

REVISION OF SECTION 290

INDEPENDENCE – AUDIT AND REVIEW ENGAGEMENTS

Internal Audit Services

290.186 ~~The scope and objectives of internal audit functions vary widely and depend on the size and structure of the entity and the requirements of management and those charged with governance. Internal audit activities may include one or more of the following: Internal audit functions comprise a wide range of activities, for example:~~

- ~~(a) Monitoring of internal control – reviewing controls, monitoring their operation and recommending improvements thereto; reviewing and testing of internal controls over financial reporting;~~
- ~~(b) Examination of financial and operating information – reviewing the means used to identify, measure, classify and report financial and operating information, and specific inquiry into individual items including detailed testing of transactions, balances and procedures performing procedures that form part of the internal controls;~~
- ~~(c) Review of the economy, efficiency and effectiveness of operating activities including non-financial activities of an entity; conducting operational internal audit activities unrelated to internal controls over financial reporting; and~~
- ~~(d) Review of compliance with laws, regulations and other external requirements, and with management policies and directives and other internal requirements performing fraud investigations.~~

290.187 ~~Internal audit services involve assisting the audit client in the performance of its internal audit activities. Depending on the nature of the service, the~~ The provision of internal audit services to an audit client may create a self-review threat to independence if ~~the firm intends to use the internal audit work such services involve the firm performing management functions or reviewing its own work in the course of a subsequent external audit. Furthermore, if the firm assumes a management responsibility when providing an internal audit service to an audit client, the threat created would be so significant that no safeguards could reduce the threat to an acceptable level. Accordingly, a firm should ensure that it does not assume a management responsibility when providing internal audit services to an audit client.~~

290.188 ~~Assisting an audit client in the performance of a significant part of the client's internal audit function increases the risk that firm personnel providing the internal audit service will become part of the client's internal controls or will take management decisions. Management responsibilities include:~~

- ~~—Accordingly, before accepting an engagement to perform a significant part of an audit client's internal audit functions, the firm should be satisfied that the client has designated appropriate resources to the activity to take responsibility for the matters detailed in paragraph 290.190.~~

~~290.188 If a firm performs management functions for an audit client, no safeguards could reduce the threats to an acceptable level. Accordingly, a firm should ensure that it does not perform management functions when providing internal audit services to an audit client. Assisting an audit client in the performance of a significant part of the client's internal audit function increases the risk that firm personnel providing the internal audit service will assume a management responsibility.~~

~~290.189 Examples of internal audit services that involve assuming management responsibilities entail the performance of management functions include:~~

- ~~(a) Setting internal audit policies or the strategic direction of internal audit activities;~~
- ~~(b) Directing and taking responsibility for the actions of the entity's internal audit employees;~~
- ~~(c) Deciding which recommendations resulting from internal audit activities should be implemented;~~
- ~~(b)(d) performing outsourced internal audit services, comprising all or a portion of the internal audit function, whereby the firm is responsible for determining the scope of the work and which recommendations should be implemented; Reporting the results of the internal audit activities to those charged with governance on behalf of management;~~
- ~~(e) Performing procedures that form part of the internal controls, such as reviewing and approving changes to employee data access privileges;~~
- ~~(e)(f) Taking responsibility for designing, implementing and maintaining internal control; and~~
- ~~(d)(g) Performing outsourced internal audit services, comprising all or a substantial portion of the internal audit function, where the firm is responsible for determining the scope of the internal audit work and may have responsibility for one of more of the matters noted in (a) – (f).~~

~~290.190 To ensure that, in performing internal audit services, does not threaten independence the firm does not assume a management responsibility, the firm should only provide internal audit services to an audit client if all of the following conditions are met:~~

- ~~(a) The client designates an appropriate and competent resource, preferably within senior management, is to be responsible for internal audit activities and to acknowledge its responsibility for establishing designing, implementing, and maintaining and monitoring the internal controls;~~
- ~~(b) The client designates a competent employee, preferably within senior management, to be responsible for internal audit activities;~~
- ~~(e)(b) The client's management or those charged with governance reviews, assesses and approves the scope, risk and frequency of internal audit work;~~

(c) The client's management evaluates the adequacy of the internal audit procedures and the findings resulting from their performance;

(e)(d) The client's management is responsible for evaluating and determining which recommendations resulting from internal audit activities of the firm to implement and manages the implementation process; and

(e) The client evaluates the adequacy of the internal audit procedures and the findings resulting from their performance by, among other things, obtaining and acting on reports from the firm; and

(f)(e) The client's management reports to those charged with governance the significant findings and recommendations resulting from the internal audit activities. are reported appropriately to those charged with governance.

290.191 When a firm uses the work of an internal audit function, international auditing standards require the performance of procedures to evaluate the adequacy of that work. This comprises an evaluation of whether:

(a) The work was performed by individuals having appropriate skills and expertise;

(b) The work was properly supervised, reviewed and documented;

(c) Sufficient appropriate audit evidence was obtained to enable the individuals who performed the internal audit work to draw reasonable conclusions;

(d) Conclusions reached were appropriate in the circumstances and any reports prepared are consistent with the results of the work performed; and

(e) Any exceptions or unusual matters disclosed by the internal audit function were properly resolved.

