Scottish Information Commissioner
Planning report to the Scottish Information Commissioner on the audit for the year ending 31 March 2019

Issued 17 January 2019 for the meeting on 28 January 2019
## 01 Planning report

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Introduction

The key messages in this report:

We have pleasure in presenting our draft planning report to the Scottish Information Commissioner (Commissioner) for the year ending 31 March 2019 audit. We would like to draw your attention to the key messages of this draft audit plan:

Audit Plan

We have updated our understanding of the Commissioner including discussion with management and review of relevant documentation.

Based on these procedures, we have developed this plan in collaboration with the Commissioner to ensure that we provide an effective audit service that meets your expectations and focuses on the most significant areas of importance and risk to the Commissioner.

Key Risks

We have taken an initial view as to the significant audit risks the Commissioner faces. These are presented as a summary dashboard on page 12.

As with other public sector bodies, the Commissioner continues to face financial challenges, due to uncertainty around future funding. A small underspend of £6k against budget has been reported for the period to 31 October 2018, primarily due to the phasing of costs through the year and vacant posts offset by Court of Session costs. At this point in the year the Commissioner is projecting a breakeven position at the year end.

A number of recent developments including the proposed inclusion of Registered Social Landlords in the list of public authorities regulated under Freedom of Information Scotland Act 2002 (FOISA) and post-legislative scrutiny of FOISA, will have an impact on workload and a key challenge will be managing workload fluctuation within allocated resources.

Given the pressures across the whole of the public sector, there is an inherent risk associated with the accuracy and completeness of recording of expenditure within this limit, therefore this will be a key focus of our audit.

Our significant risk is pinpointed to invoices processed around the year-end (including associated accruals and prepayments).

In accordance with auditing standards, management override of controls has also been identified as a significant audit risk.

In line with our prior year audit, having considered the risk factors set out in Auditing Standards and the nature of the revenue streams at the Commissioner, we have determined that the risk of fraud arising from revenue recognition can be rebutted. This is based on the fact that there is little incentive to manipulate revenue recognition with the sole source of revenue being from the Scottish Parliamentary Corporate Body (SPCB) which can be agreed to third party confirmations.
Introduction (continued)
The key messages in this report (continued):

Audit Dimensions
The Code of Audit Practice sets out four audit dimensions which sets out a common framework for all public sector audits in Scotland. These are financial sustainability, financial management, governance and transparency and value for money. Due to the relative size and scale of the functions delivered by the Commissioner, we have concluded that the full wider scope audit is not appropriate. In accordance with paragraph 53 of the Code, our work in this area will therefore be restricted to concluding on:

• The appropriateness of the disclosures in the governance statement; and
• The financial sustainability of the Commissioner and the services that it delivers over the medium to longer term.

Our audit work on the audit dimensions will incorporate the specific risks highlighted by Audit Scotland, in particular, the impact of EU withdrawal, the changing landscape for public financial management, dependency on key suppliers and increased focus on openness and transparency.

Regulatory Change
New accounting standards on revenue and financial instruments will apply for 2018/19, and for leases from 2020/21. While we do not expect these standards to have a significant impact on the Commissioner, we recommend that the Commissioner review the impact early in the year, including calculating any adjustments that will be required as at 31 March 2018 for transition. We would suggest that the Commissioner receive reporting in year from management on the implementation of the new standard, and we will report specifically on the findings from our audit work in this area.

We have reported on other regulatory changes and sector developments on pages 23-26.

Our Commitment to Quality
We are committed to providing the highest quality audit, with input from our market leading specialists, sophisticated data analytics and our wealth of experience.

Adding value
Our aim is to add value to the Commissioner through our external audit work by being constructive and forward looking, by identifying areas of improvement and by recommending and encouraging good practice. In this way, we aim to help the Commissioner promote improved standards of governance, better management and decision making and more effective use of resources.

Pat Kenny
Audit director
Determine materiality
We have determined a materiality of £31,300 (2017/18: £31,700) with a performance materiality of £23,475 (2017/18: £23,775).

This is based on projected gross expenditure. We will report to you any misstatements above £1,500 (2017/18: £1,585). More detail is given on page 8.

Significant risk assessment
We have identified significant audit risks in relation to the Commissioner. More detail is given on pages 11-14. These significant risks are consistent with those identified in our prior year audit.

Our audit explained
We tailor our audit to your Commissioner and your strategy

Identify changes in your environment
The Commissioner continues to face significant financial pressures, with a risk of reduced funding in future years. This is discussed on page 7.

In our final report
In our final report to you we will conclude on the significant risks identified in this paper and report to you our other findings.

Significant risk assessment
We have identified significant audit risks in relation to the Commissioner.

More detail is given on pages 11-14. These significant risks are consistent with those identified in our prior year audit.

Quality and Independence
We confirm all Deloitte network firms are independent of the Commissioner. We take our independence and the quality of the audit work we perform very seriously. Audit quality is our number one priority.
Continuous communication and reporting
Planned timing of the audit

<table>
<thead>
<tr>
<th>Planning</th>
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<tbody>
<tr>
<td>• Planning meetings to inform risk assessment and identify judgemental accounting issues.</td>
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<tr>
<td>• Update understanding of key business cycles and changes to financial reporting.</td>
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<td>• Document design and implementation of key controls for significant risks.</td>
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<td>• Review of key Commissioner documents including Senior Management Team minutes.</td>
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<td>• Planning work for wider scope responsibilities.</td>
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<table>
<thead>
<tr>
<th>Year end fieldwork</th>
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<tbody>
<tr>
<td>• Review of draft accounts.</td>
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<tr>
<td>• Substantive testing of all material areas.</td>
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<td>• Finalisation of work in support of wider scope responsibilities.</td>
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<td>• Detailed review of annual accounts and report, including Annual Governance Statement.</td>
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<td>• Review of final internal audit reports and opinion.</td>
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<td>• Completion of testing on significant audit risks.</td>
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<tr>
<th>Reporting</th>
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<tbody>
<tr>
<td>• Final Advisory Audit Board meeting.</td>
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<tr>
<td>• Issue final Annual Report to the Commissioner and the Auditor General.</td>
</tr>
<tr>
<td>• Issue audit report and submission of audited financial statements to Audit Scotland.</td>
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<tr>
<td>• Audit feedback meeting.</td>
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</table>

