PROPOSED REVISION TO THE CODE ADDRESSING THE OBJECTIVITY OF AN ENGAGEMENT QUALITY REVIEWER AND OTHER APPROPRIATE REVIEWERS

[Version Post-September 1, 2020 IESBA CAG Meeting]

The below text is shown as marked up against the text presented at the June 2020 meeting.

SECTION 300
Requirements and Application Material

Identifying Threats

300.6 A1 Threats to compliance with the fundamental principles might be created by a broad range of facts and circumstances. The categories of threats are described in paragraph 120.6 A3. The following are examples of facts and circumstances within each of those categories of threats that might create threats for a professional accountant when undertaking a professional service:

(a) Self-interest Threats

- A professional accountant having a direct financial interest in a client.
- A professional accountant quoting a low fee to obtain a new engagement and the fee is so low that it might be difficult to perform the professional service in accordance with applicable technical and professional standards for that price.
- A professional accountant having a close business relationship with a client.
- A professional accountant having access to confidential information that might be used for personal gain.
- A professional accountant discovering a significant error when evaluating the results of a previous professional service performed by a member of the accountant’s firm.

(b) Self-review Threats

- A professional accountant issuing an assurance report on the effectiveness of the operation of financial systems after implementing the systems.
- A professional accountant having prepared the original data used to generate records that are the subject matter of the assurance engagement.

(c) Advocacy Threats

- A professional accountant promoting the interests of, or shares in, a client.
● A professional accountant acting as an advocate on behalf of a client in litigation or disputes with third parties.

● A professional accountant lobbying in favor of legislation on behalf of a client.

(d) Familiarity Threats

● A professional accountant having a close or immediate family member who is a director or officer of the client.

● A director or officer of the client, or an employee in a position to exert significant influence over the subject matter of the engagement, having recently served as the engagement partner.

● An audit team member having a long association with the audit client

● An individual, who serves as an appropriate reviewer on an engagement, having a close relationship with the engagement partner.

(e) Intimidation Threats

● A professional accountant being threatened with dismissal from a client engagement or the firm because of a disagreement about a professional matter.

● A professional accountant feeling pressured to agree with the judgment of a client because the client has more expertise on the matter in question.

● A professional accountant being informed that a planned promotion will not occur unless the accountant agrees with an inappropriate accounting treatment.

● A professional accountant having accepted a significant gift from a client and being threatened that acceptance of this gift will be made public.

Evaluating Threats

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Addressing Threats

300.8 A1 Paragraphs R120.10 to 120.10 A2 set out requirements and application material for addressing threats that are not at an acceptable level.

Examples of Safeguards

300.8 A2 Safeguards vary depending on the facts and circumstances. Examples of actions that in certain circumstances might be safeguards to address threats include:

● Assigning additional time and qualified personnel to required tasks when an engagement has been accepted might address a self-interest threat.

● Having an appropriate reviewer who was not a member of the team review the work performed, or advise as necessary might address a self-review threat.
● Using different partners and engagement teams with separate reporting lines for the provision of non-assurance services to an assurance client might address self-review, advocacy or familiarity threats.

● Involving another firm to perform or re-perform part of the engagement might address self-interest, self-review, advocacy, familiarity or intimidation threats.

● Disclosing to clients any referral fees or commission arrangements received for recommending services or products might address a self-interest threat.

● Separating teams when dealing with matters of a confidential nature might address a self-interest threat.

300.8 A3 The remaining sections of Part 3 and International Independence Standards describe certain threats that might arise during the course of performing professional services and include examples of actions that might address threats.

Appropriate Reviewer

300.8 A4 An appropriate reviewer is a professional with the necessary knowledge, skills, experience and authority to review, in an objective manner, the relevant work performed or service provided. Such an individual might be a professional accountant.

Commented [A1]: Moved back to original location in extant Code.
SECTION 325

OBJECTIVITY OF AN ENGAGEMENT QUALITY REVIEWER AND OTHER APPROPRIATE REVIEWERS

Introduction

325.1 Professional accountants are required to comply with the fundamental principles and apply the conceptual framework set out in Section 120 to identify, evaluate and address threats.

325.2 Threats to compliance with the fundamental principle of objectivity might be created in certain circumstances in which an individual is appointed as an engagement quality reviewer.

325.2 A professional accountant in public practice might appoint an appropriate reviewer to review work performed in an audit, other assurance or non-assurance engagement for different purposes, for example:

- To apply a safeguard against threats to compliance with the fundamental principles or, where applicable, to independence.
- To meet a quality management objective under [proposed] ISQM 1 or other applicable quality framework.

325.3 An appropriate reviewer is a professional with the necessary knowledge, skills, experience and authority to review, in an objective manner, the relevant work performed or service provided by a firm or an individual professional accountant. Such an appropriate reviewer might be a professional accountant. An engagement quality reviewer appointed under [proposed] ISQM 2 is an appropriate reviewer.

325.4 This section sets out specific application material relevant to applying the conceptual framework in relation to the objectivity of an engagement quality reviewer. As an engagement quality reviewer is an example of an appropriate reviewer, the application material in this section also applies to appropriate reviewers.