The nature, timing and extent of the procedures required to be performed under international auditing standards are matters of professional judgment depending on the extent of the effect of the internal audit work on the external audit and may include one or a combination of the following:

- Re-performance of internal audit work;
- Examination of other similar items; or
- Observation of internal audit procedures.

290,192 When Before the a firm accepts an engagement to provide internal audit services to an audit client, and the results of those services will be used in conducting the external audit, a self-review threat is created because of the risk that the audit team will use the results of the internal audit service without appropriately evaluating those results or exercising the same level of professional skepticism as would be exercised when the internal audit work is performed by individuals who are not members of the firm.

~~Accordingly, consideration should be given to the scope and objective of the proposed engagement and whether the work to be undertaken is expected to create a self-review threat because it is likely to be relied upon in the making of a significant audit judgment related to a matter that is material to the financial statements when evaluating the adequacy of the internal audit work, the firm should perform procedures which are no less rigorous than the procedures required when the internal audit work is performed by individuals who are not members of the firm. If individuals who have performed internal audit services are subsequently members of the external audit team, they should not be given any audit responsibility for any internal audit function or activity with which they were involved as part of performing the internal audit services.~~

~~290.191 — If the self-review threat is not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threat or reduce it to an acceptable level. Such safeguards might include:~~

- ~~• Using professionals who are not members of the audit team to perform the internal audit services; and~~

~~Having an additional professional accountant review the work or otherwise advise as necessary.~~

~~290.193 If the external audit procedures performed to evaluate the adequacy of the firm's internal audit services identify a deficiency in the internal audit services a self-interest threat may be created. That threat is similar to the threat that may be created when a deficiency in an external audit procedure is identified as a result of performing a subsequent external audit procedure. Accordingly, situations involving the discovery of a deficiency in the internal audit services should be addressed with the same commitment to the fundamental principles of the Code, particularly integrity and objectivity, as would be the case when addressing a deficiency in a previous external audit procedure. Firms should determine that individuals assigned to the external audit who will evaluate the adequacy of the firm's internal audit work have an appropriate level of expertise and stature within the firm to conduct such an evaluation effectively.~~

Fees

Fees – Relative Size

290.213 When the total fees from an audit client represent a large proportion of the total fees of the firm expressing the audit opinion, the dependence on that client and concern about losing the client may create a self-interest threat. The significance of the threat will depend on factors such as:

- The operating structure of the firm;
- Whether the firm is well established or new; and
- The significance of the client qualitatively and/or quantitatively to the firm.

The significance of the threat should be evaluated and, if the threat is not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threat or reduce it to an acceptable level. Such safeguards might include:

- Taking steps to reduce the dependency on the audit client;
- External quality control reviews; or
- Consulting a third party, such as a professional regulatory body or another professional accountant, on key audit judgments.

290.214 A self-interest threat may also be created when the fees generated from an audit client represent a large proportion of the revenue from an individual partner's clients. The significance of the threat should be evaluated and, if the threat is not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threat or reduce it to an acceptable level. Such safeguards might include having an additional professional accountant review the work or otherwise advise as necessary.

Audit Clients that are Entities of Significant Public Interest

290.215 In the case of an audit client that is an entity of significant public interest when, for two consecutive years, the total fees from the client and its related entities (subject to the considerations in paragraph 290.24) represent more than 15% of the total fees received by the firm expressing the opinion on the financial statements of the client, the self-interest threat would be too significant unless the firm discloses to those charged with governance of the audit client the fact that the total of such fees represents more than 15% of the total fees received by the firm and discusses which of the safeguards below will be applied to reduce the threat to an acceptable level ~~and one of the following safeguards are applied to the following year's audit:~~

- After the audit opinion on the second year's financial statements has been issued, and before the issuance of the audit opinion on the third year's financial statements, a professional accountant, who is not a member of the firm expressing the opinion on the financial statements of the client, or a professional regulatory body performs a review that is equivalent to an engagement quality control review ("a post-issuance review"); or
- Prior to the issuance of the audit opinion on the second year's financial statements, a professional accountant, who is not a member of the firm expressing the opinion on the financial statements of the client, performs an engagement quality control review or a professional regulatory body performs a review that is equivalent to an engagement quality control review ("a pre-issuance review")

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When the total fees significantly exceed 15%, the firm should determine whether the significance of the threat is such that a post-issuance review would not reduce the threat

to an acceptable level and, therefore, a pre-issuance review is required. In such circumstances a pre-issuance review shall be performed.

Thereafter, when the fees continue to exceed 15%, each year the disclosure to and discussion with those charged with governance should occur and one of the above safeguards should be applied. If the fees significantly exceed 15%, the firm should determine whether the significance of the threat is such that a post-issuance review would not reduce the threat to an acceptable level and, therefore, a pre-issuance review is required. In such circumstances a pre-issuance review shall be performed.