2018/19 Audit Plan

- **December - January**
  - Ongoing communication and feedback

- **July**
  - Final report to the Commissioner

- **August - September**
  - Audit Team
    - Pat Kenny, Audit Director
    - Karlyn Watt, Senior Manager
    - Kyle McAulay, Field Manager

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An audit tailored to you
Focusing on your business and strategy

<table>
<thead>
<tr>
<th>Performance against expenditure resource limit</th>
<th>Impact on our audit</th>
</tr>
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<tbody>
<tr>
<td>There is a financial duty for the Commissioner to maintain its expenditure within the budget approved by the SPCB. As at October 2018, the Commissioner reported a small £6k underspend against budget, primarily due to the phasing of costs through the year and vacant posts offset by Court of Session costs. At this point in the year the Commissioner is projecting a breakeven position at the year end.</td>
<td></td>
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<tr>
<td>A number of recent developments, including the proposed inclusion of Registered Social Landlords in the list of public authorities regulated under FOISA and the post-legislative scrutiny of FOISA, will have an impact on workload and the Commissioner’s resources.</td>
<td></td>
</tr>
<tr>
<td>There is also the risk of possible austerity measure budget cuts by the Scottish Government during future spending reviews. Our significant audit risk has been pinpointed to accruals and prepayments at the year end as these areas have a higher risk of management override of controls as discussed further on page 13.</td>
<td></td>
</tr>
<tr>
<td>We will consider the Commissioner’s financial sustainability in the medium to longer term and consider whether the Commissioner is planning effectively to continue to deliver its services on a sustainable basis, as discussed further on page 15. We will also assess the progress in medium term financial planning and linking resources to the outcomes delivered.</td>
<td></td>
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Materiality

Our approach to materiality

Basis of our materiality benchmark

• The Audit Director has determined materiality as £31,300 (2017/18: £31,700) and a performance materiality of £23,475 (2017/18: £23,775), based on professional judgement and risk factors specific to the Commissioner, the requirement of auditing standards and the financial measures most relevant to users of the financial statements.

• We have used 2% of forecast gross expenditure as the benchmark for determining materiality and applied 75% as performance materiality.

• This approach is consistent with our prior year materiality calculation.

Reporting to those charged with governance

• We will report to you all misstatements found in excess of our clearly trivial threshold which is £1,500 (2017/18: £1,585).

• We will report to you misstatements below this threshold if we consider them to be material by nature.

• Our approach to determining the materiality benchmark is consistent with Audit Scotland guidance which states that the threshold for clearly trivial above which we should accumulate misstatements for reporting and correction to audit committees must not exceed £250k.

Our annual audit report

We will:

• report the materiality benchmark applied in the audit of the Commissioner;

• provide comparative data and explain any changes in materiality, compared to prior year, if appropriate; and

• explain any normalised or adjusted benchmarks we use, if appropriate.

Although materiality is the judgement of the Audit Director, the Commissioner must be satisfied that the level of materiality chosen is appropriate for the scope of the audit.
**Scope of work and approach**

**Our key areas of responsibility under the Code of Audit Practice**

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<tr>
<th>Core audit work</th>
<th>Planned output</th>
<th>Timeline</th>
</tr>
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<tbody>
<tr>
<td>Perform an ISA (UK) compliant audit of the annual accounts</td>
<td>• Annual audit plan</td>
<td>• January 2019</td>
</tr>
<tr>
<td></td>
<td>• Independent auditor’s report</td>
<td>• September 2019</td>
</tr>
<tr>
<td>Audit and report on the audit dimensions</td>
<td>• Annual audit plan</td>
<td>• January 2019</td>
</tr>
<tr>
<td></td>
<td>• Annual audit report</td>
<td>• August 2019</td>
</tr>
<tr>
<td>Share audit intelligence with Audit Scotland including highlighting</td>
<td>• Current issues returns</td>
<td>• January and July 2019</td>
</tr>
<tr>
<td>potential statutory reports</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carry out preliminary enquiries into referred correspondence</td>
<td>• None</td>
<td>• N/A</td>
</tr>
<tr>
<td>Provide information on cases of fraud</td>
<td>• Fraud returns</td>
<td>• November 2018, February, May and August 2019</td>
</tr>
<tr>
<td>Provide information on cases of money laundering</td>
<td>• Audit Scotland to advise</td>
<td>• As required</td>
</tr>
<tr>
<td>Contribute to technical guidance notes</td>
<td>• Consultation comments on draft technical guidance notes</td>
<td>• As required</td>
</tr>
</tbody>
</table>
Scope of work and approach (continued)

Our approach

Liaison with internal audit
The Auditing Standards Board’s version of ISA (UK) 610 “Using the work of internal auditors” prohibits use of internal audit to provide “direct assistance” to the audit. Our approach to the use of the work of Internal Audit has been designed to be compatible with these requirements.

We will review their reports and meet with them to discuss their work. We will discuss the work plan for internal audit, and where they have identified specific material deficiencies in the control environment we consider adjusting our testing so that the audit risk is covered by our work.

Using these discussions to inform our risk assessment, we can work together with internal audit to develop an approach that avoids inefficiencies and overlaps, therefore avoiding any unnecessary duplication of audit requirements on the Commissioner’s staff.

Promoting high quality reporting to stakeholders
We view the audit role as going beyond reactively checking compliance with requirements: we seek to provide advice on evolving good practice to promote high quality reporting.

