

INDEPENDENT REVIEW

PRESENTED BY: NESTENE BOTHA (CA)SA RA EXPLORE PROTECH

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INDEPENDENT REVIEW

Presenter: Nestene Botha (CA)SA RA







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Presenter

Nestene Botha CA(SA) RA

- M. Com Chartered Accountancy (Auditing)
- Lecturing experience: NWU, UCT, Damelin
- Proud #ProTechMentor
- Founder: Explore ProTech Group
 - Accounting, Sales & Training Solutions
 - <a>www.protechaccounting.com
- Speaker







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Course Outline

EARNING OBJECTIVES

At the end of the webinar you will have knowledge of:

- Understand what an independent review is;
- Understand how it differs from other types of engagements;
- Understand how to calculate the Public Interest Score;
- Be able to perform an independent review engagement; and
- Be able to establish a system of quality control for independent reviews







Table of Content

I.What is an Independent Review Anyway? a. Legislative requirement - Companies Act i. When required b. Who can perform an independent review c. Public Interest Score Calculation d. Limited Assurance e. Quality Control 2. Performing the Independent Review a. Materiality Calculation b. Obtain an Understanding of the Entity c. Designing Procedures d. Concluding & Reporting e. Reportable Irregularity **3.Resources** 4.Q & A









Quote Inspiration







IF YOU CAN LEARN TO CREATE A STATE OF MIND THAT IS NOT AFFECTED BY THE MARKET'S BEHAVIOUR, THE STRUGGLE WILL CEASE TO EXIST.

MARK DOUGLAS

1. WHAT IS AN INDEPENDENT REVIEW ANYWAY?



1 WHAT IS AN INDEPENDENT **REVIEW ANYWAY?**

Companies Act Requirement

Limited Assurance Engagement

Independent Review

Quality Control





Performed by Independent Reviewer

ISRE 2400

1A WHAT IS AN INDEPENDENT REVIEW ANYWAY?

Required by Section 30 of the Companies Act

Each year a company must prepare AFS, within 6 months after the end of its financial year

The AFS must be:

a) Audited – Public Company

b) Audited – Based on PI Score

Audited – Voluntarily

Independent review – Regulation 29

(2A) Exempt from requirements of audit / independent review – Owner managed







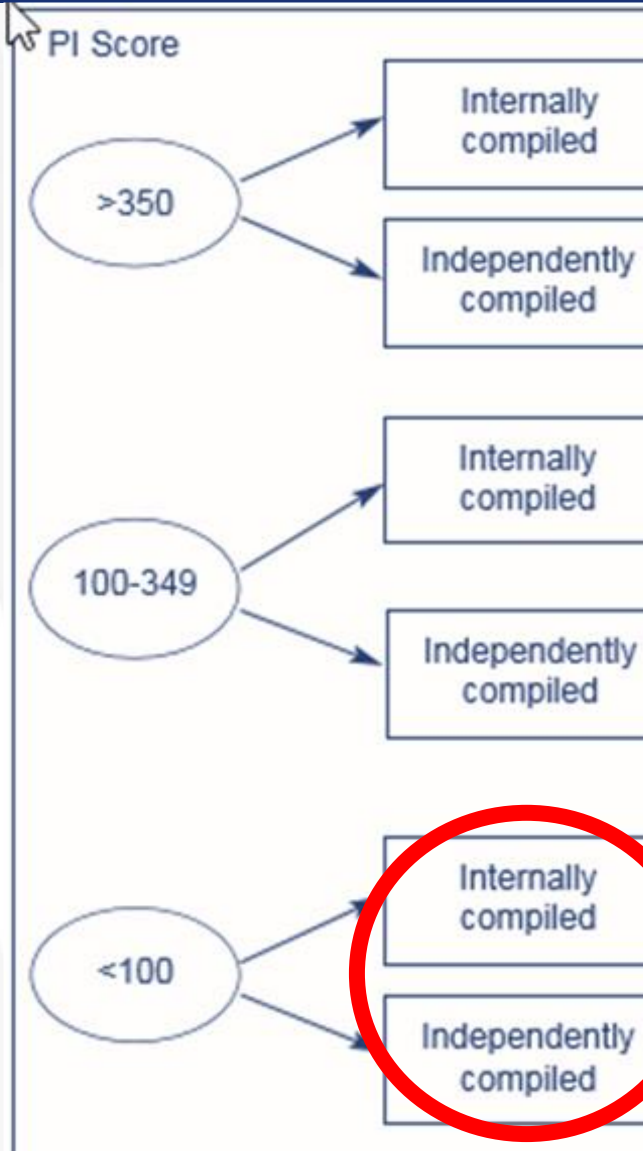
1A WHAT IS AN INDEPENDENT REVIEW ANYWAY?

