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INTERNATIONAL STANDARD ON ASSURANCE ENGAGEMENTS 2000
ASSURANCE ENGAGEMENTS ON SUBJECT MATTERS OTHER THAN AUDITS OR REVIEWS OF HISTORICAL FINANCIAL INFORMATION

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Prepared by: Michael Nugent (November 2003)
This International Standards on Assurance Engagements (ISAEs) are to be applied to assurance engagements, other than audits or reviews of historical financial information.

ISAEs contains basic principles and essential procedures (identified in bold type black lettering) together with related guidance in the form of explanatory and other material, including appendices, for assurance engagements other than audits and reviews of historical financial information performed by professional accountants in public practice where no specific ISAE(s) exist. The basic principles and essential procedures are to be understood and applied interpreted in the context of the explanatory and other material that provides guidance for their application. It is therefore necessary to consider the whole text of an ISAE to understand and apply the basic principles and essential procedures.

To understand and apply the basic principles and essential procedures together with the related guidance, it is necessary to consider the whole text of the ISAE, including explanatory and other material contained in the ISAE, not just that text which is black lettered.

The nature of ISAEs requires professional accountants to exercise professional judgment in applying them. In exceptional circumstances, a professional accountant may judge it necessary to depart from this an ISAE in order to achieve more effectively achieve the objective of an assurance engagement. When such a situation arises, the professional accountant should be prepared to justify the departure.

Any limitation of the applicability of a specific ISAE is made clear in the ISAE.

In circumstances where specific basic principles, essential procedures or guidance contained in an ISAE are not applicable in a public sector environment, or when additional guidance is appropriate in such an environment, the Public Sector Committee of the International Federation of Accountants so states in a Public Sector Perspective (PSP) at the end of the ISAE. When no PSP is added, the ISAE is to be applied as written to engagements in the public sector.

The Public Sector Perspective (PSP) issued by the Public Sector Committee of the International Federation of Accountants is set out at the end of an ISAE. Where no PSP is added, the ISAE is applicable in all material respects to the public sector.
Introduction

1. The purpose of this International Standard on Assurance Engagements (ISAE) is to establish basic principles and essential procedures for, and provide guidance to, professional accountants in public practice (hereinafter referred to as “practitioners”) for the performance of assurance engagements on subject matters other than audits or reviews of historical financial information, which are covered by International Standards on Auditing (ISAs), where no specific ISAE(s) exists.

2. For ease of reference, this ISAE uses the terms “reasonable-assurance engagement” and “limited-assurance engagement” to distinguish between the two types of assurance engagement. A practitioner is that are permitted to be performed by a practitioner. The objective of a reasonable assurance engagement is to obtain “reasonable assurance” as the basis for a positive form of expression in the practitioner’s conclusion by reducing in assurance engagement risk to an acceptably low level in the circumstances of the engagement to obtain “reasonable assurance” as the basis for a positive form of expression in the practitioner’s conclusion. The objective of a limited-assurance engagement is to obtain “limited assurance” as the basis for a negative form of expression in the practitioner’s conclusion. The objective of a limited-assurance engagement is to obtain “limited assurance” as the basis for a negative form of expression in the practitioner’s conclusion by reducing in assurance engagement risk to a level that is acceptable in the circumstances of the engagement, but which is less than for an audit level reasonable assurance engagement, to obtain “limited assurance” as the basis for a negative form of expression in the practitioner’s conclusion.

Relationship with the Framework, other ISAEs and ISAs

3. The practitioner should comply with this ISAE and other relevant ISAEs when performing an assurance engagement, other than an audit or review of historical financial information, where no specific ISAE(s) exists. This ISAE is to be read in the context of the “International Framework for Assurance Engagements” (the Framework), which defines and describes the elements and objectives of an assurance engagement, and identifies those engagements to which ISAEs apply. This ISAE has been written for general application to assurance engagements other than audits or reviews of historical financial information. Other ISAEs may relate to topics that apply to all subject matters or be subject matter specific. In addition, while although ISAs do not apply to engagements other than audits or reviews of historical financial information, they may nevertheless provide guidance to practitioners in the performance of assurance engagements on subject matters other than historical financial information.

Ethical Requirements

4. The practitioner should comply with the requirements of Parts A and B of the IFAC Code of Ethics for Professional Accountants (the “Code”).