The National Audit Office prepare a checklist each year designed to ensure that entities covered by the Government financial reporting manual (FReM) have prepared their annual accounts in the appropriate form and have complied with all disclosure requirements. We would recommend the Commissioner consider this during drafting the annual accounts.

Audit Scotland has published good practice guides in relation to the annual report and the Annual Governance Statement to support the Commissioner in preparing high quality drafts of the Annual Report and financial statements, which we would recommend the Commissioner consider during drafting.

Approach to controls testing
Our risk assessment procedures will include obtaining an understanding of controls considered to be ‘relevant to the audit’. This involves evaluating the design of the controls and determining whether they have been implemented (“D&I”).

The results of our work in obtaining an understanding of controls and any subsequent testing of the operational effectiveness of controls will be collated and the impact on the extent of substantive audit testing required will be considered.
Significant risks

Our risk assessment process

We consider a number of factors when deciding on the significant audit risks. These factors include:
- the significant risks and uncertainties previously reported in the strategic risk register;
- the IAS 1 critical accounting estimates previously reported in the annual report and financial statements;
- our assessment of materiality;
- the changes that have occurred in the business and the environment it operates in since the last annual report and financial statements; and
- the Commissioner’s actual and planned performance on financial and other governance metrics compared to its peers.

Principal risk and uncertainties

- Information legislation – impact considered as part of financial sustainability work (see page 15)
- EU withdrawal – considered as part of specific risks (see page 16)
- Succession planning – impact considered as part of financial sustainability work (see page 15)

The next page summarises the significant risks that we will focus on during our audit. All the risks mentioned in the prior year annual audit report are included as significant risks in this year’s audit plan.
# Significant risks

## Dashboard

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<th>Material?</th>
<th>Fraud risk identified?</th>
<th>Planned approach to controls testing</th>
<th>Level of management judgement</th>
<th>Page no.</th>
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<tr>
<td>Achievement of expenditure resource limits</td>
<td>✔️</td>
<td>✔️</td>
<td>Design and implementation</td>
<td>!important</td>
<td>13</td>
</tr>
<tr>
<td>Management override of controls</td>
<td>✔️</td>
<td>✔️</td>
<td>Design and implementation</td>
<td>!important</td>
<td>14</td>
</tr>
</tbody>
</table>

**Some degree of management judgement**

**Limited management judgement**
**Significant risks (continued)**

**Risk 1 – Achievement of expenditure resource limits**

<table>
<thead>
<tr>
<th>Risk identified</th>
<th>The key financial duty for the Commissioner is to maintain its expenditure within the budget approved by the SPCB, which covers cash expenditure and non-cash costs such as depreciation and amortisation. Given the pressures across the whole of the public sector, there is an inherent risk associated with the accuracy and completeness of recording of expenditure as there is an incentive for management to either over or under accrue expenditure at the year-end, depending on the forecast position, in order to meet the allocation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Our response</td>
<td>We will evaluate the results of our audit testing in the context of the achievement of the targets set by the SPCB. Our work in this area will include the following:</td>
</tr>
<tr>
<td></td>
<td>• evaluate the design and implementation of the controls around the monthly monitoring of financial performance and journal entry postings;</td>
</tr>
<tr>
<td></td>
<td>• obtain independent confirmation of the resource limits allocated to the Commissioner by the SPCB;</td>
</tr>
<tr>
<td></td>
<td>• compare in-year budget monitoring to final year-end position to identify any specific areas where the final results are out of line with expectations;</td>
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<tr>
<td></td>
<td>• performing focussed cut-off testing of accruals and prepayments made at the year-end; and</td>
</tr>
<tr>
<td></td>
<td>• perform focussed cut-off testing of invoices received and paid around the year-end.</td>
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</table>
Significant risks (continued)

Risk 2 – Management override of controls

We will use computer assisted audit techniques to support our work on the risk of management override of controls

<table>
<thead>
<tr>
<th>Risk identified</th>
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<tbody>
<tr>
<td>In accordance with ISA 240 (UK) management override of controls is a significant risk. This risk area includes the potential for management to use their judgement to influence the financial statements as well as the potential to override the Commissioner’s controls for specific transactions. The key judgments in the financial statements are those which we have selected to be the significant audit risks around the achievement of expenditure resource limits. This is inherently the areas in which management has the potential to use their judgment to influence the financial statements.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Planned audit challenge</th>
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<tbody>
<tr>
<td>In considering the risk of management override of controls, we plan to perform the following audit procedures that directly address this risk:</td>
</tr>
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</table>

**Journal testing**

- We will test the design and implementation of controls over journal entry processing.
- Using data analytics tools, we will risk assess journals and select items for detailed follow up testing. The journal entries will be selected using computer-assisted profiling based on areas which we consider to be of increased interest.
- We will test the appropriateness of journal entries recorded in the general ledger, and other adjustments made in the preparation of financial reporting.

**Accounting estimates**

- We will test the design and implementation of controls over key accounting estimates and judgements.
- We will review accounting estimates for biases that could result in material misstatements due to fraud. This will include both a retrospective review of 31 March 2018 estimates and a review of the corresponding estimates as at 31 March 2019.

