

Overview

Mission Statement

The mission of the Treasury Forfeiture Fund is to affirmatively influence the consistent and strategic use of asset forfeiture by law enforcement bureaus participating in the Treasury Forfeiture Fund to disrupt and dismantle criminal enterprises.

Program Summary by Budget Activity

Dollars in Thousands

	FY 2010 Actual	FY 2011 Estimated	FY 2012 Estimated	FY 2010 to FY 2012	
				\$ Change	% Change
Asset Forfeiture Fund	\$852,078	\$750,520	\$905,209	\$53,131	6.2%
Total Resources	\$852,078	\$750,520	\$905,209	\$53,131	6.2%
Total FTE	24	24	24	-	-

Please note that the above table reflects obligations.

FY 2012 Priorities

The Treasury Forfeiture Fund will use high impact forfeiture to dismantle criminal enterprise by:

- Continuing to cultivate and strengthen relationships at the federal, state and local levels to use high impact asset forfeiture to disrupt and dismantle criminal enterprise.
- Educating and focusing stakeholders and others on the vision and mission of Treasury's multi-Departmental asset forfeiture program.
- Focusing resources in a high impact manner that enhances enforcement against terrorist financing, illegal immigration, bulk cash smuggling, and money laundering; and that provides support to the National Money Laundering and Southwest Border Strategies.
- Fostering and supporting the investment of forfeiture resources in the needs of our participating law enforcement bureaus, including new technologies and data collection, in order to promote program excellence and strengthen the overall quality of high impact criminal investigations.
- Reinforcing relationships with member bureaus that extend across Departmental boundaries and with state, local and foreign law enforcement agencies that extend the reach of federal law enforcement.
- Developing and modifying forfeiture training and awareness programs that are responsive to today's needs and continually re-evaluate such training initiatives for best practices.

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Section 1 – Purpose

1A – Description of Bureau Vision and Priorities

The Treasury Forfeiture Fund (the Fund) is the receipt account for the deposit of non-tax forfeitures made pursuant to laws enforced or administered by bureaus participating in the Treasury Forfeiture Fund. The principal revenue-producing member bureaus include the Internal Revenue Service's Criminal Investigation (IRS-CI), Customs and Border Protection (CBP), Immigration and Customs Enforcement (ICE), and the U.S. Secret Service (Secret Service.) The latter three bureaus are part of the Department of Homeland Security, transferred as part of the Homeland Security Act of 2002. These member bureaus are joined by the U.S. Coast Guard, Department of Homeland Security, as the result of a long-standing close law enforcement relationship with CBP and ICE.

Vision: The focus of Fund management is on strategic cases and investigations that result in high impact forfeitures. This approach will have the greatest impact on criminal organizations and thus will accomplish the ultimate mission of the Fund to disrupt and dismantle criminal enterprises. The enhancement of forfeiture activity requires longer, more in-depth investigations. To this end, Fund management emphasizes the use of mandatory funding authorities that support large case initiatives including the purchase of evidence and information, joint operations expenses, investigative expenses leading to seizure, and asset identification and removal teams. In addition, it is also a priority to fund revenue-enhancing projects such as major case funding, database development and computer forensics through the use of the Secretary's Enforcement Fund or Super Surplus funds when available.

Priorities: Asset seizure and forfeiture is a priority for the Fund's participating law enforcement organizations, as well as the Department of the Treasury, and is linked directly to the National Money Laundering and Southwest Border Strategies. In this regard, management has identified the following priorities for mission success:

- Continue to educate and focus stakeholders, and others, on the vision and mission of Treasury's multi-Departmental asset forfeiture program (i.e., affirmatively influence the consistent and strategic use of asset forfeiture by law enforcement bureaus participating in the Treasury Forfeiture Fund to disrupt and dismantle criminal enterprises);
- Focus resources in a manner that enhances support of law enforcement's National Money Laundering Strategy, Southwest Border Strategy and anti-terrorism financing efforts; and
- Foster and support the investment of forfeiture resources in the needs of our participating law enforcement bureaus in order to promote program excellence and strengthen the overall quality of criminal investigations.

1B – Program History and Future Outlook

Program History: The Treasury Forfeiture Fund continued in its capacity as a multi-Departmental Fund in FY 2010, representing the forfeiture interests of law enforcement components of the Departments of the Treasury and Homeland Security. In the midst of this period of growth and change, the Fund's law enforcement bureaus continued their hard work of

federal law enforcement and the application of asset forfeiture as a sanction to bring criminals to justice.

