act of 2012, and the Fraud Reduction and Data Analytics Act of 2015. The PIIA-related OMB guidance provided in Circular A-136, *Financial Reporting Requirements*, and Appendix C, Requirements for Payment Integrity Improvement, of Circular A-123, *Management's Responsibility for Enterprise Risk Management and Internal Control*, requires agencies report detailed information related to the Commission's efforts to eliminate improper payments, which is summarized below. Additional information about the Commission's payment integrity reporting may be found at paymentaccuracy.gov.

Payment Integrity Reporting

The Commission does not administer grant, benefit or loan programs. For FY 2022, CFTC's most significant payments were for monetary awards to eligible whistleblowers who voluntarily provided the CFTC with original information about violations of the CEA that led the CFTC to bring enforcement actions that resulted in monetary sanctions exceeding \$1 million. CFTC's other most significant payments in FY 2022 were for payroll and benefits for its employees, which are administered by the U.S. Department of Agriculture's National Finance Center (NFC) and the OPM, and payments to vendors for goods and services used during the course of normal operations.

Significant erroneous payments are defined as annual erroneous payments in the program exceeding both \$10 million and 1.5 percent, or \$100 million of total annual

program payments. Although the Commission disbursed \$203.3 million in whistleblower payments during FY 2022, the review of each individual award by the Commission's Claims Review Staff limits the likelihood that the whistleblower award program would be susceptible to significant improper payments. In addition, based on the results of transaction testing applied to a sample of FY 2022 vendor payments, consideration of risk factors, and reliance on the internal controls in place over the payment and disbursement processes, the Commission has determined that none of its programs and activities carried out in the normal course of business are susceptible to significant improper payments at or above the threshold levels set by OMB.

In accordance with Appendix C of Circular A-123, the Commission is not required to determine a statistically valid estimate of erroneous payments or develop a corrective action plan if the program is not susceptible to significant improper payments.

Recapture of Improper Payments

As stated above, the Commission does not administer grant, benefit or loan programs. Implementation of recapture auditing, if determined to be cost-effective, would apply to the Commission's contract payments because payments to vendors total more than \$10 million annually. The Commission determined that implementing a payment recapture audit program for contract payments is not cost-effective. In making this determination, the Commission considered its low improper payment rate based on testing conducted over the previous three years and determined that the costs of implementing and overseeing a payment recapture audit program, including staff time and payments to contractors, would exceed any benefits or recaptured amounts that might result.

The Commission utilizes cost-efficient matching techniques to review all vendor payments to identify significant overpayments at a low cost per overpayment. The Commission has not identified a significant number or amount of improper payments since it began its analysis.

In addition to contract payments, recapture auditing may also be considered for the Commission’s monetary awards to whistleblowers, if determined to be cost-effective, when payments to whistleblowers total more than \$10 million annually. The amount of whistleblower awards will vary depending on the number and amount of covered enforcement actions in a given year, as well as the extent of original information provided by whistleblowers that led to the actions. However, the Commission has determined that implementing a payment recapture audit program for monetary awards to whistleblowers would not be cost-effective due to the effective design and operation of the internal controls in place for the program. As noted above, the review of each individual award by the Commission’s Claims Review Staff limits the likelihood that the whistleblower award program would be susceptible to significant improper payments or that payment recapture audits would be beneficial.

The Commission will continue to monitor the potential for improper payments across all programs and activities it administers and assess whether implementing payment recapture audits for each program would be cost-effective.

Governmentwide Do Not Pay Initiative

The Do Not Pay (DNP) solution is a governmentwide initiative to screen payment recipients before a contract award or payment is made in order to eliminate payment errors before they occur. The Commission has integrated the solution into its existing processes as part of efforts to identify and prevent improper payments. The Commission’s shared services provider utilizes the DNP Business Center, on the Commission’s behalf, to perform online searches and screen payments against the DNP databases to augment data analytics capabilities. Based on the results of the reviews to date, the DNP initiative has not identified any improper payments.

Table 1. Results of the Do Not Pay Initiative in Preventing Improper Payments (\$ in thousands)

NUMBER (#) OF PAYMENTS REVIEWED FOR POSSIBLE IMPROPER PAYMENTS	DOLLARS (\$) OF PAYMENTS REVIEWED FOR POSSIBLE IMPROPER PAYMENTS	NUMBER (#) OF PAYMENTS STOPPED	DOLLARS (\$) OF PAYMENTS STOPPED	NUMBER (#) OF POTENTIAL IMPROPER PAYMENTS REVIEWED AND DETERMINED ACCURATE	DOLLARS (\$) OF POTENTIAL IMPROPER PAYMENTS REVIEWED AND DETERMINED ACCURATE
2,623	\$303,127	0	\$-	0	\$-



CIVIL MONETARY PENALTY ADJUSTMENT FOR INFLATION

The Federal Civil Penalties Inflation Adjustment Act of 1990 (FCPIA) requires agencies to periodically adjust civil penalties for inflation if either the amount of the penalty or the maximum penalty is set by law. The Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (2015 Act) amended the FCPIA and required the Commission to: make an initial “catch-up” inflation adjustment in FY 2016, and adjust for inflation going forward under guidance of the OMB, potentially on an annual basis.

The Commission administers the following sections of the CEA that provide for civil monetary penalties:

- Section 6(c) of the CEA, 7 U.S.C. 9—*Prohibition Regarding Manipulation and False Information*;
- Section 6b of the CEA, 7 U.S.C. 13a—*Non-Enforcement of Rules of Government or Other Violations; Cease and Desist Orders, Fines and Penalties, Imprisonment, Misdemeanor, Separate Offenses*; and
- Section 6c of the CEA, 7 U.S.C. 13a-1—*Enjoining or Restraining Violations*.