5. The members of the assurance team and the firm are to be independent of the assurance client during the period of the assurance engagement. The Code provides a framework of

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1. Engagement circumstances include the terms of the engagement, including whether it is an audit level reasonable assurance engagement or a review level limited assurance engagement is being undertaken, the characteristics of the subject matter, the criteria to be used, the needs of the intended users, relevant characteristics of the responsible party and its environment, and other matters (e.g., events, transactions, conditions and practices) that may have a significant effect on the engagement.

2. “Assurance client” is defined in the Code as “an entity in respect of which a firm conducts an assurance engagement.” If this ISAE is being applied by a professional accountant not in public practice, e.g., an internal auditor, applies ISAEs; and:

(a) The Framework or ISAEs are referred to in the professional accountant’s report; and

(b) The professional accountant or other members of the assurance team and, when applicable, the professional accountant’s employer, are not independent of the entity in respect of which the assurance engagement is being performed.
principles that members of assurance teams, firms and network firms use to identify threats to independence, evaluate the significance of those threats and, if the threats are other than clearly insignificant, identify and apply safeguards to eliminate the threats or reduce them to an acceptable level, such that independence of mind and independence in appearance are not compromised.

Quality Control

6. The practitioner should implement those quality control procedures that are, in the context of the policies and procedures of the firm, appropriate applicable to the individual engagement. Under International Standard on Quality Control (ISQC) 1 “Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, Other Assurance and Related Services Engagements,” a firm of professional accountants has an obligation to establish a system of quality control designed to provide it with reasonable assurance that the firm and its personnel comply with professional standards and applicable regulatory and legal requirements, and that the assurance reports issued by the firm or engagement partners are appropriate in the circumstances. In addition, elements of quality control that are relevant to an individual engagement include leadership and responsibilities for quality on the engagement, ethical requirements, acceptance and continuance of client relationships and specific engagements, independence, assignment of engagement teams, and engagement performance, and monitoring.

Engagement Acceptance and Continuance

7. The practitioner should accept (or continue where applicable) an assurance engagement only if the subject matter is the responsibility of a party other than the intended users or the practitioner. As indicated in paragraph 24 of the Framework, the responsible party can be one of the intended users, but not the only one. Acknowledgement by the responsible party provides evidence that the appropriate relationship exists, and also establishes a basis for a common understanding of the responsibility of each party. A written obtaining this acknowledgement in writing provides is the most appropriate form of documentation of the responsible party’s understanding. If the responsible party will not, in the absence of an acknowledgement of responsibility, the practitioner considers:

(a) Whether it is appropriate to accept the engagement. Accepting, e.g., it may be appropriate when, e.g., other sources of evidence, such as legislation or a contract, indicate responsibility for the subject matter, and

(b) If the engagement is accepted, whether to disclose these circumstances in the assurance report.

8. The practitioner should accept (or continue where applicable) an assurance engagement only if, on the basis of a preliminary knowledge of the engagement circumstances, nothing comes to the attention of the practitioner to indicate that the requirements of the Code or of the ISAEs will not be satisfied. Prior to accepting the engagement, the practitioner considers the matters in paragraph 14 of the Framework and does not accept the engagement unless the practitioner’s preliminary knowledge of the engagement circumstances indicates that the engagement exhibits all the characteristics noted therein required in that paragraph. In addition, if the party engaging the practitioner (the “engaging party”) is not the responsible party, the practitioner considers the effect of this may have on access to records, documentation and other information the practitioner may require to complete the engagement.

9. The practitioner should accept (or continue where applicable) an assurance engagement only if the practitioner is satisfied that those persons who are to perform the engagement collectively possess the necessary professional competencies.

the lack of independence and the nature of the relationship(s) with the assurance client are prominently disclosed in the professional accountant’s report, which, Also, that report does not include the word “independent” in its title, and the purpose and users of the report are restricted.
Practitioners may be requested to perform assurance engagements on a wide range of subject matters. Some subject matters may require specialized skills and knowledge beyond those normally possessed by an individual practitioner. The practitioner considers whether the need for experts will be required, and whether the practitioner’s involvement will be sufficient to enable the practitioner to accept responsibility for expressing a conclusion on the evaluation or measurement of the subject matter.