Regulation 29

applicable,

<u>unless:</u>

exempt (s30(2)A)
MOI
requires audit
Voluntary audit







Audit Audit Independent review unless S30(2A) ownermanaged exemption applied Independent review unless S30(2A) ownermanaged exemption applied

Regulation 26 defines "independently compiled and reported":

- means that the annual financial statements are prepared-
 - by an independent accounting professional;
 - on the basis of financial records provided by the company; and
 - in accordance with any relevant financial reporting standards.





<u>Regulation 26 defines "independent accounting professional as a person who</u> is:"

- I. A RA or a member in good standing of a professional body accredited in terms of sec 33 of the APA or qualified to be appointed as an accounting officer of a CC **2.Does not** have a personal financial interest in the company 3.ls not
- involved in the day to day management of the company's business (3 years) - a prescribed officer or full-time executive employee of the company (3 years)
- **I.Is not related** to any person above

prepared and compiled internally, unless they have been 'independently compiled and reported' as defined.





If in doubt, regulation 27 states "a company's financial statements must be regarded as

Regulation 29

- Company with PIS 100 > 349
 - \circ RA
 - \circ CA(SA)
- Company with PIS < 100
 - \circ RA
 - \circ CA(SA)
 - Any other person who is qualified to be appointed as an accounting officer of a CC





Regulation 29

- Company with PIS 100 > 349
 - \circ RA
 - \circ CA(SA)
- Company with PIS < 100
 - \circ RA
 - \circ CA(SA)
 - \circ Any other person who is qualified to be appointed as an accounting officer of a CC (subject to certification)

AND who was **NOT** involved in the preparation of the annual financial statements.





Independent Review Certification

- Professional Bodies
- SAAA
 - <u>https://accountingacademy.co.za/c</u>
 <u>review engagements</u>





https://accountingacademy.co.za/courses/practising_licence_independent_

FORMULA:

Every R1mil (or portion thereof) in turnove

Every R1mil (or portion thereof) in third party liability

Average Number of Employees during financial year

Every individual who directly or indirectly has a beneficial interest in any of the company's issued securities

TOTAL PUBLIC INTEREST SCORE





er	= 1 point
	= 1 point
	= Equal number of points
	= 1 point
	= TOTAL POINTS ADDED UP



PRACTICAL CASE STUDY (STEP BY STEP) - NEW CLIENT:

NewClient (Pty) Ltd requests you advise if they need an audit or independent review and point them in the right direction to find a practitioner that can perform the relevant engagement.

Step I - Turnover

- Ask for
- Points =







PRACTICAL CASE STUDY (STEP BY STEP) - NEW CLIENT (CONTINUED):