Pursuant to this authority, the Commission seeks penalties against person(s) or entity(s) for a host of violations, including: fraud, false statements to the Commission, misappropriation,

price manipulation, use of a manipulative or deceptive device, disruptive trading practices, false reporting, accounting violations, registration and fitness violations, failure to maintain or produce required records, failure to make required reports, a registrant’s failure to supervise, failure to comply with business conduct standards, and illegal off-exchange activity. The CEA provides for heightened sanctions in two circumstances: (1) when the violation involves manipulation or attempted manipulation; and (2) when the defendant/respondent is a registered entity (e.g., an exchange, clearing organization, or swap data repository) or any director, officer, agent, or employee of any registered entity.

In addition, in May 2020 the CFTC issued new guidance outlining factors the DOE considers in recommending civil monetary penalties (CMPs) to the Commission to be imposed in CFTC enforcement actions. The guidance memorializes the existing practice within DOE and has been incorporated into the DOE Enforcement Manual. This was the first DOE CMP guidance issued publicly since the Commission published its penalty guidelines in 1994. The full CFTC press release on this significant action can be found at <https://www.cftc.gov/PressRoom/PressReleases/8165-20>.

Details about the current penalty level and the date of the most recent inflationary adjustment for each civil monetary penalty within the jurisdiction of the Commission are reflected in the tables on the following page.¹³

¹³ Criminal authorities may also seek fines for criminal violations of the CEA (See Sections 6(d), 9, 7 U.S.C. 13, 13(c), 13(d), 13(e), and 13(b)). The FCPIA does not affect criminal penalties.

Penalty (Name of Penalty)	Authority (Statute)	Date of Previous Adjustment	Date of Current Adjustment	Current Penalty Level (\$ Amount) ¹⁴	Location for Penalty Update Details
CIVIL MONETARY PENALTIES IMPOSED BY THE COMMISSION IN AN ADMINISTRATIVE ENFORCEMENT ACTION					
For a civil penalty against any person (other than a registered entity, as that term is defined in Section 1a(4) of the CEA)	Section 6(c) of the Commodity Exchange Act (7 U.S.C. 9)	2/12/2021	1/13/2022	For penalties imposed by the Commission to administrative enforcement proceedings for violations from November 2015 to present, not more than the greater of \$180,714 (for non-manipulation violations) or \$1,303,559 (for manipulation or attempted manipulation violations) or triple the monetary gain to such person for each such violation.	Federal Register Vol. 87, Page 2033 (January 13, 2022) https://www.cftc.gov/sites/default/files/2022/01/2022-00595a.pdf
For a civil monetary penalty against any registered entity or any director, officer, agent, or employee of any registered entity, as that term is defined in Section 1a(40) of the CEA	Section 6b of the Commodity Exchange Act (7 U.S.C. 13a)	2/12/2021	1/13/2022	For penalties imposed by the Commission in administrative enforcement proceedings for violations from November 2015 to present, not more than the greater of \$995,471 (for non-manipulation violations) or \$1,303,559 (for manipulation or attempted manipulation violations) or triple the monetary gain to such person for each such violation.	Federal Register Vol. 87, Page 2033 (January 13, 2022) https://www.cftc.gov/sites/default/files/2022/01/2022-00595a.pdf
CIVIL MONETARY PENALTIES IMPOSED BY A DISTRICT COURT IN A CIVIL INJUNCTIVE ENFORCEMENT ACTION					
For a civil monetary penalty assessed against any person	Section 6c of the Commodity Exchange Act (7 U.S.C. 13a-1)	2/12/2021	1/13/2022	For penalties imposed by a District Court in civil injunctive enforcement proceedings for violations from November 2015 to present, not more than the greater of \$199,094 (for non-manipulation violations) or \$1,303,559 (for manipulation or attempted violations) or triple the monetary gain to such person for each such violation.	Federal Register Vol. 87, Page 2033 (January 13, 2022) https://www.cftc.gov/sites/default/files/2022/01/2022-00595a.pdf

Additional information regarding inflation adjusted civil monetary penalties is available on the Commission’s website: <https://www.cftc.gov/LawRegulation/Enforcement/InflationAdjustedCivilMonetaryPenalties/index.htm>

¹⁴ These adjusted penalties apply only with respect to violations occurring on or after November 2, 2015, the effective date of the 2015 Act.



Appendix



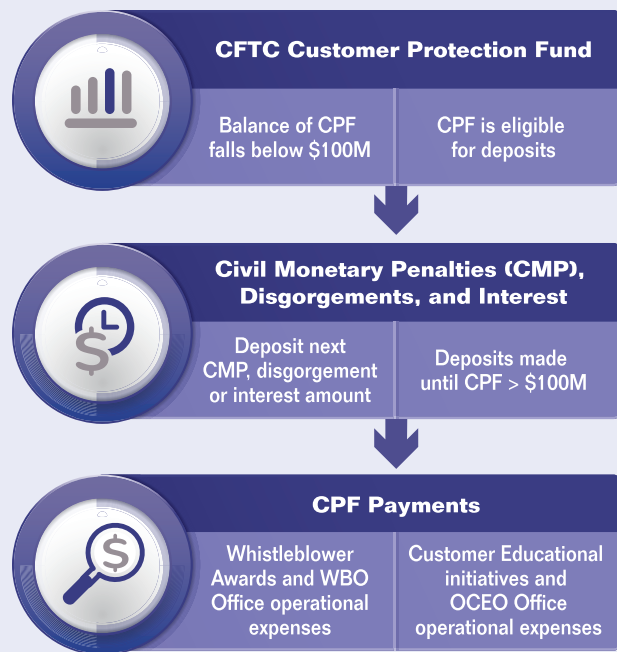
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CFTC CUSTOMER PROTECTION FUND

Section 748 of the Dodd-Frank Act established the CFTC Customer Protection Fund (CPF). The CPF is a permanent appropriation, but must be apportioned annually by OMB. Customer Protection Funds are available for the payment of whistleblower awards and education efforts that focus on helping the public to protect themselves against fraud and other violations of the CEA. The CFTC is authorized to deposit civil monetary penalties, disgorgements, and interest it collects in covered administrative or judicial enforcement actions into the CPF, whenever the balance in the fund at the time of the deposit is less than or equal to \$100 million.

In 2012, the Commission established the WBO and the OCEO to administer the Whistleblower and Customer Education Programs.