Agreeing on the Terms of the Engagement

10. The practitioner should agree on the terms of the engagement with the engaging party. As a means of reducing uncertainty, the agreed terms are recorded in an engagement letter or other suitable form of contract. If the engaging party is not the responsible party, the nature and content of an engagement letter or contract may vary. In some cases the terms of the engagement are prescribed by a party or parties other than the one that appoints the practitioner, e.g., by legislation. Where the assurance engagement mandate is legislated, the existence of the legislative mandate may satisfy the requirement to agree on the terms of the engagement. Even in those situations the practitioner may still find an engagement letter may be useful for both the practitioner and informative for the engaging party who engages the practitioner.

11. A practitioner should consider the appropriateness of a request, made before the completion of an assurance engagement, to change the engagement to a limited-assurance engagement or from a reasonable assurance engagement to a limited-assurance engagement should consider the appropriateness of doing so, and should not agree to a change without there being no reasonable justification for the change. A change in circumstances that affects the intended users’ requirements, or a misunderstanding concerning the nature of the engagement, ordinarily will justify a change in the engagement. If such a change is made, the practitioner does not disregard evidence that was obtained prior to the change.

Planning and Performing the Engagement

12. The practitioner should plan the engagement so that it will be performed in an effective manner. Planning involves developing an overall strategy for the scope, emphasis, timing and conduct of the engagement, and an engagement plan, consisting of a detailed approach for the nature, timing and extent of evidence-gathering procedures to be performed and the rationale for their selection. Adequate planning helps to devote appropriate attention to important areas of the engagement, identify potential problems on a timely basis and properly organize and manage the engagement in order for it to be performed in an effective and efficient manner. Adequate planning also assists the practitioner in the proper assignment of work to engagement team members, facilitating their direction and supervision of engagement team members and the review of their work, and further, it assists, where applicable, in coordinating work done by other practitioners and experts. The nature and extent of planning activities will vary according to the engagement circumstances, e.g., the size and complexity of the entity and the practitioner’s previous experience with the entity. The following are examples of the main matters to be considered:

- The terms of the engagement.
- The characteristics of the subject matter and the identified criteria to be used.
- The engagement process and possible sources of evidence.
- The practitioner’s understanding of the subject matter and its environment, including the responsible party’s responses to the risks that the evaluation or measurement of the subject matter does not conform, in all material respects, with the criteria.
• Identification of intended users and their needs, and consideration of materiality and the components of assurance engagement risk.

• Personnel and expertise requirements, including the nature and extent of the experts’ involvement of experts.

13. Planning is not a discrete phase, but rather a continual and iterative process throughout the engagement. As a result of unexpected events, changes in conditions, or the evidence obtained from the results of evidence-gathering procedures, the practitioner may need to revise the overall strategy and engagement plan, and thereby the resulting planned nature, timing and extent of further procedures.

14. The practitioner should plan and perform an engagement with an attitude of professional skepticism recognizing that circumstances may exist that cause the evaluation or measurement of the subject matter not to conform, in all material respects, with the identified criteria. An attitude of professional skepticism means the practitioner makes a critical assessment, with a questioning mind, of the validity of information obtained as evidence obtained and is alert to evidence that contradicts or brings into question the reliability of documents or representations by the responsible party. For example, an attitude of professional skepticism is necessary throughout the engagement process for the practitioner to reduce the risk of overlooking suspicious circumstances, of over-generalizing when drawing conclusions from observations, and of using faulty assumptions in determining the nature, timing and extent of evidence-gathering procedures and evaluating the results thereof.

15. The practitioner should obtain an understanding of the subject matter and other engagement circumstances, that is sufficient to identify and assess the risks of the evaluation or measurement of the subject matter not conforming, in all material respects, with the identified criteria and sufficient to design and perform further evidence-gathering procedures.

16. Obtaining an understanding of the subject matter and other engagement circumstances is an essential part of planning and performing an assurance engagement. In particular, that understanding establishes provides the practitioner with a frame of reference for within which the practitioner exercises professional judgment throughout the engagement, e.g., when:

• Considering the characteristics of the subject matter.

• Assessing the suitability of the criteria.

• Identifying areas where special consideration may be necessary, e.g., factors indicative of fraud, and the need for specialized skills or the work of an expert.

• Establishing and evaluating the continued appropriateness of quantitative materiality levels (where appropriate), and considering qualitative materiality factors relevant to materiality, and evaluating whether preliminary judgments about materiality remain appropriate as the engagement progresses.

• Developing expectations for use when performing analytical procedures.

• Designing and performing further evidence-gathering procedures to reduce assurance engagement risk to an appropriate level.