Step 2 - Thind Danty Lighility

- Current portion of borrowings

- Points = R14.896.317 = 15 Points





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1,880,936

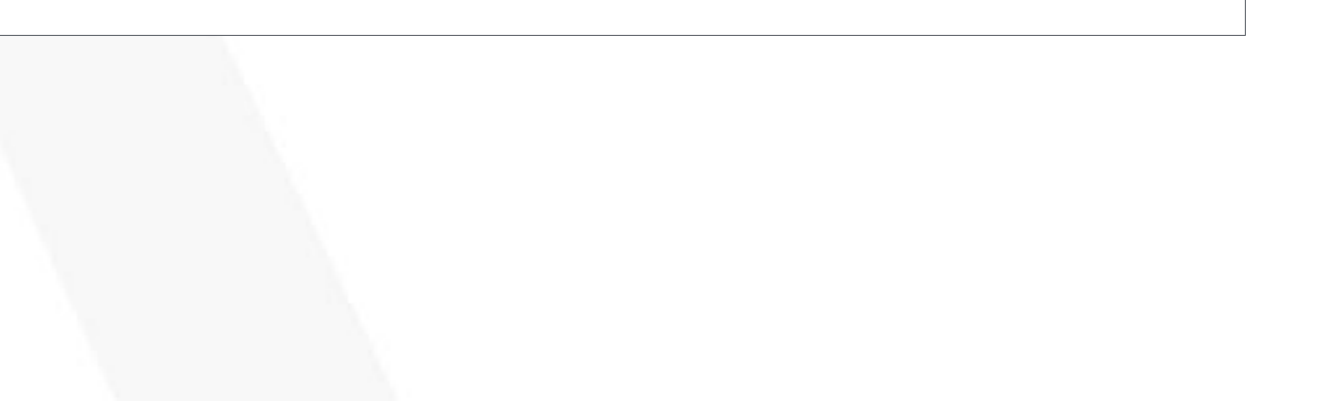
PRACTICAL CASE STUDY (STEP BY STEP) - NEW CLIENT (CONTINUED):

Step 3 - A Ask for payroll summary lists of active employees per month for the financial year

- Points = sum(Total)/12 = 57 Points







Points

=

PRACTICAL CASE STUDY (STEP BY STEP) - NEW CLIENT (CONTINUED):

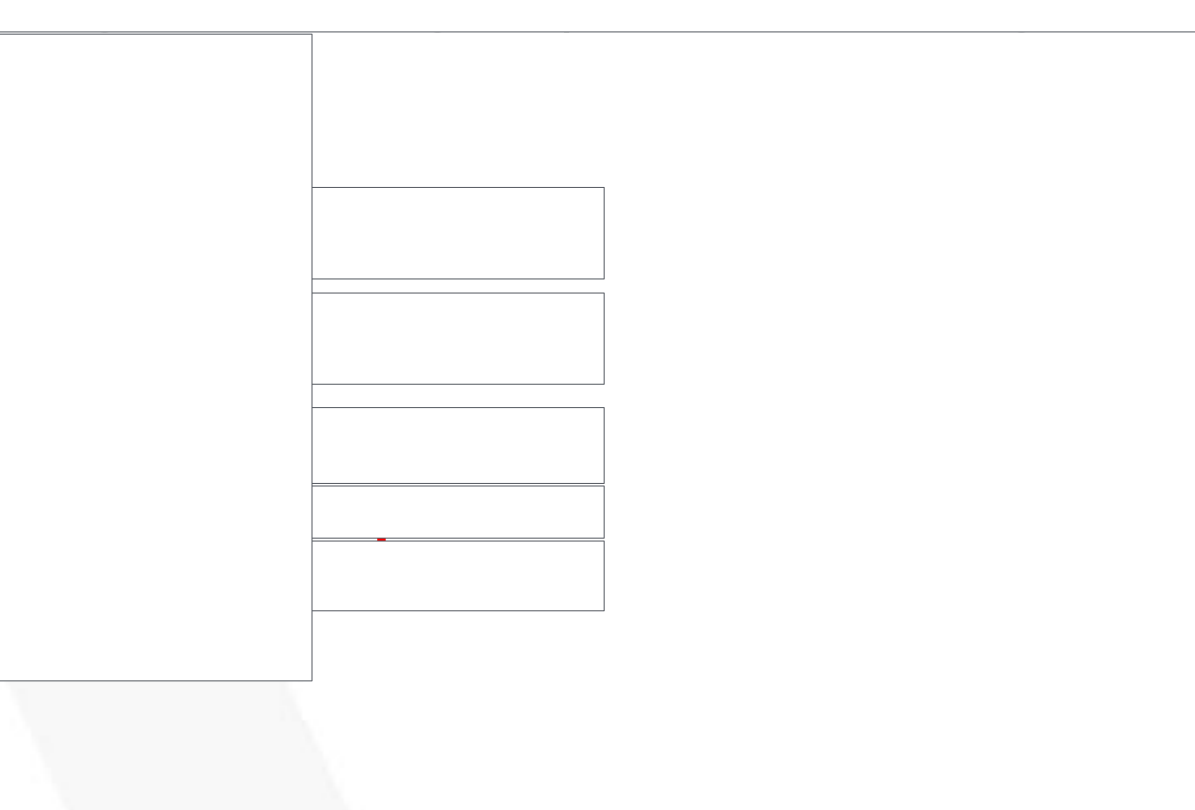
<u>Step 4 - Every individual who directly or indirectly has a beneficial interest in any of the company's</u> <u>issued securities</u>