~~in determining which of these safeguards should be applied and the frequency of their application, consideration should be given to the extent to which the relative size of the fees from the audit client in relation to the firm's total fees is greater than 15%. At a minimum a post-issuance review should be performed not less than once every three years commencing with year 3.~~

Fees – Overdue

290.216 A self-interest threat may be created if fees due from an audit client remain unpaid for a long time, especially if a significant part is not paid before the issue of the audit report for the following year. Generally the firm should require payment of such fees before the audit report is issued. If the fee remains unpaid after the report has been issued, the significance of the threat should be evaluated. If the threat is not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threat or reduce it to an acceptable level. Such safeguards might include having an additional professional accountant who did not take part in the audit engagement, provide advice, or review the work performed. The firm should also consider whether the overdue fees might be regarded as being equivalent to a loan to the client and whether, because of the significance of the overdue fees, it is appropriate for the firm to be re-appointed.

Contingent Fees

290.217 **Contingent fees*** are fees calculated on a predetermined basis relating to the outcome or result of a transaction or the result of the workservices performed by the firm. For the purposes of this section, fees are not regarded as being contingent if a court or other public authority has established them or is required to approve them.

290.218 A contingent fee charged by a firm in respect of an audit engagement creates self-interest and advocacy threats that cannot be reduced to an acceptable level by applying any safeguard. Accordingly, a firm should not enter into any such fee arrangement.

290.219 A contingent fee charged by a firm in respect of a non-assurance service provided to an audit client may also create self-interest and advocacy threats. No safeguards can reduce the threats to an acceptable level if ~~the amount of the fee is~~ either:

* See Definitions.

- (a) ~~(a) The fee is charged by the firm expressing the opinion on the financial statements and the fee is material or expected to be material to that firm to the firm expressing the opinion on the financial statements;~~
- (b) ~~The fee is charged by a network firm and the fee would be material to the firm expressing the opinion on the financial statements had that firm charged the fee; or~~
- (c) ~~or (b) dependent upon~~ The outcome of the non-assurance service, and therefore the amount of the fee, is dependent upon a future or contemporary judgment related to the audit of a material amount in the financial statements.

Accordingly, such arrangements should not be accepted.

~~290.219~~290.220 For other ~~types of~~ contingent fee arrangements charged by a firm for a non-assurance service to an audit client, the significance of the threats will depend on factors such as:

- The range of possible fee amounts;
- The nature of the service; and
- The effect of the event or transaction on the financial statements.

The significance of the threats should be evaluated and, if the threats are not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threats or reduce them to an acceptable level. Such safeguards might include:

- Having an additional professional accountant review the relevant audit work or otherwise advise as necessary;
- Review or Determination by an appropriate authority of the outcome of the matter upon which the contingent fee will be determined final fee by an unrelated third party; or
- ~~Quality control policies and procedures for the non-assurance service.~~

REVISION OF SECTION 291

INDEPENDENCE – OTHER ASSURANCE ENGAGEMENTS

Contingent Fees

291.151 Contingent fees are fees calculated on a predetermined basis relating to the outcome or result of a transaction or the result of the workservices performed by the firm. For the purposes of this section, fees are not regarded as being contingent if a court or other public authority has established them or is required to approve them.

291.152 A contingent fee charged by a firm in respect of an assurance engagement creates self-interest and advocacy threats that cannot be reduced to an acceptable level by applying any safeguard. Accordingly, a firm should not enter into any such fee arrangement.

291.153 A contingent fee charged by a firm in respect of a non-assurance service provided to an assurance client may also create self-interest and advocacy threats. If the outcome of the non-assurance service, and therefore the amount of the fee, is dependent upon a future or contemporary judgment related to a matter that is material to subject matter information of amount of the fee for a non-assurance engagement is dependent on the result of the assurance engagement no safeguards can reduce the threat to an acceptable level. Accordingly, such arrangements should not be accepted.

291.154 For other types of contingent fee arrangements charged by a firm for a non-assurance service to an assurance client, the significance of the threats will depend on factors such as:

- The range of possible fee amounts;
- The nature of the service; and
- The effect of the event or transaction on the financial statements.

The significance of the threats should be evaluated and, if the threats are not clearly insignificant, safeguards should be considered and applied when necessary to eliminate the threats or reduce them to an acceptable level. Such safeguards might include:

- Having an additional professional accountant review the relevant assurance work or otherwise advise as necessary; or
- Review or Determination by an appropriate authority of the final fee by an unrelated third party outcome of the matter upon which the contingent fee will be determined.;~~or~~
- ~~Quality control policies and procedures for the non-assurance service.~~

Definitions

Contingent fee A fee calculated on a predetermined basis relating to the outcome ~~or result~~ of a transaction or the result of the ~~work-services~~ performed by the firm. A fee that is established or required to be approved by a court or other public authority is not a contingent fee.