Application Material

General

325.4 A1 Quality engagements are achieved through planning and performing engagements and reporting on them in accordance with professional standards and applicable legal and regulatory requirements. [Proposed] ISQM 1 establishes a firm’s responsibilities for its system of quality management and requires the firm to design and implement responses to address quality risks related to engagement performance. Such responses include establishing policies or procedures addressing engagement quality reviews in accordance with [proposed] ISQM 2.

325.4 A2 An engagement quality reviewer is a partner, other individual in the firm, or an external individual, appointed by the firm to perform the engagement quality review.

Identifying Threats

325.5 A1 Threats to compliance with the fundamental principle of objectivity might be created in certain circumstances in which an individual is appointed as an appropriate reviewer. The following...
are examples of circumstances where threats to the objectivity of an individual being appointed as an engagement quality reviewer might be created:

(a) Self-interest threat
- Two individuals who are engagement partners each serving as an appropriate engagement quality reviewer for the other’s engagement.

(b) Self-review threat
- A professional accountant serving as an appropriate engagement quality reviewer on an audit engagement after previously serving as the engagement partner.

(c) Familiarity threat
- An individual who has a close relationship with, or is an immediate family member of, another individual who is involved in the engagement.

(d) Intimidation threat
- An individual who is a partner serving as an appropriate engagement quality reviewer for an engagement has a direct reporting line to the partner responsible for the engagement.

Evaluating Threats
325.6 A1 Factors that are relevant in evaluating the level of threats to the objectivity of an individual being considered for appointment or appointed as an appropriate engagement quality reviewer include:

- The role and seniority of the individual.
- The nature of the individual’s relationship with others involved on the engagement.
- The length of time the individual was previously involved with the engagement and the individual’s role.
- When the individual was last involved in the engagement prior to being appointed as an appropriate engagement quality reviewer and any subsequent relevant changes to the circumstances of the engagement.
- The nature and complexity of issues that required significant judgment from the individual in any previous involvement in the engagement.

Addressing Threats
325.7 A1 An example of an action that might be a safeguard to address such an intimidation threat is including reassigning reporting responsibilities within the firm.

325.7 A2 An example of an action that might be a safeguard to address such a self-review threat is implementing a period of sufficient duration (a cooling-off period) before the individual who was on the engagement is appointed as an appropriate engagement quality reviewer.
Cooling-off Requirement

325.7 A32. [Proposed] ISQM 2 sets out a requirement for firms to establish policies or procedures that to specify, as a condition for eligibility, a two-year cooling-off period to address threats to objectivity created by an individual being appointed as an engagement quality reviewer after previously serving as the engagement partner. This requirement in [proposed] ISQM 2 is distinct from, and does not amend or override, the partner rotation requirements in Section 540, which are designed to address threats to independence created by long association with an audit client.

Commented [A10]: Subheading added to give greater visibility to cooling-off requirement re issue of EP moving to EQR role.

Commented [A11]: To explain that the cooling-off requirement under ISQM 2 does not modify in any way the partner rotation requirements addressing long association under Section 540.
Consequential Amendments to Section 540

SECTION 540

LONG ASSOCIATION OF PERSONNEL (INCLUDING PARTNER ROTATION) WITH AN AUDIT CLIENT

Audit Clients that are Public Interest Entities

R540.5 Subject to paragraphs R540.7 to R540.9, in respect of an audit of a public interest entity, an individual shall not act in any of the following roles, or a combination of such roles, for a period of more than seven cumulative years (the “time-on” period):

(a) The engagement partner;
(b) The individual appointed as responsible for the engagement quality control review; or
(c) Any other key audit partner role.

After the time-on period, the individual shall serve a “cooling-off” period in accordance with the provisions in paragraphs R540.11 to R540.19.

R540.6 In calculating the time-on period, the count of years shall not be restarted unless the individual ceases to act in any one of the roles in paragraph R540.5(a) to (c) for a minimum period. This minimum period is a consecutive period equal to at least the cooling-off period determined in accordance with paragraphs R540.11 to R540.13 as applicable to the role in which the individual served in the year immediately before ceasing such involvement.

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Cooling-off Period

R540.11 If the individual acted as the engagement partner for seven cumulative years, the cooling-off period shall be five consecutive years.

R540.12 Where the individual has been appointed as responsible for the engagement quality control review and has acted in that capacity for seven cumulative years, the cooling-off period shall be three consecutive years.

R540.13 If the individual has acted as a key audit partner other than in the capacities set out in paragraphs R540.11 and R540.12 for seven cumulative years, the cooling-off period shall be two consecutive years.

540.14 A1 An individual who has acted as the engagement partner and has met the cooling-off period required by paragraph R540.11 will meet the two-year cooling-off requirement specified in [proposed] ISQM 2 before being appointed as the engagement quality reviewer (see paragraph 325.7 A3).
540.14 A2  Even if an individual who has acted as the engagement partner has served the two-year cooling-off period required under [proposed] ISQM 2 before being appointed as the engagement quality reviewer (see paragraph 325.7 A3), the partner rotation requirements in this section remain applicable depending on the roles and length of time the individual has served on the audit engagement.

Service in a combination of key audit partner roles

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