- Ask for

- Points =







STEP 5: FORMULA

Average Number of Employees during financial year

Every R1mil (or portion thereof) in turnover Every R1mil (or portion thereof) in third party liability **Every individual who directly or indirectly** has a beneficial interest in any of the company's issued securities **TOTAL PUBLIC INTEREST SCORE**







Step 7: Regulation 29

applicable,

unless:

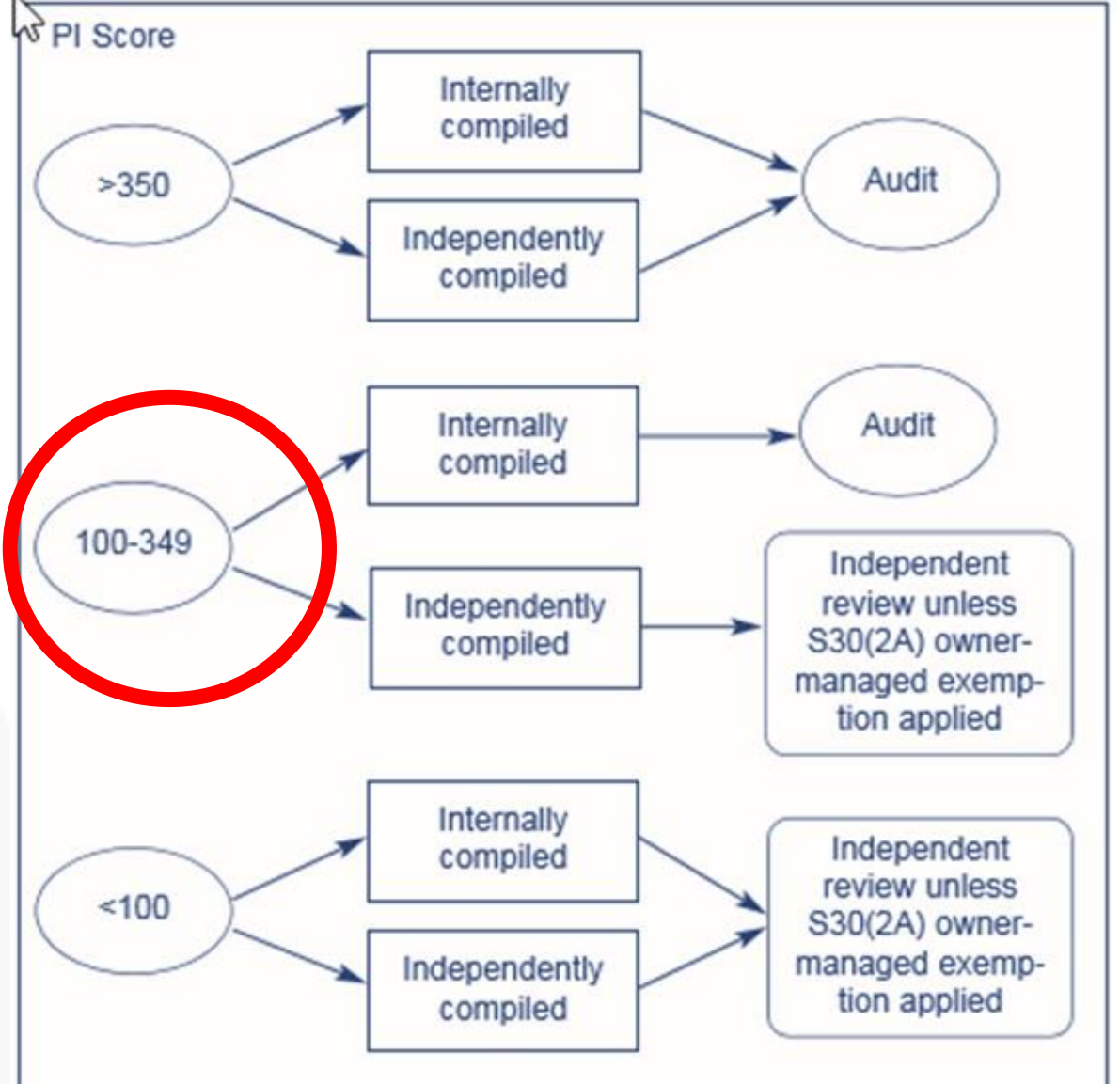
- exempt (s30(2)A)