• Evaluating evidence, including the reasonableness of the responsible party’s oral and written representations.

17. The practitioner uses professional judgment to determine the extent of the understanding required of the subject matter and other engagement circumstances. The practitioner considers whether the understanding that has been obtained is sufficient to assess the risks of that the evaluation or measurement of the subject matter may not conforming, in all material respects, with the criteria. The practitioner ordinarily has a lesser depth of understanding that is required by the practitioner in performing the engagement ordinarily is less than that possessed by the responsible party.
Assessing the Appropriateness of Subject Matter

18. The practitioner should assess the appropriateness of the subject matter. An appropriate subject matter has the characteristics listed in paragraph 29 of the Framework, which is to be identifiable, capable of consistent evaluation or measurement against the identified criteria, and in a form that can be subjected to procedures for gathering evidence to support the practitioner’s conclusion. The practitioner also identifies those characteristics of the subject matter that are particularly relevant to the intended users, which are to be described in the assurance report. As indicated in paragraph 14 of the Framework, a practitioner does not accept an assurance engagement unless the practitioner’s preliminary knowledge of the engagement circumstances indicates that the subject matter is appropriate. However, if after accepting the engagement, the practitioner concludes that the subject matter is not appropriate, the practitioner expresses a qualified or adverse conclusion or a disclaimer of conclusion, or In some cases the practitioner considers withdrawing from the engagement.

Assessing the Suitability of Criteria

19. The practitioner should assess the suitability of the criteria to evaluate or measure the subject matter. Suitable criteria have the characteristics listed in paragraph 32 of the Framework. As indicated in paragraph 14 of the Framework, a practitioner does not accept an assurance engagement unless the practitioner’s preliminary knowledge of the engagement circumstances indicates that the criteria to be used are suitable. However, if after accepting the engagement, the practitioner concludes that the criteria are not suitable, the practitioner expresses a qualified or adverse conclusion or a disclaimer of conclusion, or In some cases the practitioner considers withdrawing from the engagement.

20. As indicated in paragraph 33 of the Framework, criteria can be either be established or specifically developed. The practitioner ordinarily concludes that established criteria are suitable when they are relevant to the needs of the intended users. When established criteria exist for a subject matter, but specific identified users have agreed to other criteria for their specific purposes, the assurance report notes this fact and states that it is only for the use of those specific identified users and for their purposes they have specified. To illustrate, International Financial Reporting Standards are various frameworks can be used as established criteria for evaluating the effectiveness of internal control, the preparation and presentation of financial statements in the private sector, but specific users may decide to specify an alternative a more detailed set of criteria basis of accounting that meets their specific information needs in relation to a proposed acquisition, e.g., prudential supervision.

21. For some subject matters, it is likely that no established criteria exist, and therefore that the criteria will be specifically developed. The practitioner satisfies the criteria that specifically developed criteria do not result in an assurance report that is misleading to the intended users. The practitioner attempts to obtain from the intended users or those engaging party the practitioner, acknowledgement that specifically developed criteria are suitable for the intended users’ purposes. When such acknowledgement cannot be obtained, the practitioner considers the effect of this on the work required to be satisfied as to how the absence of such an acknowledgement affects what is to be done to assess the suitability of the identified criteria, and on the information provided about the criteria in the assurance report.

Materiality and Assurance Engagement Risk

22. The practitioner should consider materiality and assurance engagement risk when planning and performing an assurance engagement.

23. The practitioner considers materiality when determining the nature, timing and extent of evidence—gathering procedures and when evaluating whether the evaluation or measurement of the subject matter conforms, in all material respects, with the identified criteria. When considering materiality requires, the practitioner to understands and assesses what factors might influence the decisions of the intended users. For example, when the subject matter is in the form of information and the identified criteria allow for...
variations in the presentation of that information, the practitioner considers how the adopted presentation adopted might influence the decisions of the intended users. Materiality is considered in the context of quantitative and qualitative factors, such as relative magnitude, the nature and extent of the effect of these factors on the evaluation or measurement of the subject matter, and the interests of the intended users. The assessment of materiality and the relative importance of quantitative and qualitative factors in a particular engagement are matters for the practitioner’s judgment.