FY 2022 Highlights of the Whistleblower Program

The WBO raises awareness and increases the public’s understanding of the Whistleblower Program through outreach to various stakeholders. These include industry and professional groups, other government agencies, SROs, academia, and potential whistleblowers; who may be traders, hedgers, farmers, ranchers, producers, and commercial end users. WBO staff exhibit or speak at industry conferences, answer questions about the program posed directly to the WBO by whistleblowers or their counsel, and distribute written materials in person at conferences or through the

Whistleblower Program website.¹⁵ This website educates the public about the Whistleblower Program, serving as a comprehensive resource for information to answer frequently asked questions and to offer helpful guidance on navigating the program.¹⁶

During FY 2022, the WBO continued using its website to publicize *Whistleblower Alerts* on trending topics. Previous alerts, posted in FYs 2019 through 2021, covered Bank Secrecy Act/anti-money laundering, corrupt practices (both foreign

¹⁵ See <https://www.whistleblower.gov>.

¹⁶ See, e.g., *Things To Know*: <https://www.whistleblower.gov/news/thingstoknow>.

and domestic), insider trading, crypto/digital assets, and spoofing.¹⁷ These trending topic alerts inform members of the public about how they can make themselves eligible for both financial awards and certain protections, while helping stop violations of the CEA. These alerts also raise awareness of areas of particular interest to the DOE. In addition, the WBO continued to post CFTC Customer Advisories to a special section on the Whistleblower Program's website landing page. One advisory focused on romance scams and another on fraud against seniors.

In FY 2022, as part of ongoing efforts to make the Whistleblower Program more accessible, the WBO updated the "Frequently Asked Questions" section of its website and posted new fillable PDF versions of the Form TCR (Tip, Complaint or Referral) and Form WB-APP (award application).

WBO staff gave virtual presentations at four public events attended by members of the global futures, options, and cleared swaps industry; corporate counsel; the whistleblower bar; and potential whistleblowers. These presentations aim to raise the profile and enhance stakeholders' understanding of the program.

On October 21, 2021, the Commission announced an award of nearly \$200 million to a whistleblower who provided information that significantly contributed to a Commission action, as well as to two related actions brought by a U.S. federal regulator and a foreign regulator. At the time of the writing of this report, the award was the largest Dodd-Frank whistleblower award ever issued. Beyond that historic award, in FY 2022 the Commission granted nine other applications for whistleblower awards, totaling more than \$12 million, to be paid to individuals who voluntarily provided original information or analyses that led to successful enforcement actions. The five Final Orders include awards granted to multiple whistleblowers in a single matter—specifically, some who provided information and assistance to the Commission jointly, some who provided information leading the CFTC to open the relevant investigation, and some who provided the highest level of ongoing assistance and cooperation with the CFTC as the matter progressed. Since the inception of the Whistleblower Program, the CFTC has issued 36 orders

granting a total of more than \$330 million in awards. To date, the total sanctions ordered in enforcement actions associated with those awards exceeds \$3 billion.

In FY 2022 and beyond, the WBO will continue to publicize and explain the Whistleblower Program through customer advisories and alerts on its website, and by speaking and exhibiting at relevant industry conferences. The WBO continues to look for ways to ensure the DOE is receiving the maximum benefit from each whistleblower tip, and for ways to ensure whistleblowers are timely and fairly rewarded when they bring the Commission information that leads to successful enforcement actions.

Customer Education and Outreach

The OCEO administers the CFTC's customer and public education initiatives. Among its duties, the OCEO supports the Commission by creating and distributing financial education messages and materials designed to help customers spot, avoid, and report fraud and other violations of the CEA.

An agency reorganization in FY 2022 included OCEO in OPA. The transition was made to increase outreach opportunities and capabilities as CFTC complaint data indicated a sharp rise in customer complaints about frauds and scams involving digital assets. The office responded by focusing on multi-agency strategies and tactics to amplify its outreach capabilities, including:

- A monthlong awareness-raising effort to combat romance scams that led victims into illegitimate digital-asset, or over-the-counter (OTC) foreign exchange or precious metals trading schemes; and
- Leading the establishment of a digital assets working group within FLEC to coordinate educational efforts among FLEC agencies.

OCEO continued to interact with customers and stakeholders through advisories, web articles, social media and other means online. The office also published eight new one-pagers, advisories, and other educational materials, and marked significant increases in social media and online engagement.

¹⁷ Whistleblower Alerts are available on the Whistleblower Program website's main landing page, <https://www.whistleblower.gov>, as well as on a dedicated alerts page, <https://www.whistleblower.gov/whistleblower-alerts>.

Dating or Defrauding? was a monthlong awareness-raising effort to educate the public about romance scams that were originating on dating apps and social media platforms. Posing as potential romantic interests, the criminals who operate these frauds persuade victims over weeks or months to send money to unregistered digital asset or forex trading platforms. Many victims reported losing their life savings, as well as borrowing from friends, family, and financial institutions to participate in these schemes. At least \$547 million were lost to romance scams in 2021,¹⁸ and they showed no sign of slowing in early 2022.

The educational campaign ran from February 7 through March 11 to coincide with the Valentine's Day holiday and involved 10 federal agencies, including law enforcement.¹⁹ The effort provided a steady drumbeat of anti-fraud social-media messaging from, as well as a landing page of government resources.²⁰ In all, the effort reached of more than 205,000 people as measured by views, impressions, and engagements from social media, email marketing, and other bilingual campaign platforms.²¹ The *Dating or Defrauding?* landing page attracted approximately 2,300 pageviews over the course of the campaign.

During the month of February, traffic to CFTC.gov's Learn and Protect section (<https://www.cftc.gov/LearnAndProtect>) also experienced a 33 percent year-over-year increase in pageviews. Traffic to CFTC.gov was further aided by an 86.6 percent increase in social media referral traffic during the effort. Social media posts by the participating agencies achieved more than 106,000 impressions and 2,525 engagements, including comments, likes, shares, and retweets. The effort also reached approximately 71,000 people through two USAGov email deliveries, which generated more than 1,300 clicks to campaign materials and resources.