- MOI requires audit - Ask for

- Voluntary audit







PRACTICAL CASE STUDY (STEP BY STEP) - NEW CLIENT:

point them in the right direction to find a practitioner that can perform the relevant engagement.

Step 8 - Conclusion/ Advice to Client - PIS 157





NewClient (Pty) Ltd requests you advise if they need an audit or independent review and





• Exhibit 2.1-3A, IFAC Guide to Review Engagements

Engagement	Standards	Assurance	Work efforts	Report
Audit	ISA's	Reasonable	Risk assessment and procedures that respond to the risks identified	Positive opinion
Review	ISRE 2400	Limited	Primarily inquiry and analytical procedures	Conclusion on what came to the practitioner's attention
Compilation	ISRS 4410	None	Assisting management prepare financial information	Report stating no assurance provided









• Exhibit 2.1-3A, IFAC Guide to Review Engagements

	Audit	Review	Compilation
Independence Required?	Yes	Yes	Only if "Independently Compiled" required by Co Ac based on PIS Score
Materiality Calculation?	Financial statements as a whole Performance materiality	Financial statements as a whole	Financial statements as a whole for the purpose of compiling the information provided
Understanding the entity?	Sufficient to identify and assess the risk of material misstatements at the financial statements and assertion level	Sufficient to identify areas in the financial statements where material misstatements are likely to arise	Sufficient to compile the information provided.









• Exhibit 2.1-3A, IFAC Guide to Review Engagements

	Audit	Review	Compilation
Required procedures?	Risk assessment Test of controls * Analytical Substantive	Inquiry Analytical Additional procedures as considered necessary	None specified
Assurance evidence to be obtained?	Sufficient appropriate evidence as a basis for a <u>reasonable</u> <u>assurance</u> opinion on the financial statements	Sufficient appropriate evidence as the basis for a <u>limited</u> <u>assurance</u> conclusion on the financial statements	None specified
Uncorrected misstatements?	Accumulate, evaluate, and request correction by management	Evaluate and request correction by management	Additional information or corrections are requested/proposed during compilation







• Difference between Limited & Reasonable Assurance

Reasonable	 Audit engagement
Assurance	 Positive opinion (The fin
	material respects,)
	 A high level of assurance
	obtained sufficient appro
	an acceptably low level
Limited	 Review engagement
Assurance	 Negative conclusion (No
	causes me to believe the
	present fairly, in all mat
	 Assurance is limited prop
	procedures as described







nancial statements present fairly, in all

e that is achieved when the auditor has priate audit evidence to reduce audit risk to

othing has come to my attention that hat these financial statements do not terial respects,...) portional to the level of the practitioners in the assurance report

0		

1EQUALITY CONTROL

• Quality Control Requirements ISRE 2400: • Under ISQC I, the firm has an obligation to establish and maintain a system of quality control to provide it with reasonable assurance that: The firm and its personnel comply with professional standards and applicable legal

and

- Reports issued by the firm or engagement partners are appropriate in the circumstances.
- Includes the elements of quality control mentioned in ISQCI.16 17
- Documented!!!





1EQUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17

- 1. Leadership Responsibilities
- 2. Ethical Requirements
- 3. Acceptance and Continuance
- 4. Human Resources
- 5. Engagement Performance
- 6. Monitoring







1EQUALITY CONTROL

Elements of Quality Control ISQCI.16 - 17; Diagram from the Guide to Quality **Control for Small and Medium-Sized Practices**

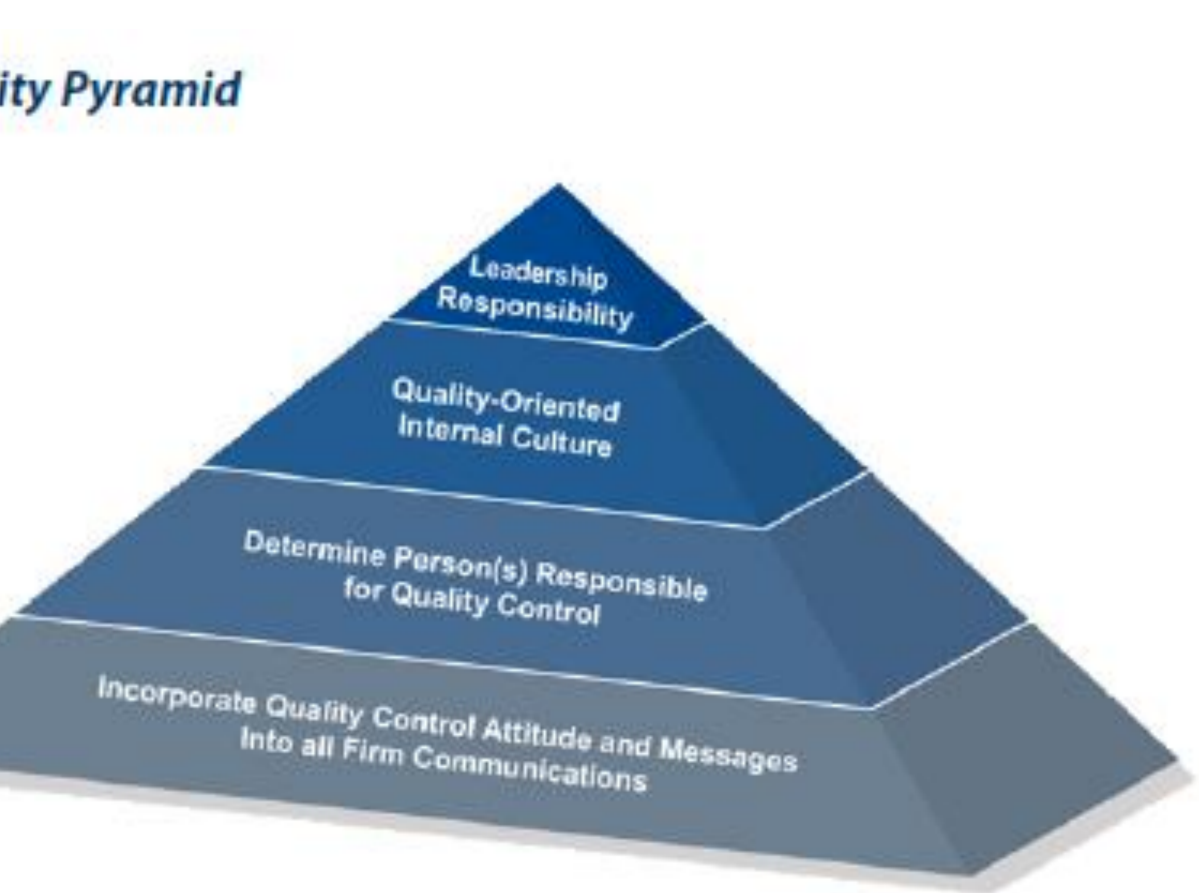
1. Leadership Responsibilities

Leadership Responsibility Pyramid









1 E QUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17;

2. Ethical Requirements

- When to say "no" and when to sever client, staff, or even partner relationships
- Firm level transparancy
 - issues)
- of disagreements)
- Process to deal with instances of non-compliance







- Guidelines for partner meeting frequency & content (examples of contentious

- Written partnership agreements (dispute resolution and partnership dissolution in case