24. **The practitioner should reduce assurance engagement risk to an acceptable level in the circumstances of the engagement.** In a reasonable assurance engagement, the practitioner reduces assurance engagement risk to an acceptably low level in the circumstances of the engagement to obtain reasonable assurance as the basis for a positive form of expression in the practitioner’s conclusion. The level of assurance engagement risk is higher in a limited-assurance engagement than in a reasonable assurance engagement because of the different nature, timing, and extent of evidence-gathering procedures. However, in a limited-assurance engagement, the combination of the nature, timing, and extent of evidence-gathering procedures is at least sufficient for the practitioner to obtain a meaningful level of assurance on the subject matter’s conformance with the identified criteria as the basis for a negative form of expression. To be meaningful, the level of assurance obtained is likely to enhance the intended users’ confidence about the evaluation or measurement of the subject matter to a degree that is clearly more than inconsequential.

25. **As indicated in Paragraph 435 of the Framework indicates that**, in general, assurance engagement risk comprises inherent risk, control risk and detection risk. The degree to which the practitioner uses professional judgment when considering the relevance of each of these components is affected by the engagement circumstances, in particular the nature of the subject matter and whether a reasonable assurance or a limited-assurance engagement is being performed.

**Using the Work of an Expert**

26. **When the work of an expert is used in the collection and evaluation of evidence, the practitioner and the expert should, on a combined basis, possess adequate skill and knowledge regarding the subject matter and the criteria for the practitioner to determine that sufficient appropriate evidence has been obtained.**

27. **The subject matter and related criteria of some assurance engagements may be composed of a number of elements include aspects requiring specialized knowledge and skills in the collection and evaluation of evidence. In these situations, the practitioner may decide to use the work of persons from other professional disciplines, referred to as experts, who have the required knowledge and skills.** This ISAE does not provide guidance with respect to using the work of an expert for engagements where there is joint responsibility and reporting by a practitioner and one or more experts.

28. **Due care is a required professional quality for all individuals, including experts, involved in an assurance engagement. Persons involved in assurance engagements will have different responsibilities assigned to them. The extent of proficiency required in performing those engagements will vary with the nature of their responsibilities. While experts do not require the same proficiency as the practitioner in performing all the components aspects of an assurance engagement, the practitioner determines that the experts have a sufficient understanding of the ISAEs to enable them to relate the work assigned to them to the engagement objective.**

29. **The exercise of due care requires that the work of all persons involved in an assurance engagement comply with this ISAE, including the work of any experts who are not professional accountants. The practitioner adopts quality control procedures adopted by the practitioner that address the responsibility of each person performing the assurance engagement, including the work of any experts who are not professional accountants, to...**
ensure compliance with this ISAE and other relevant ISAEs in the context of their responsibilities in the engagement process.

30. **When an expert is involved,** the practitioner should be involved have a level of involvement in the engagement and an understanding of the aspects of the work for which the an expert is has been used, to an extent that is sufficient to enable the practitioner to accept responsibility for expressing the conclusion on the evaluation or measurement of the subject matter. The practitioner considers the extent to which it is reasonable to use the work of an expert in forming the practitioner’s conclusion on the subject matter.

31. The practitioner is not expected to possess the same specialized knowledge and skills as the expert. However, the practitioner has sufficient skill and knowledge to:

   (a) Define the objectives of the work assigned to the expert and how this work relates to the objective of the engagement;

   (b) Consider the reasonableness of the assumptions, methods and source data used by the expert; and

   (c) Consider the reasonableness of the expert’s findings in relation to the engagement circumstances and the practitioner’s conclusion on the subject matter.

32. When an expert is involved, the practitioner should obtain sufficient appropriate evidence that the expert’s work of the expert is adequate for the purposes of the assurance engagement. The practitioner evaluates the sufficiency and appropriateness of the evidence provided by the expert, the practitioner by evaluating:

   (a) The professional competence, including experience, and objectivity of the expert;

   (b) The reasonableness of the assumptions, methods and source data used by the expert; and

   (c) The reasonableness and significance of the expert’s findings in relation to the circumstances of the engagement and the practitioner’s conclusion on the subject matter.

**Obtaining Evidence**

33. The practitioner should obtain sufficient appropriate evidence on which to base the conclusion. The concepts of sufficiency and appropriateness of evidence are interrelated, and include considering the reliability of evidence. Sufficiency is the measure of the quantity of evidence. Appropriateness is the measure of the quality of evidence, that is, its relevance and its reliability. The practitioner considers the relationship between the cost of obtaining evidence and the usefulness of the information obtained. However, the matter of difficulty or expense involved is not in itself a valid basis for omitting an evidence-gathering a reasonable-procedure for which there is no economically viable alternative. The practitioner uses professional judgment and exercises professional skepticism in evaluating determining the quantity and quality of evidence, and thus its sufficiency and appropriateness, to support the assurance report.