As a result of the effort, approximately 30 news outlets and websites ran stories about the issue of romance frauds using social media, dating apps, and digital assets to steal from victims.

For the year, the Learn and Protect section of CFTC.gov experienced a 54.5 percent increase in pageviews over the previous fiscal year, and pageviews for all educational articles and customer advisories on the website increased 98 percent.

To help facilitate a government-wide discussion about addressing digital-asset anti-fraud education, OCEO approached the FLEC to establish a working group to explore digital-asset education issues. The Digital Asset Working Group (a subunit of FLEC's Retirement Saving and Investor Education Working Group) was announced at FLEC's March 8 public meeting. OCEO leads the group, which currently consists of members representing 10 other federal agencies.²² The goals of the group are to:

- Increase knowledge and understanding of digital assets among Federal agency financial educators;
- Assess needs and gaps based on input from FLEC agencies, policy makers, stakeholders, and the public;
- Encourage consistency to minimize confusion in educational materials; and
- Develop educational resources to be shared by FLEC members.

To date, OCEO has helped coordinate a monthly digital asset speaker series for FLEC-member staff. These presentations, conducted in cooperation with CFTC's Office of Technology Innovation, subject matter experts from other agencies, and members of the private sector, have covered topics ranging from introductions to blockchain technologies and various

¹⁸ FTC Data Show Romance Scams Hit Record High; \$547 Million Reported Lost in 2021 (Feb. 10, 2022), <https://www.ftc.gov/news-events/news/press-releases/2022/02/ftc-data-show-romance-scams-hit-record-high-547-million-reported-lost-2021>.

¹⁹ Participating in the *Dating or Defrauding?* social media messaging campaign were the CFTC, Consumer Financial Protection Bureau (CFPB), Federal Deposit Insurance Corp. (FDIC), The U.S. Treasury Financial Crimes Enforcement Network (FinCEN), Federal Trade Commission (FTC), U.S. Immigration and Customs Enforcement (ICE) Homeland Security Investigations (HSI), and U.S. Postal Inspection Service. The effort was further supported by the General Services Administration's USAGov, Federal Bureau of Investigation (FBI), and Department of Defense Office of Financial Readiness (FINRED).

²⁰ See <https://connect.usa.gov/dating-or-defrauding>

²¹ Reach does not reflect retweets or other forms of amplification on social media, a main tactic for the effort.

²² In addition to the CFTC, members of the Digital Assets Working Subgroup include, Consumer Financial Protection Bureau (CFPB), Department of Labor Employee Benefits Security Administration (DOL/EBSA), Department of Defense Office of Financial Readiness (DoD FinRED), Department of Treasury, Federal Deposit Insurance Corp. (FDIC), Federal Trade Commission (FTC), National Credit Union Administration (NCUA), Office of the Comptroller of the Currency (OCC), Office of Personnel Management (OPM), and Securities and Exchange Commission (SEC).

types of digital assets, to trends in digital asset-related frauds. The subgroup has also completed an inventory of existing digital asset educational materials across FLEC agencies, and will be adding links to publicly available resources to FLEC's consumer website, MyMoney.gov. The group also will be instrumental in coordinating future cross-agency educational development work and meeting goals established under Executive Order 14067.²³

OCEO also discussed digital-asset related frauds and scams, during several national, international, and local events, including:

- Cryptocurrency: How It Works, Current Research, and Avoiding Scams, Military Families Learning Network, approximately 100 participants.
- Virtual Currency Fraud Risk Webinar hosted by the National Futures Association, more than 60 participants.
- World Investor Week Global Fraud Forum, organized by the International Organization of Securities Commissions (IOSCO) and hosted by the Jersey Financial Services Commission, more than 300 participants.
- NAAGTRI Webinar on Romance Scams, hosted by the National Association of Attorneys General Training and Research Institute, 240 participants.
- Introduction to Cryptocurrency and Avoiding Digital Assets Scams, hosted by Howard County Money Matters program, 20 participants.

Throughout the fiscal year, OCEO published the following publications, customer advisories, and joint bulletins:

- Curious About Crypto? Watch Out for Red Flags²⁴

- 14 Digital Asset Risks to Remember²⁵
- 10 Digital Asset Terms You Should Know²⁶
- Eight Things You Should Know Before Trading Forex²⁷
- Be Alert and Share Information to Help Seniors Avoid Fraud²⁸
- Avoid Forex, Precious Metals, and Digital Asset Romance Scams²⁹
- What is a Bitcoin Futures ETF?³⁰
- Key Topics for World Investor Week 2021³¹

In FY 2023 and beyond, the OCEO looks forward to continuing its efforts to add fraud prevention content to *CFTC.gov*, as well as highlight and share that information with customers on social media and in the press. OCEO plans to further develop its efforts focused on agricultural customers, and to explore additional programming that focuses on retail speculators, specifically in the areas of digital assets, OTC foreign exchange trading, precious metals investing and binary options. The OCEO expects to engage more with active-duty and reserve military members as well as veterans and retirees who might be targeted by fraudsters.

The OCEO uses its healthy network of stakeholders across the financial education spectrum to quickly ramp up customer education and outreach activities when resources and opportunities become available. The OCEO further plans to explore engagement with certain institutional investors that may need guidance to help them identify and avoid unregistered entities, fraud, or abusive practices. And, the OCEO will continue to build its relationships with public and private sector financial educators and organizations.

²³ In *Crypto-Assets: Implications for Consumers, Investors, and Businesses* (Sept. 2022), a report developed per Executive Order 14067 on Ensuring Responsible Development of Digital Assets; Section 5(b)(i), Treasury recommends that FLEC should, as appropriate: 1.) Coordinate and promote consumer education efforts on crypto-assets that are consumer-friendly, trustworthy, consistent, accessible, and inclusive, to the maximum extent possible; 2.) Consider using existing surveys to collect new or additional data about digital asset use; and 3.) Engage with industry leaders, academics, and other relevant parties to promote and coordinate public and private strategies for financial education outreach to consumers. See https://home.treasury.gov/system/files/136/CryptoAsset_EO5.pdf.