FY 2010 was an exceptional revenue year for the Treasury Forfeiture Fund with income from forfeitures and recoveries totaling \$1.193 billion. Among the FY 2010 major case forfeiture deposits was \$500 million forfeited by the former ABN AMRO Bank N.V., now named the Royal Bank of Scotland N.V., as part of a Deferred Prosecution Agreement. ABN AMRO agreed to forfeit \$500 million to the United States in connection with a conspiracy to defraud the United States, to violate the International Emergency Economic Powers Act (IEEPA) and to violate the Trading with the Enemy Act (TWEA), as well as a violation of the Bank Secrecy Act (BSA). Fifty percent of the revenue will be shared with the Department of Justice Assets Forfeiture Fund representing the joint investigative efforts of the Federal Bureau of Investigation (FBI) that lead to forfeiture in this case.

Another FY 2010 major case forfeiture deposit was an equitable share received from the Department of Justice Assets Forfeiture Fund in the amount of \$134 million pursuant to a Deferred Prosecution Agreement (DPA) with Credit Suisse AG (Credit Suisse). Credit Suisse waived indictment and agreed to the filing of a one count criminal information charging that Credit Suisse knowingly and willfully violated and attempted to violate regulations issued under the International Emergency Economic Powers Act (IEEPA) in violation of Title 50 U.S.C. §1705. Pursuant to the signed DPA, Credit Suisse agreed to forfeit \$268 million to the U.S. Government and pursuant to a separate DPA, forfeited another \$268 million to the District Attorney of the County of New York, for total forfeitures for the violation of \$536 million. The Treasury Forfeiture Fund's equitable share from the Department of Justice, the lead agency in this case, was \$134 million. Forfeiture revenue from these two major cases alone totaled \$634 million in FY 2010.

Future Outlook: Management forecasts a continued robust program for FY 2011 and FY 2012 with forfeiture revenue and recoveries estimated at \$927 million and \$1.124 billion, respectively. In FY 2010, the Treasury Forfeiture Fund experienced higher than usual revenues as a result of some unusually large forfeiture cases and that pattern is expected to continue into FY 2012. However, past that time frame, it is difficult to predict forfeiture revenue for the program. Much depends on the staffing and workload priorities of member bureaus. Fund management continues to monitor the status of high impact cases through performance measurement and monthly reporting by member bureaus.

FY 2011: For FY 2011, Fund management will remain focused on support for strategic investigative initiatives that will have the greatest impact on national and international criminal enterprise including valuable training and investigative expense funding that emphasizes high impact forfeiture cases. Fund management plans to continue investment in technologies and data collection and to further develop and modify forfeiture training and forfeiture awareness programs that are responsive to today's needs and designed to foster the understanding and application of asset forfeiture; and to continually evaluate our basic method of operation to ensure that this methodology is the best one. Fund management will continue its work to reinforce relationships with member bureaus that extend across Departmental boundaries to ensure that the vision, mission, and operating strategies and policies of the Treasury Forfeiture

Fund continue to be recognized by the various Departments. As the result of pending major cases, the Fund will experience higher than average forfeiture revenue deposits during FY 2011. The Fund has allocated Super Surplus funds in the amount of \$140 million during FY 2011.

FY 2012: The Treasury Forfeiture Fund is a vital, continuing, business enterprise that is essential in its importance to our member law enforcement bureaus. Given the priorities of the National Money Laundering and Southwest Border Strategies and the law enforcement priorities of our member bureaus, the outlook for FY 2012 is similar to FY 2011; management intends to maintain a dynamic and evolving asset forfeiture program that is responsive to the needs of member law enforcement bureaus.

The FY 2012 President's Budget proposes to permanently cancel \$600 million in unobligated balances from the Treasury Forfeiture Fund, and to transfer an additional \$30 million in unobligated balances to FinCEN for Bank Secrecy Act IT Modernization to remain available for 3 years after which any unobligated balances will be transferred back to the Treasury Forfeiture Fund (see Administrative Provision 125) to support continuing development and maintenance. This transfer allows Treasury to use asset forfeiture to support the development of a tool that will support law enforcement's anti-money laundering and counter-terrorism financing efforts.