**Significant and unusual transactions**

- We will obtain an understanding of the business rationale of significant transactions that we become aware of that are outside of the normal course of business for the entity, or that otherwise appear to be unusual, given our understanding of the entity and its environment.
Wider scope requirements
Audit dimensions

The Code of Audit Practice sets out four audit dimensions which set a common framework for all public sector audits in Scotland. These are financial sustainability, financial management, governance and transparency and value for money. Due to the relative size and scale of the functions delivered by the Commissioner, we have concluded that the full wider scope audit is not appropriate. In accordance with paragraph 53 of the Code, our work in this area will therefore be restricted to concluding on the following:

<table>
<thead>
<tr>
<th>Audit dimension</th>
<th>Areas to be considered</th>
<th>Impact on the 2018/19 Audit</th>
</tr>
</thead>
<tbody>
<tr>
<td>The appropriateness of the disclosures in the governance statement.</td>
<td>• The completeness of the disclosures in meeting the requirements of the essential features, as specified in the Scottish Public Finance Manual (SPFM).&lt;br&gt;• Inconsistencies between the disclosures or information that is materially incorrect and audit knowledge.</td>
<td>We will review the draft governance statement and assess whether there are any inconsistencies or omissions based on other audit evidence obtained throughout the audit. We did not note any issues from our work performed in the 2017/18 audit.&lt;br&gt;&lt;br&gt;<strong>Audit Risk:</strong> The governance statement is not consistent with the wider disclosures in the accounts or compliant with the SPFM.</td>
</tr>
</tbody>
</table>

**Financial sustainability** looks forward to the medium and longer term to consider whether the body is planning effectively to continue to deliver its services or the way in which they should be delivered.

<table>
<thead>
<tr>
<th>Areas to be considered</th>
<th>Impact on the 2018/19 Audit</th>
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</thead>
<tbody>
<tr>
<td>• The financial planning systems in place across the shorter and longer terms.</td>
<td>We will review the progress made by the Commissioner in this area. &lt;br&gt;&lt;br&gt;<strong>Audit Risk:</strong> There is a risk that the Commissioner does not have a robust financial reporting procedure in place to enable effective scrutiny of the budget allocated by the SPCB.</td>
</tr>
<tr>
<td>• The arrangements to address any identified funding gaps.</td>
<td></td>
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<tr>
<td>• The affordability and effectiveness of funding and investment decisions made.</td>
<td></td>
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<tr>
<td>• Workforce planning.</td>
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</table>

Our 2017/18 annual report highlighted that the Commissioner was streamlining its financial reporting procedures for 2018/19. We will review the progress made by the Commissioner in this area.

**Audit Risk:** The Commissioner’s long-term financial planning is inconsistent with the Scottish Governments five-year plan.
Wider scope requirements (continued)

Specific risks

As part of the 2018/19 planning guidance, Audit Scotland have identified the following areas as significant risks faced by the public sector. Any specific risks in relation to these areas for the Commissioner have been included in our audit risk under the audit dimensions, discussed on the previous pages. We will continue to monitor these areas as part of our audit work.

<table>
<thead>
<tr>
<th>Risk</th>
<th>Details</th>
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</table>
| EU withdrawal    | There are uncertainties surrounding the terms of the UK’s withdrawal from the European Union in March 2019. Some arrangements have been provisionally agreed, such as a transition period to the end of 2020, although they are dependent on a final deal being reached between the UK Government and the remaining EU countries. The outcome of negotiations should become clearer in the months up to March 2019. Whatever the outcome, EU withdrawal will inevitably have implications for devolved government in Scotland and for audited bodies. Audit Scotland has identified three areas where EU withdrawal may have the most significant impact as summarised below:  
  • **Workforce** – Many public services are dependent on workers from EU countries, including health, social care and education. A decline in migration from the EU could potentially result in vacancies and skills gaps in some areas of the public sector. There is a risk that this could impact on some public bodies’ ability to deliver ‘business as usual’ particularly given existing workforce and service pressures.  
  • **Funding** – Funding from the EU makes an important contribution to the Scottish public sector. The main sources of funding provide support to farmers and rural businesses, projects to encourage economic growth and support for research and education. The UK Government has made guarantees to meet some funding commitments to the end of existing programmes, but there are uncertainties about what any replacement funding may look like.  
  • **Regulation** – The EU Withdrawal Bill will transpose existing EU law into UK law immediately after the UK leaves the EU. Legislation in many devolved areas will transfer to the Scottish Parliament. The UK government has identified 24 devolved policy areas where it seeks to retain temporary control until UK-wide common legislative frameworks are developed. This is currently an area of contention between the Scottish and UK Governments and is under consideration by the Supreme Court. In addition, some public bodies may be affected directly by changes to trade and customs rules, which could impact on supply chains and the procurement of goods or services from EU countries. This could influence the availability and cost of supplies and services (e.g. specialist medical equipment or drugs) with potential implications for public bodies’ finances and their ability to deliver specific services.  
  While there are considerable uncertainties about the detailed implications of EU withdrawal, at a minimum by the end of 2018/19, we would expect public bodies to have assessed the potential impact of EU withdrawal on their operations and identified any specific risks and how they will respond to them. We will assess how the Commissioner has prepared for EU withdrawal and how it continues to respond to any emerging risk after March 2019.  
  In addition, in accordance with the FRC guidance, the Commissioner should consider the **disclosure within its annual report**, distinguish the specific and direct challenges that it faces from the broader economic uncertainties. In some circumstances this may mean **recognising or re-measuring** certain items in the Balance Sheet. A comprehensive **post balance sheet events review** must be reflected in accounts and disclosures. |
Wider scope requirements (continued)
Specific risks (continued)

<table>
<thead>
<tr>
<th>Risk</th>
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<tbody>
<tr>
<td><strong>Changing landscape for public financial management</strong></td>
<td>Scottish public finances are fundamentally changing, with significant tax-raising powers, new powers over borrowing and reserves, and responsibility for 11 social security benefits worth over £3 billion a year. This provides the Scottish Parliament with more policy choices but also means that the Scottish budget is subject to greater volatility, uncertainty and complexity. Parliamentary scrutiny of the public finances is increasingly important in this changing landscape. A new Scottish budget process has been introduced, which is based on a year-round continuous cycle of budget setting, scrutiny and evaluation. This involves parliamentary committees looking back to explore what public spending has achieved, looking forward to longer-term objectives and challenges, and considering what this should mean for future budgets. As part of the new budget process, the Scottish Government published an initial five-year MTFS in May 2018. This five-year outlook for the Scottish budget provides useful context for audited bodies’ financial planning. As part of our wider scope audit work on financial sustainability (discussed further on page 15), we will consider how the Commissioner has reviewed the potential implications of the MTFS for its own finances, including longer-term financial planning. The new budget process places greater emphasis on assessing outcomes and the impact of spending. There is an expectation that the Scottish Government and public bodies will report on their contributions towards the national outcomes in their published plans and performance reports, including their annual reports. Increased complexity and volatility is also likely to mean that the Scottish Government will be increasingly active in managing its overall budget position in-year, engaging with public bodies closely on their anticipated funding requirements. As part of our wider scope audit work on financial sustainability (discussed further on page 15) we will consider the extent to which the Commissioner’s performance report provides an accessible account of the body’s overall performance and impact of its public spending. We will also confirm that underlying financial performance, including any in-year changes to funding agreed with the SPCB, is transparently presented.</td>
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### Wider scope requirements (continued)