²⁴ <https://www.cftc.gov/sites/default/files/2022-09/DigitalAssetRedFlags.pdf>

²⁵ <https://www.cftc.gov/sites/default/files/2022-09/DigitalAssetRisks.pdf>

²⁶ <https://www.cftc.gov/sites/default/files/2022-09/KeyTerms.pdf>

²⁷ https://www.cftc.gov/LearnAndProtect/AdvisoriesAndArticles/CustomAdvisory_MustKnowForex.html

²⁸ https://www.cftc.gov/LearnAndProtect/AdvisoriesAndArticles/CustomAdvisory_WorldElderAbuseAwarenessDay.html

²⁹ https://www.cftc.gov/LearnAndProtect/AdvisoriesAndArticles/CustomAdvisory_RomanceScam.html

³⁰ <https://www.cftc.gov/sites/default/files/2022-02/BitcoinETF.pdf>

³¹ <https://www.cftc.gov/LearnAndProtect/AdvisoriesAndArticles/keytopicsforworldinvestorweek2021>



WHY ARE THE MARKETS IMPORTANT TO ME?

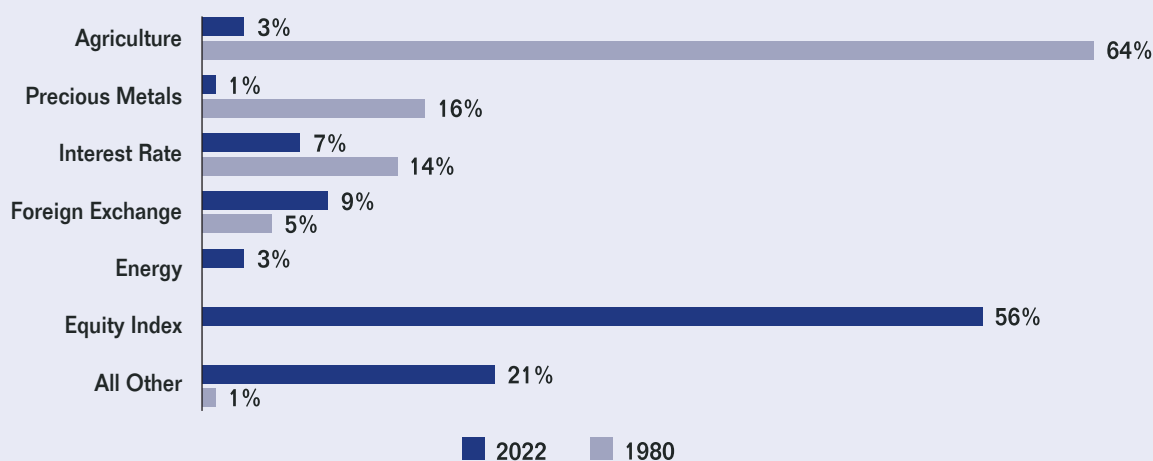
A Primer in Futures Markets

A futures contract is an agreement to purchase or sell a commodity for delivery in the future: 1) at a price that is determined at initiation of the contract; 2) that obligates each party to the contract to fulfill the contract at the specified price; 3) that is used to assume or shift price risk; and 4) that may be satisfied by delivery or offset. The CEA generally requires futures contracts to be traded on regulated exchanges, with futures trades cleared and settled through clearinghouses, referred to as DCOs. To that end, futures contracts are standardized to facilitate exchange trading and clearing.

Although a futures contract agreement is set today, the person selling (for example, a farmer marketing bushels of

wheat) will not receive payment and the buyer (in this case, a bakery) will not receive goods purchased until the predetermined delivery date agreed to in the contract, which in this example, is December 1. The farmer benefits from this agreement because he is certain as to the amount of money he will earn from the farming operation, even if the price of wheat changes between today and December 1. Similarly, the bakery buying the wheat also benefits by knowing how much the wheat will cost on December 1 and it will be better positioned to estimate its baking costs and set prices for its products. Finally, even though the actual price of wheat on December 1 (when the contract is fulfilled) may be greater or less than the price agreed upon in the December 1 contract, the contract price is fixed and both the farmer and the bakery are bound by their agreement. Most futures contracts are not

Shares of Futures Trading by Sector



Source: Futures Industry Association; 2022 data as of July, 2022

Since 1980, the share of on-exchange commodity futures trading activity in the agricultural sector decreased from 64 percent of trading activity to 3 percent in 2022. The share of the equity index, energy, foreign exchange and other contract activity increased from less than 6 percent of trading activity in 1980 to 90 percent in 2022.



settled with the actual physical delivery of the commodity, but by entering into opposite (offsetting) futures contracts, which serve to close out the original positions, with profits or losses dependent on the direction in which the price of the contracts have moved relative to those positions.

Speculators may also buy or sell such futures contracts. The speculator buying a futures contract for December wheat believes the value of the wheat in December will be higher than the price he or she is paying for the contract today. As time passes, and December draws closer, traders may try to predict whether the cost of December wheat will rise or fall, and this may cause the value of that futures contract to fluctuate. For example, if traders expect an especially bad harvest, then the price of December wheat will rise, and the speculator can sell that futures contract for December wheat for more than he or she paid.

Over the years, the futures markets have become increasingly diversified from their agricultural beginnings. Futures based on other physical commodities, such as metals, beginning

in the 1970s, and energy products, during the 1980s, were developed. Since being introduced in the 1970s, financial futures contracts based on interest rates, foreign currencies, Treasury bonds, security indexes, and other products have far outgrown the agricultural contracts in trading volume.

A Primer in Swaps Markets

Generally speaking, a swap is an exchange of one set of cash flows for another, typically netted. Swaps can be used to hedge risks arising from changing commodity prices, interest rates, credit spreads, foreign exchange rates, and other economic quantities.