Section 2 – Budget Adjustments and Appropriation Language

2.2 – Operating Levels Table

Dollars in Thousands

Treasury Forfeiture Fund	FY 2010 Obligated	FY 2011 Estimated	FY 2012 Estimated
FTE	24	24	24
Object Classification			
25.2 - Other services	\$198,983	\$366,596	\$185,136
25.3 - Other purchases of goods and services from Govt. accounts	\$235,912	\$236,124	\$222,273
41 - Grants, subsidies, and contributions	\$417,183	\$147,800	\$497,800
Total Budget Authority	\$852,078	\$750,520	\$905,209
Budget Activities			
Asset Forfeiture Fund	\$852,078	\$750,520	\$905,209
Total Budget Authority	\$852,078	\$750,520	\$905,209

2.3 – Resource Detail Table

Dollars in Thousands

	FY 2010 Obligated	FY 2011 Estimated	FY 2012 Estimated	% Change FY 2011 to FY 2012
The Fund has no direct FTE.				
Revenue:				
Sources:				
Carryover from prior year	\$299,970	\$580,785	\$757,265	30.39%
Restoration of temporary rescission	\$30,000	\$90,000	\$90,000	
Current year forfeiture revenue	1,192,893	927,000	1,124,000	21.25%
Total Revenue	1,522,863	1,597,785	1,971,265	23.37%
Uses:				
Permanent Authority (Obligations)	852,078	750,520	905,209	20.61%
Total Obligations	852,078	750,520	905,209	20.61%
Rescission of Unobligated Balances:				
1. Public Law 111-117 Consolidated Appropriations Act, 2010	-90,000			
2. Continuing Appropriations Act, 2011 (to March 4, 2011)		-90,000		
Reduction to Unobligated balances:				
Transfer of Unobligated Balances to FinCEN				
1. BSA IT Modernization, available for 3 years			-30,000	
Cancellation of Unobligated Balances:				
1. Proposed Cancellation of Unobligated Balances			-600,000	
Subtotal, Reduction to Unobligated Balances	-90,000	-90,000	-630,000	600.00%
Carryover to next year ^{1/}	580,785	757,265	436,056	-42.42%
^{1/} The Fund incurs expenses immediately upon the start of the new year, including costs of an extensive array of property contracts which must be funded without delay. Therefore, a carryover is required each year.				

2B – Appropriations Language and Explanation of Changes

Appropriations Language	Explanation of Changes
DEPARTMENT OF THE TREASURY TREASURY FORFEITURE FUND <i>Of the unobligated balances available under this heading, \$600,000,000 are hereby permanently cancelled.</i>	For FY 2012, \$600,000,000 of unobligated balances is proposed for permanent cancellation.

2C – Legislative Proposals

The Treasury Forfeiture Fund has no legislative proposals for FY 2012.

Section 3 – Budget and Performance Plan

This table lists all FY 2012 resources by strategic goal, objective and outcome outlined in the FY 2007-2012 Treasury Department Strategic Plan. The Treasury Strategic Plan provides a description of what the agency intends to accomplish over the next five years.

For detailed information about the FY 2007-2012 Treasury Strategic Plan, please go to: <http://www.treasury.gov/about/budget-performance/strategic-plan/Pages/index.aspx>

3.1 – Budget by Strategic Outcome

Dollars in Thousands

Treasury Strategic Outcome	FY 2010 Actual	FY 2011 Estimated	FY 2012 Estimated	% Change FY10 to FY12
Removed or reduced threats to national security from terrorism, proliferation of weapons of mass destruction, drug trafficking and other criminal activity on the part of rogue regimes, individuals, and their support networks	852,078	750,520	905,209	20.61%
Total	\$852,078	\$750,520	\$905,209	20.61%

3A - Asset Forfeiture Fund (\$905,209,000 from reimbursable programs): The function of the Treasury Forfeiture Fund (the Fund) is to ensure resources are managed to cover the costs of an effective asset seizure and forfeiture program, including the costs of seizing, evaluating, inventorying, maintaining, protecting, advertising, forfeiting and disposing of property. Asset forfeiture is used by federal law enforcement to disrupt and dismantle criminal enterprises.

Summary of Treasury Forfeiture Fund Authorities: The Treasury Forfeiture Fund is a special fund with permanent, indefinite authority. Special funds are federal fund collections that are earmarked by law for a specific purpose, and which consist of separate receipt and expenditure accounts. The enabling legislation for the Treasury Forfeiture Fund (31 U.S.C. § 9703) defines those purposes for which the Fund's revenue may be used. Forfeiture revenue on deposit in the Fund can be allocated and used as the result of a permanent indefinite appropriation provided by Congress.

A forfeiture process begins once property or cash is seized. Upon forfeiture, seized currency, initially deposited into a suspense, or holding account, is transferred to the Fund as forfeited revenue. Once forfeited, physical properties are sold and the proceeds are deposited into the Fund as forfeited revenue. It is forfeiture revenue that composes the budget authority for meeting expenses of running the Treasury Forfeiture Fund program.

Expenses of the Fund are set in a relative priority so that operating costs are met first. Expenses may not exceed revenue in the Fund.

Types of spending authority of the Fund:

The **mandatory authority** items are generally used to meet the operating costs of the Fund, including expenses of storing and maintaining seized and forfeited assets, valid liens and mortgages, investigative expenses incurred in pursuing a seizure, information and inventory systems, and certain costs of local police agencies incurred in joint law enforcement operations.