#### Specific risks (continued)

| Risk | It has become clear that the collapse of Carillion has had a significant impact across the public sector. This has brought into focus the risk of key supplier failure and the risk of underperformance in suppliers that are experiencing difficult trading conditions. The risk exists on two levels:
| | • Individual public sector bodies are dependent on key suppliers; and
| | • The Scottish public sector as a whole is subject to significant systematic risk.
| **Dependency on key suppliers** | We will determine as part of our detailed risk assessment the extent to which the Commissioner is dependent on key supplier relationships. Where dependency is significant, we will consider this as part of our audit work and report back to the Advisory Audit Board.
| | We will also be requested to complete a short questionnaire to establish the extent, value and nature of key supplier dependencies that can inform the national position.
| **Openness and transparency** | There is an increasing focus on how public money is used and what is achieved. In that regard, openness and transparency supports understanding and scrutiny. We will consider this as part of our wider scope work on governance (discussed further on page 15).
| | We would expect to see public bodies reviewing their approach to openness and transparency to ensure they are keeping pace with public expectations and good practice. Evidence of progress might include:
| | • increased public availability of board papers;
| | • more insight into why some business is conducted in private; and
| | • development of the form and content of annual reports.
Wider scope requirements (continued)
Other responsibilities (continued)

<table>
<thead>
<tr>
<th>Performance Audits</th>
</tr>
</thead>
<tbody>
<tr>
<td>In accordance with Audit Scotland planning guidance, we will be requested to provide information to support performance audits that Audit Scotland intends to publish during 2018/19 and 2019/20, as summarised below:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Title and planned publication date</th>
<th>Local auditor input</th>
</tr>
</thead>
<tbody>
<tr>
<td>Digital progress in central government – Spring/ Summer 2019</td>
<td>We will be asked to inform the performance audit team of any significant ICT and digital developments within their audited body.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impact reports</th>
</tr>
</thead>
<tbody>
<tr>
<td>We will also be requested to provide information to support assessing the impact of previously published performance audit reports. There are no specific impact reports which directly relate to the Commissioner. We will provide an update to the Commissioner if there are any changes to this plan.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Anti-money laundering</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 came into force on 26 June 2017 and replace the Money Laundering Regulations 2007. The regulations impose an obligation of the Auditor General to inform the National Crime Agency if she knows or suspects that any person has engaged in money laundering or terrorist financing. As part of our audit work, we will ensure we are informed of any instances of money laundering at the Commissioner so that we can advise the Auditor General.</td>
</tr>
</tbody>
</table>
Audit Quality

Our commitment to audit quality

Our objective is to deliver a distinctive, quality audit to you. Every member of the engagement team will contribute, to achieve the highest standard of professional excellence.

In particular, for your audit, we consider that the following steps will contribute to the overall quality:

- We will apply professional scepticism on material issues and significant judgements identified, by using our expertise in the central government sector and elsewhere to provide robust challenge to management.

- We have obtained a deep understanding of your business, its environment and of your processes in expenditure recognition, payroll expenditure and capital expenditure enabling us to develop a risk-focused approach tailored to the Commissioner.

- Our engagement team is selected to ensure that we have the right subject matter expertise and industry knowledge. We will involve specialists to support the audit team in our work.

In order to deliver a quality audit to you, each member of the core audit team will receive tailored learning to develop their expertise in audit skills, delivered by Pat Kenny and other sector experts. This includes sector specific matters, and audit methodology updates.

Engagement Quality Control Review

We have developed a tailored Engagement Quality Control approach. Our dedicated Professional Standards Review (PSR) function will provide a 'hot' review before any audit or other opinion is signed. PSR is operationally independent of the audit team, and supports our high standards of professional scepticism and audit quality by providing a rigorous independent challenge.
Purpose of our report and responsibility statement
Our report is designed to help you meet your governance duties

What we report
Our report is designed to establish our respective responsibilities in relation to the financial statements audit, to agree our audit plan and to take the opportunity to ask you questions at the planning stage of our audit. Our report includes:

• Our audit plan, including key audit judgements and the planned scope;
• Key regulatory and corporate governance updates, relevant to you.

What we don’t report
As you will be aware, our audit is not designed to identify all matters that may be relevant to the Commissioner.

Also, there will be further information you need to discharge your governance responsibilities, such as matters reported on by management or by other specialist advisers.

Finally, the views on internal controls and business risk assessment in our final report should not be taken as comprehensive or as an opinion on effectiveness since they will be based solely on the audit procedures performed in the audit of the financial statements and the other procedures performed in fulfilling our audit plan.

Other relevant communications
We will update you if there are any significant changes to the audit plan.

This report has been prepared for the Commissioner, as an officeholder, and we therefore accept responsibility to you alone for its contents. We accept no duty, responsibility or liability to any other parties, since this report has not been prepared, and is not intended, for any other purpose. Except where required by law or regulation, it should not be made available to any other parties without our prior written consent.