For example, a company that manufactures metal bottles plans to buy 50 metric tons of aluminum from its regular suppliers in six months, but wants to hedge against the risk of rising aluminum prices. It can enter into a one-year swap, agreeing in six months to pay \$2,000 per metric ton for 50 tons of aluminum, or \$100,000, in exchange for receiving the price of 50 metric tons of aluminum that prevails in

6 months. This swap, which is separate from the purchase of aluminum, locks in a cost of \$100,000 for the aluminum needs of this manufacturer in six months.

If the price of aluminum at the end of the six months happens to be \$2,500 per ton, the manufacturer will buy the 50 tons from its suppliers at that prevailing price, for a total of \$125,000. At the same time, as specified by the swap, the manufacturer will pay the agreed upon \$100,000 and receive the price of 50 tons at the prevailing price, that is, \$125,000. Because the swap payments are netted, the manufacturer receives \$25,000. The \$25,000 proceeds from the swap offset the price increase in aluminum, so the manufacturer's total cost of obtaining the aluminum is \$100,000.

If, on the other hand, the price of aluminum at the end of the six months happened to fall to \$1,500 per ton, then the manufacturer buys 50 tons from its suppliers at that price, for a total of \$75,000. The manufacturer then settles the swap by paying \$25,000, which is the difference between \$100,000 (fixed by the terms of the swap) and receiving the market

price of \$1,500 on 50 tons, or \$75,000. Once again, the total cost of obtaining the aluminum is \$100,000. Hence, because of the swap, whether the price of aluminum rises or falls, the manufacturer's realized cost is \$100,000. Note that, in the case when the price turns out to be \$1,500 per ton, it appears that the manufacturer loses money on the swap—it pays the difference between \$100,000 and \$75,000—but that is just part of the hedging strategy that locks in a cost of \$100,000.

Before the Dodd-Frank Act, swaps were traded OTC and were mostly bilateral, that is, strictly between the two counterparties to the swap. Since then, as envisioned by the Dodd-Frank Act, much of the swaps market trades on regulated execution facilities; is reported to regulators; and—particularly in the case of interest rate swaps and credit default swaps—is centrally cleared, that is, the two counterparties to a swap legally face a clearinghouse. These changes have greatly enhanced the Commission's ability to monitor trading activity and risk in swap markets. Considerable effort is expended at the CFTC to improve its ability to process, understand, and analyze the swaps market data it receives.

	Terms of the Swap Contract	Two Possible Outcomes of the Swap Transaction	
Tons of Aluminum:	50	50	50
Price/Metric Ton:	\$2,000	\$2,500	\$1,500
Contract Price:	\$100,000		
Manufacturer Pays Fixed Price:		\$100,000	\$100,000
Manufacturer Receives Floating Price:		\$125,000	\$75,000
Manufacturer's Net Receipt or Payment Depending on Prevailing Price on Agreed Upon Date of Swap:		\$25,000	(\$25,000)



CFTC OVERSIGHT OF REGULATED ENTITIES

Which Entities Does CFTC Regulate?

Associated Person—A natural person who is associated in certain capacities with a futures commission merchant, retail foreign exchange dealer, introducing broker, commodity pool operator, commodity trading advisor, leverage transaction merchant, or swap dealer or major swap participant and who engages in the solicitation or acceptance of orders, funds/property, or swaps; or the supervision of any person or persons so engaged.

Commodity Pool Operator—A person engaged in a business in the nature of a commodity pool, investment trust, syndicate, or similar form of enterprise, and who solicits or accepts funds, securities, or property for the purpose of trading commodity futures contracts or commodity options. The commodity pool operator either itself makes trading decisions on behalf of the pool or engages a commodity trading advisor to do so.

Commodity Trading Advisor—A person who, for compensation or profit, engages in the business of advising others as to the value or advisability of commodity futures or options, security futures products, swaps, retail foreign exchange contracts, or leverage transactions; or who, for compensation or profit, and as part of a regular business, issues or promulgates analyses or reports concerning any of the foregoing, subject to certain exclusions.

Derivatives Clearing Organization (DCO)—An entity that, in respect to a contract (1) enables each party to the contract to substitute, through novation or otherwise, the credit of the derivatives clearing organization for the credit of the parties; (2) arranges or provides, on a multilateral basis,

for the settlement or netting of obligations resulting from such contracts; or (3) otherwise provides clearing services or arrangements that mutualize or transfer among participants in the derivatives clearing organization the credit risk arising from such contracts. Also called a clearing house, clearing organization, or central counterparty.

Designated Contract Market—A board of trade or exchange designated by the CFTC to trade futures or options under the CEA.

Exempt Derivatives Clearing Organization—A derivatives clearing organization that has been exempted by the Commission from registration for the clearing of swaps because the Commission has determined that the derivatives clearing organization is subject to comparable, comprehensive supervision and regulation by appropriate government authorities in the derivatives clearing organization's home country, as permitted by the CEA.

Floor Broker—A person who, in any pit, ring, post, or other place provided by an exchange for the meeting of persons similarly engaged, purchases or sells for another person any futures contract, commodity option, security futures product or swap.

Floor Trader—A person who, in any pit, ring, post, or other place provided by an exchange for the meeting of persons similarly engaged, purchases or sells for their own account, any futures contract, commodity option, security futures product or swap.



Foreign Board of Trade—A foreign board of trade means a board of trade, exchange or market located outside the U.S., its territories or possessions, whether incorporated or unincorporated, where foreign futures or foreign options transactions are entered into.

Futures Commission Merchant—An individual, association, partnership, corporation, or trust that solicits or accepts orders for the purchase or sale of any futures contract, commodity option contract, security futures contract, commodity option contract, security futures contract, swap, retail foreign exchange transaction, or leverage transaction (or who acts as a counterparty to a retail foreign exchange transaction), and who accepts payment from or extends credit to margin, guarantee or secure any trades resulting from the activity.

Introducing Broker—A person (except any of the following, acting in their capacity as such: Futures commission merchants, floor brokers, associated persons, commodity pool operators, or commodity trading advisors) who, for compensation or profit, is engaged in soliciting or accepting orders for the purchase or sale of any futures contract, commodity option contract, security futures product, retail foreign exchange transaction, leverage transaction, or swap, and who does not accept any money, securities, or property to margin, guarantee, or secure any trades or contracts that result.