1 E QUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17;

3. Acceptance and Continuance of Client Relationships and Specific Engagements

- Competence & Resources
- Ethical Requirements
- Integrity of Client
- IFAC SMP Quality Control Guide Appendix C (Guidance)
- Requirements in ISRE 2400
 - Acceptable Financial Reporting Framework - Obtain in writing management's acknowledgements of responsibilities







1EQUALITY CONTROL

Acceptable Financial Reporting Framework:

SAAPS 2 / Regulation 27 of Companies Act/ IFRS for SME's

Type of Company	Sub-category	Financial statements	Acceptable Financial Reporting Framework
Private Company including Close Corporations	PIS >= 350		IFRS & IFRS or SMEs
	PIS 100 > 349	Independently compiled	IFRS & IFRS or SMEs
	PIS 100 > 349	Internally compiled	IFRS & IFRS or SMEs
	PIS < 100	Independently compiled	IFRS & IFRS or SMEs
	PIS < 100	Internally compiled	Financial reporting framework as determined by the company as long as not prescribed





1 E QUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17;

4. Human Resources

- Policies & Procedures Documented:
 - Sufficient resources
 - Appropriate reports
- Confidentiality Declaration (Appendix B SMP Quality Control IFAC Guide)
- Guide)





- Assign appropriate personnel to engagements (Appendix D SMP Quality Control IFAC

1 E QUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17;

5. Engagement Performance

- Goal: Promote consistency in performance, document supervision & review requirements
 - E.g. Firm manuals and/or standardized engagement templates and procedures; - Standardized communications and correspondence templates;

 - Research tools and reference materials; and
 - Guidance, training, and education policies and programs, including support for compliance with professional development requirements
 - Guidelines for consultation on contentious issues (Appendix E SMP Quality Control IFAC Guide)
 - Guidelines for Engagements that meet certain predefined criteria to undergo EQCR (Appendix F SMP Quality Control IFAC Guide)





1EQUALITY CONTROL

Elements of Quality Control ISQC1.16 - 17;

7. Documentation

- EQCR
- Timely Assembly of Final Engagement Files
- Maintain the confidentiality, safe custody, integrity, accessibility and retrievability of engagement documentation
- Retention of Engagement Documentation
- Documentation of the System of Quality Control







Proposed changes - Effective in the next three years - ISQM's & Revised 18A 220

KEY CHANGES

A new proactive risk-based approach

Modernizing for an evolving and increasingly complex environment, including addressing the impact of techn networks, and use of external service providers

Increasing firm leadership responsibilities and accoun and improving firm governance

More rigorous monitoring of quality management syste remediation of deficiencies

Enhancing the engagement partner's responsibility for engagement leadership and audit quality

Addressing the robustness of engagement quality revi including engagement selection, documentation, and performance

	NEW CATEGORIES
	1 Governance and leadership
x nology,	2 The firm's risk assessment process
ntability,	3 Relevant ethical requirements
tems and	4 Acceptance and continuance of client relationships and specific engagements
or audit	5 Engagement performance
/iews,	6 Resources
	7 Information and communication
	8 The monitoring and remediation process





2. PERFORMING THE INDEPENDENT REVIEW



2A MATERIAL ITY CALC

MATERIALITY CALCULATION (ISRE 2400):

43. The practitioner shall determine materiality for the financial statements as a whole, and apply this materiality in <u>designing</u> the procedures and in <u>evaluating the</u> results obtained from those procedures. (Ref: Para. A70–A73)







2B OBTAIN UNDERSTANDING

OBTAIN AN UNDERSTANDING (ISRE 2400):

45. The practitioner shall obtain an understanding of the entity and its environment, and the applicable financial reporting framework, to identify areas in the financial statements where material misstatements are likely to arise and thereby provide a basis for designing procedures to address those areas. (Ref: Para. A75-A77)

Tips in Practice:

- Helps to develop expectations (remember largely analytical procedures & inquiry)
- Work smarter not harder...
- Pinpoint risk areas
- IFAC Guide to Review Engagements (Appendix D Review Checklist for Inderstanding)





2C PROCEDURES

<u>Review procedures designed and performed for the identified items /areas</u> include:

- Inquiries [2400(R).48]
- Analytical procedures [2400(R).49] IFAC Guide to Review Engagements (Appendix E)
- Procedures to address specific circumstances [2400(R).50-.55]
 - related parties
 - going concern
 - fraud
 - non-compliance
- F/S agree with or reconcile to the underlying accounting records [2400(R).56] - Additional procedures based on professional judgement [2400(R).A81]







Concluding & Reporting:

Consider the impact of:

- Uncorrected misstatements identified during the review (current year & carried forward from previous year); and
- bias in management's judgements.
- Evaluate uncorrected misstatements against final overall materiality
- Unmodified or Modified Opinion
- SAAPS 3 Illustrative Reports







- Qualitative aspects of the entity's accounting practices, including indicators of possible

An unmodified conclusion is appropriate when:

- Limited assurance has been obtained
- No material misstatements or omissions identified
- As a whole financial statements have been prepared in all material respects in accordance with AFRF.







<u>Pervasive effects on the financial statements are those that, in the</u> practitioner's judgement:

- statements; or
- statements







• Are not confined to specific elements, accounts or items of the financial statements; • If so confined, represent or could represent a substantial proportion of the financial

• In relation to disclosures, are fundamental to the user's understanding of the financial

Modified Opinions:

Modified Conclusion	Nature	Pervasive?
Qualified conclusion	Material misstatements / omissions / scope limitations	Not pervasive
Adverse conclusion	Material misstatement / known omission	Pervasive
Disclaimer of conclusion	Inability to obtain sufficient appropriate evidence (scope limitation)	Pervasive







2EWITHDRAWEL

Withdrawal from the engagement:

present:

- Due to a limitation on the scope of the review resulting in the practitioner being unable to obtain sufficient appropriate evidence to form a conclusion; • The possible effects on the financial statements of undetected misstatements are
- material and pervasive; and
- Withdrawal is possible under applicable law or regulation.







The practitioner shall withdraw from the engagement if the following conditions are

2F REPORTABLE IRREGULARITY

Reportable Irregularity:

Companies Act Regulation 29 (1) (b):

- Reportable irregularity means any act or omission committed by any person responsible for the management of an company, which:
- Unlawfully has caused material financial loss to any member, shareholder, creditor of the company in respect of his, her or its dealings with that entity; or
- is fraudulent or amounts to theft; or
- Causes or has caused the company to trade under insolvent circumstances.





2F REPORTABLE IRREGULARITY

Reportable Irregularity:

Duties of Independent Reviewer:

- EP sends report to CIPC (include particulars of RI)
- Within 3 days Notify management in writing (include report to CIPC)
- Within 20 days Discuss with management and send 2nd letter to CIPC
- No RI taking place
- Suspected RI no longer taking place with adequate steps to prevent or recover any loss as result thereof.
- RI is continuing

SAICA circular 3 of 2016 Illustrative Reportable Irregularity Letters for Independent Reviews





3 RESOURCES

I. Reference material referred to in this workshop : IFAC Guide to Review Engagements (https://www.ifac.org/publications-resources/guide-reviewengagements) The SAICA Companies Act Guide (https://www.saica.co.za/Portals/0/Technical/LegalAndGovernance/C ompanies%20Act/saica-original-service july2012.final.pdf) SAICA Guide on Considering the International Standards to be used for Audits, Reviews, Other Assurance, and Related Services Engagements (https://www.saica.co.za/Portals/0/Technical/financialreporting/Considering International Standards July2017.pdf) SAAPS 2 Financial Reporting Frameworks and the Auditor's report







3 RESOURCES

SAAPS 3 Illustrative reports (https://www.irba.co.za/guidance-to-ras/technical-guidance-forauditors/auditing-standards-and-guides/south-african-standards-andpractice-statements)

NOCLAR information (https://www.saica.co.za/Technical/Ethics/NOCLAR/tabid/3855/lang uage/en-US/Default.aspx)

CIPC Guidance note on the application of section 22 of the **Companies Act** (https://www.saica.co.za/Portals/0/Technical/LegalAndGovernance/G uidance note Application of Section 22 Companies Act 71.pdf)









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