Pat Kenny, CPFA
for and on behalf of Deloitte LLP
Glasgow
17 January 2019

We welcome the opportunity to discuss our report with you and receive your feedback.
Sector developments
The State of the State
Government beyond Brexit

Overview

Now in its seventh year, The State of the State has once again brought together Deloitte LLP and Reform to reflect on the most pressing public sector issues along with new, exclusive research. Central to the report is our citizen survey, which provides a platform for the most important voices of all in the public sector: that of the public. Also exclusive to the report is our research with the people who know the public sector’s challenges best: the people who run it.

This year, we interviewed fifty senior figures including civil servants, police leaders, NHS directors and Council Chief Executives, producing the most extensive qualitative research of its kind in the sector.

This year’s The State of the State finds the UK government amid the complex and politically-charged challenge of leaving the EU. But while Brexit may dominate daily headlines, our report finds a wider set of challenges – and opportunities – for government and the public services as they gear up for a Spending Review.

Key findings

<table>
<thead>
<tr>
<th>Scotland’s government has now been led by the Scottish National Party for three consecutive terms in office</th>
<th>- In those eleven years, the administration has taken forward the possibilities of devolution to shape a Scottish public sector landscape that now differs substantially from the rest of the UK – in its public finances, its policy priorities and its ethos.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austerity has flipped public attitudes to tax and spending</td>
<td>As austerity began in 2010, more than half of the public backed spending cuts to restore the public finances. In 2018, as the Prime Minister calls a formal end to the austerity years, our exclusive citizen survey finds that support has dwindled to less than one fifth of the public.</td>
</tr>
<tr>
<td>People are increasingly concerned about public services and their future provision</td>
<td>- Our survey finds that the public is increasingly concerned about public services. It suggests that the past four years have seen a decline in the number of people who think that public bodies understand their needs, listen to their preferences and involve them in decisions – perhaps driven by perceptions of austerity. Looking to the future, the number of people who are worried that the state will provide too little support for them in the years ahead has risen from fifty per cent in 2010 to seventy per cent this year.</td>
</tr>
<tr>
<td>Citizen views differ significantly across the UK’s four countries</td>
<td>- Recent years have seen an acceleration in the public policy differences between the devolved administrations, and our survey finds that citizen attitudes also differ. For example, people in Scotland are more likely to believe that taxes should be higher to pay for more public services, people in Northern Ireland are less likely to say they have felt the effects of austerity, and people in Wales are the most likely to say that public services listen to their needs. These differing views underscore the diverging political and policy landscapes across the UK.</td>
</tr>
<tr>
<td>The public back penalty fines for wasting public sector time</td>
<td>- Our citizen survey explored the circumstances in which the public would find charges reasonable, and found that the most acceptable would be penalty fines for wasting public sector time, like missing NHS appointments or wrongly calling out the emergency services.</td>
</tr>
</tbody>
</table>

Next steps

The report is available at https://www2.deloitte.com/content/campaigns/uk/the-state-of-the-state/the-state-of-the-state/the-state-of-the-state.html
UK exit from the EU
Navigating uncertainty – key questions for the Advisory Audit Board

Whilst nobody can predict the outcome of negotiations, we can be sure that Brexit will require all organisations to take some big decisions. As we have seen, some will require lengthy and complicated preparations, and we advise keeping track of the negotiations and thinking what this means for the Commissioner sooner rather than later.

**Is the Commissioner set up to navigate the change?**

Have you assessed the impact of potential changes and identified key decision points?

Does your assessment include how Brexit could impact on your customers, supply chain and people?

Have you defined the options there are to respond? E.g. scenario or contingency planning?

Are you monitoring developments and are you ready to act proportionately at the right time?

Are all the right people involved? Does this include discussion with key stakeholders?

Are channels of communication clear, both internally and externally, and have company spokespeople been fully briefed?

**Impact on internal planning, forecasting and strategy**

Is management using forward-looking indicators such as forward bookings, contact conversion rates and supplier forward pricing?

Have cash reserves, financing requirements and longer term viability all been assessed?

Have opportunities as well as risks been considered?

**Impact on internal and external audit**

Should the scope and plan for internal audit be amended to include contingency planning, or testing key risk indicators?

Should internal audit be asked to perform work on longer term viability?

Is there an impact on critical accounting judgments and areas of estimation uncertainty that need to be discussed with the external auditor?

**Impact on external reporting**

Will disclosures on principal risks and uncertainties need to be revisited now Article 50 has been triggered and the draft Withdrawal Treaty has been published.

Have you developed a plan for appropriately detailed disclosure in management commentary?

“We encourage companies to provide disclosure which distinguishes between the specific and direct challenges to their business model and operations from the broader economic uncertainties which may still attach to the UK’s position when they report. Where there are particular threats, for example the possible effect of changes in import/export taxes or delays to their supply chain, we expect these to be clearly identified and for management to describe any actions they are taking, or have taken, to manage the potential impact. In some circumstances this may mean recognising or remeasuring certain items in the balance sheet.

The broad uncertainties that may still attach to Brexit when companies report will require disclosure of sufficient information to help users understand the degree of sensitivity of assets and liabilities to changes in management’s assumptions.”

(FRC Letter to CFOs and Audit Committee Chairs, October 2018)
New Accounting Standards

IFRS 9 Financial Instruments

In a nutshell

• In July 2014, the IASB published a final version of IFRS 9. This version supersedes all previous versions.
• IFRS 9 Financial Instruments will replace IAS 39 Financial Instruments: Recognition and Measurement, and has three main impacts
  • Classification and measurement - introduces new approach for the classification of financial assets driven by cash flow characteristics and the business model in which an asset is held. This classification determines how financial assets are accounted for in financial statements and, in particular, how they are measured on an ongoing basis.
  • Amortised cost and impairment of financial assets – introduces an "expected losses" impairment model where entities are required to account for expected credit losses from when financial instruments are first recognised.
  • Hedge accounting - introduces new general hedge accounting model that aligns the accounting treatment with risk management activities and allows for better reflection of the hedging activities in the financial statements.
• HM Treasury has adopted IFRS 9 from 2018/19 onward, with a number of interpretations and adaptations for the public sector, generally simplifying the requirements.
• The key practical change in IFRS 9 for most central government bodies is the introduction of a new approach to recognising impairments of debtors and other financial instruments.
  • The key change to IFRS 9 affecting the Commissioner will be the movement from an incurred losses model for receivables to an expected credit losses (ECL) model. The move is intended to reflect that there is always a risk of late/ non-payment when granting credit and that this should be reflected in the value of receivables upon recognition.
  • If the debt is later repaid in full, the ECL creditor can be reversed. ECL creditors should be set up on a portfolio rather than arrangement-by-arrangement basis.
  • A further change from IAS 39 to IFRS 9 will be that all financial assets are recognised as Fair Value through Profit or Loss, unless where there are specific business cases to designate alternative treatment.