Major Swap Participant—A person who maintains a substantial position in any of the major swap categories, excluding positions held for hedging or mitigating commercial risk and positions maintained by certain employee benefit plans for hedging or mitigating risks in the operation of the plan, or whose outstanding swaps create substantial counterparty exposure that could have serious adverse effects on the financial stability of the U.S. banking system or financial markets, or any financial entity that is highly leveraged relative to the amount of capital such entity holds and that is not subject to capital requirements established by an appropriate Federal banking agency and that maintains a “substantial position” in any of the major swap categories.

Retail Foreign Exchange Dealer— A person that is, or that offers to be, the counterparty to a retail forex transaction, except for a counterparty, or person offering to be a counterparty, that is a U.S. financial institution, a broker or dealer registered with the SEC, an associated person of a broker or dealer registered with the SEC, a futures commission merchant registered with the CFTC, or a financial holding company.

Swap Data Repository—Swap data repositories are entities created by the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act) to provide a central facility for swap data reporting and recordkeeping.

Swap Dealer— Any person who holds itself out as a dealer in swaps; makes a market in swaps; regularly enters into swaps with counterparties as an ordinary course of business for its own account; or engages in any activity causing it to be commonly known in the trade as a dealer or market maker in swaps, unless that person only engages in a *de minimis* amount of swap dealing activity.

Swap Execution Facility—A trading facility that operates under the regulatory oversight of the CFTC for the trading and processing of swaps.

Systemically Important Derivatives Clearing Organization—A derivatives clearing organization registered with the CFTC that has been designated as systematically important by the Financial Stability Oversight Council and for which the CFTC acts as the Supervisory Agency pursuant to Title VIII of the Dodd-Frank Act.

Entities Under CFTC Regulation

<p>TRADING ENTITIES</p>	<ul style="list-style-type: none"> • Designated Contract Market (DCM)—Exchanges designated to trade futures or options. <ul style="list-style-type: none"> – Number of DCMs as of 9/2022: 16 • Swap Execution Facility (SEF)—A trading facility that trades and processes swaps. <ul style="list-style-type: none"> – Number of SEFs as of 9/2022: 19 • Foreign Board of Trade (FBOT)—Any board of trade, exchange or market located outside of the U.S. where foreign futures or foreign options transactions are entered. <ul style="list-style-type: none"> – Number of FBOTs as of 9/2022: 24 	<p>CFTC Role: CFTC registers new exchanges and foreign boards of trade, conducts examinations of exchange compliance programs, including system safeguards, reviews products listed by exchanges and rules and rule amendments submitted by exchanges. CFTC shares regulatory authority with the FBOT's home regulator authority regarding oversight over direct access trading. CFTC also oversees DCMs in their SRO capacity.</p>
<p>CLEARING ENTITIES</p>	<ul style="list-style-type: none"> • Derivatives Clearing Organization (DCO)—Enables parties to a contract to substitute the credit of the derivatives clearing organization for the credit of the parties, arranges for the settlement or netting of obligations, or provides clearing services. <ul style="list-style-type: none"> – Number of Registered DCOs as of 9/2022: 15 • Exempt DCO—A non-U.S. clearing organization clearing proprietary positions of U.S. persons may be exempt DCO from registration, subject to conditions established by the CFTC. <ul style="list-style-type: none"> – Number of Exempt DCOs as of 9/2022: 4 • Systemically Important DCOs (SIDCO)—A registered DCO that has been designated by the Financial Stability Oversight Council to be systemically important for which the CFTC is the Supervisory Agency. <ul style="list-style-type: none"> – Number of SIDCOs as of 9/2022: 2 	<p>CFTC Role: Develops regulations, orders, and guidance regarding DCOs; reviews applications for DCO registration and exemptions from DCO registration; reviews DCO rule changes; conducts examinations to ensure compliance by DCOs with the CEA and CFTC regulations; performs ongoing risk surveillance of DCOs and their clearing members.</p>
<p>DATA REPOSITORIES</p>	<ul style="list-style-type: none"> • Swap Data Repository (SDR)—Any person that collects and maintains information or records with respect to transactions or positions in, or the terms and conditions of, swaps entered into by third parties for the purpose of providing a centralized recordkeeping facility for swaps. <ul style="list-style-type: none"> – Number of SDRs as of 9/2022: 4 	<p>CFTC Role: Registers SDRs, conducts rule enforcement reviews to ensure compliance with core principles and Commission regulations, reviews filings and application amendments, and receives direct electronic access to swap data.</p>
<p>REGISTERED FUTURES ASSOCIATION</p>	<ul style="list-style-type: none"> • National Futures Association (NFA)—An independent self-regulatory organization (SRO) for U.S. futures and derivatives markets. <ul style="list-style-type: none"> – Number of Registered Futures Associations as of 9/2022: 1 	<p>CFTC Role: Oversees and examines NFA and other self-regulatory organizations.</p>
<p>REGISTERED MARKET PARTICIPANTS</p>	<ul style="list-style-type: none"> • Certain market participants must generally be registered with the CFTC to participate in the commodity derivatives markets. The CFTC registration process is handled through the NFA. <ul style="list-style-type: none"> – Number of Futures Commission Merchants as of 9/2022: 58 – Number of Major Swap Participants as of 9/2022: 0 – Number of Retail Foreign Exchange Dealers as of 9/2022: 4 – Number of Swap Dealers as of 9/2022: 107 – Number of Commodity Pool Operators as of 9/2022: 1,256 – Number of Commodity Trading Advisors as of 9/2022: 1,686 – Number of Associated Persons as of 9/2022: 42,790 – Number of Introducing Brokers as of 9/2022: 993 – Number of Floor Brokers as of 9/2022: 1,086 – Number of Floor Traders as of 9/2022: 114 	<p>CFTC Role: Develops regulations, orders, and interpretive statements with respect to swap dealers, futures commission merchants and other registered market participants. The CFTC conducts varying levels of review of regulatory applications, financial and other business data, and examinations to determine compliance with the CEA and Commission regulations. NFA, an SRO, conducts a direct examination program for swap dealers and other registered market participants. The Commission thereby leverages the significant resources of NFA to meet examination workload demands, while preserving and focusing finite CFTC resources. Through its direct oversight of NFA, the CFTC receives the results of NFA examinations.</p>