Following seizure, equitable shares are paid to state and local law enforcement agencies that contributed to the seizure activity at a level proportionate to their involvement.

Secretary’s Enforcement Fund (SEF) is derived from equitable shares received from the Department of Justice or U.S. Postal Service (USPS) forfeitures. These shares represent Treasury’s portion in the overall investigative effort that lead to a Justice or USPS forfeiture. SEF revenue is available for Federal law enforcement purposes of any law enforcement organization participating in the Treasury Forfeiture Fund.

Super Surplus represents the remaining unobligated balance at the close of the fiscal year after an amount is reserved for Fund operations in the next fiscal year. Super Surplus can be used for any federal law enforcement purpose.

3.2.1 Asset Forfeiture Fund Budget and Performance Plan

Asset Forfeiture Fund Budget Activity

Resource Level	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Estimated	FY 2012 Estimated
Appropriated Resources	\$0	\$0	\$0	\$0	\$0
Reimbursable Resources	\$597,287	\$483,586	\$852,078	\$750,520	\$905,209
Total Resources	\$597,287	\$483,586	\$852,078	\$750,520	\$905,209

Budget Activity Total	\$597,287	\$483,586	\$852,078	\$750,520	\$905,209
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Measure	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Target	FY 2012 Target
Percent of Forfeited Cash Proceeds Resulting from High-Impact Cases (%) (Oe)	86.91	87.65	93.11	80.0	80.0

Key: Oe - Outcome Measure, E - Efficiency Measure, Ot - Output/Workload Measure, M - Management/Cust. Satisfaction, DISC - Discontinued, and B - Baseline

Description of Performance: For FY 2012, the Fund will continue to measure the performance of the participating law enforcement bureaus through the use of the performance measure: percent of forfeited cash proceeds resulting from high impact cases. This measures the percentage of forfeited cash proceeds resulting from high impact cases, which includes those with currency forfeitures in excess of \$100,000. Focusing on strategic case and investigations that result in high impact forfeitures will do the greatest damage to criminal organizations while accomplishing the ultimate objective which is to disrupt and dismantle criminal activity.

Target: A target of 80 percent has been set for this performance measure. The target allows for those cases that may not be high impact in nature but are important to the exercise of law enforcement. The measure is calculated by dividing the total amount of forfeited cash proceeds from cases that are equal to or greater than \$100,000 by the total amount of cash proceeds from all cash forfeiture cases. The data is regularly available to Fund management and provided

through accounting systems that record the data and is audited annually as part of the annual financial statement audit process.

Performance Exceeds Target: Member law enforcement bureaus participating in the Treasury Forfeiture Fund have met or exceeded the performance target in seven of the nine fiscal years since inception of the measure in FY 2002.

For detailed information about the FY 2007-2012 Treasury Strategic Plan, please visit the Resources Tab of the following Link, and from there, select the Strategic Plan link.

<http://www.treasury.gov/about/budget-performance/strategic-plan/Pages/index.aspx>

Section 4 – Supporting Materials

4A – Human Capital Strategy Description

The Treasury Forfeiture Fund is managed by the Treasury Executive Office for Asset Forfeiture (TEOAF), a policy office that reports to the Assistant Secretary for Terrorist Financing. TEOAF will reimburse Treasury's Departmental Offices covering the salaries and benefits of TEOAF staff, General Counsel positions, and Procurement Services Division positions.

The Departmental Offices (DO) Office of Human Resources (OHR) ensures the availability of tools required to manage the human capital that supports accomplishment of DO's strategic goals and mission. OHR does this through the provision of sound advice and guidance to managers and execution of processes related to staff employment, retention, recognition, employee and labor relations, benefits, performance management and development.

4B – Information Technology Strategy

The Treasury Forfeiture Fund uses Departmental Offices systems and is part of their information technology strategy. The Department is extremely reliant on its Information Technology infrastructure. The cost associated with this infrastructure represents one of the greatest opportunities the Department has for parlaying the savings from greater efficiency to the deployment of new capabilities. In light of this, the Treasury E-Board has endorsed the following multi-faceted strategy for assessing and executing against the opportunities that exist for reducing the cost of the Department's IT infrastructure:

- Converge our voice and data networks to a more capable and cost effective platform;
- Expand the usage of virtualization technologies to further improve the cost efficiency of our computing centers;
- Promote greater leverage of either Department-wide or multi-bureau IT capabilities (i.e., data centers, enterprise content management, etc.); and
- Ensure the usage of cross enterprise licensing for commodity software and hardware.