Potential impact on the Commissioner

IFRS 9 is expected to have relatively limited impact on the Commissioner but will affect the process of assessing impairment of debtors and other financial assets as noted above. As part of the process of adoption, the Commissioner will need to consider the impact on policies, processes, systems and people. This may include reviewing how entries are posted for impairment of assets, given the requirement to provide on initial recognition for lifetime expected credit losses. We would recommend that the Commissioner review the impact of IFRS 9 early in the year, including calculating any adjustments that will be required as at 31 March 2018 for transition.
New Accounting Standards

IFRS 16 Leases

In a nutshell

• The new Standard supersedes IAS 17 *Leases* and its associated interpretative guidance.
• For lessees the distinction between operating and finance leases disappears.
• A lease conveys the right to control an identified asset for a period of time in exchange for consideration.
• The accounting for all leases is similar to finance lease accounting in IAS 17, which means all leases are recognised on the balance sheet (with some exceptions).
• The lease liability is measured at the present value of the future lease payments, using a lease term that includes periods covered by extension options if exercise is reasonably certain. Variable lease payments are only included in the liability if based on an index or rate.
• That right-of-use asset is initially measured at the amount of the lease liability, plus initial direct costs and adjustments for lease incentives, payments at or prior to commencement and dilapidations provisions.
• The right-of-use asset is subsequently accounted for by applying IAS 16 *Property, Plant and Equipment*, at cost less depreciation and impairment (unless it is an investment property that is fair valued or it belongs to a class of property, plant and equipment that is revalued).
• A lessee can elect to keep the following leases off-balance sheet and typically straight line the expense:
  • leases with a lease term of 12 months or less and containing no purchase option – this election is made by class of underlying asset; and
  • leases where the underlying asset has a low value when new, such as personal computers or small office furniture – this election is made on a lease-by-lease basis.
• Operating lease expenses, typically straight line, will be replaced with interest on the liability and depreciation of the asset, producing a front-loaded expense profile.
• Although any individual lease will have a front-loaded expense, portfolios of leases containing both new and mature leases may produce an overall expense profile similar to straight line expensing.
• HM Treasury has consulted across government and is considering specific interpretations and adaptions for consistency across the public sector, but which will follow the overall principles of IFRS 16

**Effective date**

Periods commencing on or after 1 January 2019. HMT has delayed the implementation of IFRS 16 and is planning to adopt for 2020/21 in the public sector.

**Potential impact on the Commissioner**

We would recommend that the Commissioner review the impact of IFRS 16 during 2018/19, so that the impact on 2020/21 can be understood and reflected in budgeting for next year.

We would suggest that the Commissioner receive reporting in year from management on expected impact of the new standard, to support the disclosure in the financial statement on accounting standards not yet effective. We will report to the Advisory Audit Board on any observations on the Commissioner’s approach in 2018/19, and on findings from our audit work in 2020/21.
Prior year audit adjustments
Uncorrected and disclosure misstatements

**Prior year uncorrected misstatements**
There were no uncorrected misstatements identified during the course of our prior year audit.

**Prior year disclosure misstatements**
There were no uncorrected disclosure misstatements identified during the course of our prior year audit.
Fraud responsibilities and representations

Responsibilities explained

Your responsibilities:
The primary responsibility for the prevention and detection of fraud rests with management and those charged with governance, including establishing and maintaining internal controls over the reliability of financial reporting, effectiveness and efficiency of operations and compliance with applicable laws and regulations.

Our responsibilities:
• We are required to obtain representations from your management regarding internal controls, assessment of risk and any known or suspected fraud or misstatement.
• As auditors, we obtain reasonable, but not absolute, assurance that the financial statements as a whole are free from material misstatement, whether caused by fraud or error.
• As set out in the significant risks section of this document, we have identified the risk of fraud in achievement of expenditure resource limits and management override of controls as a key audit risk for your organisation.

Fraud characteristics:
• Misstatements in the financial statements can arise from either fraud or error. The distinguishing factor between fraud and error is whether the underlying action that results in the misstatement of the financial statements is intentional or unintentional.
• Two types of intentional misstatements are relevant to us as auditors – misstatements resulting from fraudulent financial reporting and misstatements resulting from misappropriation of assets.

We will request the following to be stated in the representation letter signed on behalf of the Commissioner:
• We acknowledge our responsibilities for the design, implementation and maintenance of internal control to prevent and detect fraud and error.
• We have disclosed to you the results of our assessment of the risk that the financial statements may be materially misstated as a result of fraud.
• We are not aware of any fraud or suspected fraud that affects the entity and involves:
  (i) management;
  (ii) employees who have significant roles in internal control; or
  (iii) others where the fraud could have a material effect on the financial statements.
• We have disclosed to you all information in relation to allegations of fraud, or suspected fraud, affecting the entity’s financial statements communicated by employees, former employees, analysts, regulators or others.
Fraud responsibilities and representations

Inquiries

We will make the following inquiries regarding fraud:

**Management**
- Management’s assessment of the risk that the financial statements may be materially misstated due to fraud, including the nature, extent and frequency of such assessments.
- Management’s process for identifying and responding to the risks of fraud in the entity.
- Management’s communication, if any, to those charged with governance regarding its processes for identifying and responding to the risks of fraud in the entity.
- Management’s communication, if any, to employees regarding its views on business practices and ethical behaviour.
- Whether management has knowledge of any actual, suspected or alleged fraud affecting the entity.