CFTC LIST OF ABBREVIATIONS AND ACRONYMS

Because the acronyms of many words and phrases used throughout the futures and swaps industries are not readily available in standard references, the Commission's OPA compiled a glossary to assist members of the public. A guide to the language of the futures and swaps industry is located online at:

https://www.cftc.gov/ConsumerProtection/EducationCenter/CFTCGlossary/glossary_uv.html

Please note that List of Abbreviations and Acronyms included below and the CFTC's online glossary are not all-inclusive, nor are general definitions intended to state or suggest the views of the Commission concerning the legal significance, or meaning of any word or term. Moreover, no definition is intended to state or suggest the Commission's views concerning any trading strategy or economic theory.

U.S. Federal Laws

- CEA** Commodity Exchange Act
- DATA Act** Digital Accountability and Transparency Act of 2014
- Dodd-Frank** Dodd-Frank Wall Street Reform and Consumer Protection Act
- FCPIA** Federal Civil Penalties Inflation Adjustment Act
- FECA** Federal Employees' Compensation Act
- FIRREA** Financial Institutions, Reform, Recovery and Enforcement Act
- FISMA** Federal Information Security Management Act
- FFMIA** Federal Financial Management Improvement Act
- FMFIA** Federal Managers' Financial Integrity Act
- GPRA** Government Performance and Results Act
- RCA** The Reports Consolidation Act of 2000

CFTC Divisions and Offices

- CRU** Climate Risk Unit
- DA** Division of Administration
- DCR** Division of Clearing and Risk
- DMO** Division of Market Oversight
- DOD** Division of Data
- DOE** Division of Enforcement
- MPD** Market Participants Division
- OCE** Office of the Chief Economist
- OCEO** Office of Customer Education and Outreach
- OGC** Office of the General Counsel
- OIA** Office of International Affairs
- OIG** Office of the Inspector General
- OLIA** Office of Legislative and Intergovernmental Affairs
- OMWI** Office of Minority and Women Inclusion
- OPA** Office of Public Affairs
- OTI** Office of Technology Innovation
- WBO** Whistleblower Office

U.S. Federal Departments and Agencies

CFTC	U.S. Commodity Futures Trading Commission
DHS	U.S. Department of Homeland Security
DOL	U.S. Department of Labor
ESC	U.S. Department of Transportation’s Enterprise Services Center
FDIC	Federal Deposit Insurance Corporation
GAO	U.S. Government Accountability Office
GSA	U.S. General Services Administration
NIST	National Institute of Standards and Technology
OMB	Office of Management and Budget
OPM	Office of Personnel Management
SEC	U.S. Securities and Exchange Commission
Treasury	U.S. Department of the Treasury
USDA	U.S. Department of Agriculture

Other Abbreviations and Industry Terms

AP	Associated Person
CCP	Central Counterparty
CMEG	CME Group
CMP	Civil Monetary Penalties
CPF	Customer Protection Fund
CPO	Commodity Pool Operator
CSRS	Civil Service Retirement System
CTA	Commodity Trading Advisor
DCM	Designated Contract Market
DCO	Derivatives Clearing Organization
DQP	Data Quality Plan
EMIR	European Market Infrastructure Regulation
ERM	Enterprise Risk Management
DSRO	Designated Self-Regulatory Organization
ENN	Entity-Netted Notional
EU	European Union
FASAB	Federal Accounting Standards Advisory Board
FBOT	Foreign Board of Trade
FCM	Futures Commission Merchant
FERS	Federal Employees Retirement System
FILAC	Filings and Actions Database
FinTech	Financial Technology
FLEC	Financial Literacy and Education Commission
FSB	Financial Stability Board
FTE	Full-time Equivalent

FY	Fiscal Year
GAAP	U.S. Generally Accepted Accounting Principles
GAGAS	Generally Accepted Government Auditing Standards
GFIN	Global Financial Innovation Network
IB	Introducing Broker
ICE	Intercontinental Exchange
ICC	Ice Clear Credit LCC
ICOR	Internal Controls over Reporting
IOSCO	International Organization of Securities Commissions
IR	Interest Rate
IRS	Interest Rate Swap
ISDA	International Swaps and Derivatives Association
IT	Information Technology
MOU	Memorandum of Understanding
MIB	Market Intelligence Branch
MSP	Major Swap Participant
NFA	National Futures Association
NFC	National Finance Center
ORB	Other Retirement Benefits
OTC	Over-the-Counter
PP&E	Property, Plant, and Equipment
RED	Registration Deficient List
RegTech	Regulatory Technology
RFED	Retail Foreign Exchange Dealer
S&E	Salaries and Expenses
SBR	Statement of Budgetary Resources
SD	Swap Dealer
SDR	Swap Data Repository
SEF	Swap Execution Facility
SAFAS	Statement of Federal Financial Accounting Standards
SIDCO	Systemically Important DCO
SPPS	Special Payment Processing System
SRO	Self-Regulatory Organization
SSE	System Safeguards Examination
TCR	Tip, Complaint, or Referral Form
TMA	Targeted Maturity Assessment
UK	United Kingdom
UPI	Unique product identifiers
USSGL	U.S. Standard General Ledger
UTI	Unique transaction identifiers
WBO APP	Whistleblower Application Form



We Welcome Your Comments

Thank you for your interest in the CFTC's FY 2022 Agency Financial Report. We welcome your comments on how we can make the report more informative for our readers. Please send feedback to dfrederickson@cftc.gov or to:

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This FY 2022 Agency Financial Report and prior year documents are available on the CFTC website at: <https://www.cftc.gov/About/CFTCReports/index.htm>

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COMMODITY FUTURES TRADING COMMISSION



*Association of Government Accountants (AGA)
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*"In recognition of outstanding efforts in preparing the
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