**Internal audit**
Whether internal audit has knowledge of any actual, suspected or alleged fraud affecting the entity, and to obtain their views about the risks of fraud.

**Those charged with governance**
- How those charged with governance exercise oversight of management’s processes for identifying and responding to the risks of fraud in the entity and the internal control that management has established to mitigate these risks.
- Whether those charged with governance have knowledge of any actual, suspected or alleged fraud affecting the entity.
- The views of those charged with governance on the most significant fraud risk factors affecting the entity.
Independence and fees

As part of our obligations under International Standards on Auditing (UK), we are required to report to you on the matters listed below:

<table>
<thead>
<tr>
<th>Independence confirmation</th>
<th>We confirm the audit engagement team, and others in the firm as appropriate, Deloitte LLP and, where applicable, all Deloitte network firms are independent of the Commissioner and will reconfirm our independence and objectivity to the Commissioner for the year ending 31 March 2019 in our final report to the Commissioner.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fees</td>
<td>The audit fee for 2018/19, in line with the fee range provided by Audit Scotland, is £16,290 as analysed below:</td>
</tr>
<tr>
<td></td>
<td>£</td>
</tr>
<tr>
<td>Auditor remuneration</td>
<td>12,530</td>
</tr>
<tr>
<td>Audit Scotland fixed charges:</td>
<td></td>
</tr>
<tr>
<td>Pooled costs</td>
<td>3,010</td>
</tr>
<tr>
<td>Audit support costs</td>
<td>750</td>
</tr>
<tr>
<td><strong>Total proposed fee</strong></td>
<td><strong>16,290</strong></td>
</tr>
<tr>
<td></td>
<td>There are no non-audit services fees proposed for the period.</td>
</tr>
<tr>
<td>Non-audit services</td>
<td>In our opinion there are no inconsistencies between the FRC’s Ethical Standard and the Commissioner’s policy for the supply of non-audit services or any apparent breach of that policy. We continue to review our independence and ensure that appropriate safeguards are in place including, but not limited to, the rotation of senior partners and professional staff and the involvement of additional partners and professional staff to carry out reviews of the work performed and to otherwise advise as necessary.</td>
</tr>
<tr>
<td>Relationships</td>
<td>We have no other relationships with the Commissioner, its directors, senior managers and affiliates, and have not supplied any services to other known connected parties.</td>
</tr>
</tbody>
</table>
Our approach to quality
AQR team report and findings

We maintain a relentless focus on quality and our quality control procedures and continue to invest in and enhance our overall firm Audit Quality Monitoring and Measuring programme.

In June 2018 the Financial Reporting Council ("FRC") issued individual reports on each of the eight largest firms, including Deloitte, on Audit Quality Inspections which provides a summary of the findings of its Audit Quality Review ("AQR") team for the 2017/18 cycle of reviews.

We take the findings of the AQR seriously and we listen carefully to the views of the AQR and other external audit inspectors. We remediate every finding regardless of its significance and seek to take immediate and effective actions, not just on the individual audits selected but across our entire audit portfolio. We are committed to continuously improving all aspects of audit quality in order to provide consistently high quality audits that underpin the stability of our capital markets.

We have improved the speed by which we communicate potential audit findings, arising from the AQR inspections and our own internal reviews to a wider population, however, we need to do more to ensure these actions are embedded. In order to achieve this we have launched a more detailed risk identification process and our InFlight review programme. This programme is aimed at having a greater impact on the quality of the audit before the audit report is signed. Consistent achievement of quality improvements is our aim as we move towards the AQR’s 90% benchmark.

All the AQR public reports are available on its website. https://www.frc.org.uk/auditors/audit-quality-review/audit-firm-specific-reports

The AQR’s 2017/18 Audit Quality Inspection Report on Deloitte LLP

“The overall results of our reviews of the firm’s audits show that 76% were assessed as requiring no more than limited improvements, compared with 78% in 2016/17. Of the FTSE 350 audits we reviewed this year, we assessed 79% as achieving this standard compared with 82% in 2016/17. We are concerned at the lack of improvement in inspection results. The FRC’s target is that at least 90% of these audits should meet this standard by 2018/19.”

“Where we identified concerns in our inspections, they related principally to aspects of group audit work, audit work on estimates and financial models, and audit work on provisions and contingencies. During the year, the firm has continued to develop the use of "centres of excellence", increasing the involvement of the firm’s specialists in key areas of the audit. We have no significant issues to report this year in most of the areas we reported on last year.”

“The firm has revised its policies and procedures in response to the revised Ethical and Auditing Standards. We have identified some examples of good practice, as well as certain areas for improvement.”

The firm has enhanced its policies and procedures in the following areas:

• Increased use of centres of excellence ("CoE") involving the firm’s specialists, including new CoEs focusing on goodwill impairment (established in response to previous inspection findings) and corporate reporting, to address increasing complexity of financial reporting.
• Further methodology updates and additional guidance issued to the audit practice including the audit approach to pension balances, internal controls, data analytics, group audits and taxation.
• A new staff performance and development system was implemented with additional focus on regular timely feedback on performance, including audit quality.
• Further improvements to the depth and timeliness of root cause analysis on internal and external inspection findings.

Our key findings in the current year requiring action by the firm:

• Improve the group audit team’s oversight and challenge of component auditors.
• Improve the extent of challenge of management’s forecasts and the testing of the integrity of financial models supporting key valuations and estimates.
• Strengthen the firm’s audit of provisions and contingencies.

Review of firm-wide procedures. The firm should:

• Enhance certain aspects of its independence systems and procedures.