34. An assurance engagement rarely involves the authentication of documentation, nor is the practitioner trained as or expected to be an expert in such authentication. However, the practitioner considers the reliability of the information to be used as evidence, e.g., whether the evidence is comprised of original documents, photocopies, facsimiles, filmed, digitized or other electronic documents, including consideration of controls over their preparation and maintenance where relevant.

35. Sufficient appropriate evidence in a reasonable assurance engagement is obtained through as part of an iterative systematic engagement process involving:

   (a) Obtaining an understanding of the subject matter and other engagement circumstances which, depending on the subject matter, includes obtaining an understanding of internal control;
(b) Based on that understanding, assessing the risks of the subject matter may not conforming, in all material respects, with the identified criteria;

(c) Responding to assessed risks, developing overall responses, and determining the nature, timing and extent of further procedures;

(d) Performing further procedures that are clearly linked to the identified risks, and include:

- Using a combination of inspection, observation, confirmation, re-calculation, re-performance, analytical procedures and inquiry. Such further procedures involve;

- Substantive procedures, including obtaining corroborating information from sources independent of the entity, and, depending on the nature of the subject matter, tests of the operating effectiveness of controls; and

Obtaining corroborative evidence through tests of records and tests of responses to inquiries.

(e) Evaluating the sufficiency and appropriateness of evidence obtained.

In determining the nature, timing, and extent of evidence gathering procedures for a reasonable assurance engagement, the practitioner considers the relationship between the cost of obtaining evidence and the usefulness of the information obtained. However, the matter of difficulty or expense involved is not in itself a valid basis for omitting a reasonable procedure for which there is no economically viable alternative. “Reasonable assurance” is less than absolute assurance because reducing assurance engagement risk to zero is very rarely attainable or cost beneficial as a result of such factors as:

- The use of selective testing,

- The inherent limitations of internal control,

- The fact that much of the evidence available to the practitioner is persuasive rather than conclusive,

- The use of judgment in gathering and evaluating evidence and forming conclusions based on that evidence, and

- In some cases, the characteristics of the subject matter.

Both reasonable assurance and limited assurance engagements require involvement of the application of assurance skills and techniques and the gathering of sufficient appropriate evidence as part of an iterative, through a systematic engagement process that includes an understanding of the subject matter and other engagement circumstances, the nature, timing and extent of evidence--gathering procedures in a limited assurance engagement is however, deliberately limited relative to a reasonable assurance engagement. For some subject matters, limitations are set out in an ISA or subject matter-specific ISAE, e.g., ISA 910 “Engagements to Review Financial Statements” establishes that sufficient appropriate evidence for reviews of financial statements is obtained primarily through analytical procedures and inquiries. Where there is no relevant ISA or subject matter. In the absence of a specific ISAE, the nature of limitations will vary with the circumstances of the engagement, in particular: the subject matter, and the needs of the intended users and the engaging party, including relevant time and cost constraints. However in a limited-assurance engagement, the combination of the nature, timing, and extent of evidence gathering procedures is at least sufficient for the practitioner to obtain a meaningful level of assurance on the subject matter’s conformance with the identified criteria. Further, if in a limited-assurance engagement a matter comes to the attention of the practitioner that indicates the subject matter does not conform, in all material respects, with the identified criteria, the practitioner pursues the
representations, and by performing other procedures sufficient to enable the practitioner to report, as appropriate.

**Representations by the Responsible Party**

38. The practitioner should obtain appropriate representations from the responsible party. Written confirmation of oral representations reduces the possibility of misunderstandings between the practitioner and the responsible party. When oral representations are confirmed by the responsible party in writing, In particular, the practitioner requests from the responsible party a written representation that evaluates or measures the subject matter against the identified criteria, whether or not it is to be made available as an assertion to the intended users. If the responsible party will not provide a written representation, this may result in:

(a) A qualified or adverse conclusion or a disclaimer of conclusion on the basis of a limitation on the scope of the engagement; and

(b) The practitioner may also include a restriction on the use of the assurance report—a restriction on its use.

39. During the course of an assurance engagement, the responsible party may make representations to the practitioner, either unsolicited or in response to specific inquiries. When such representations relate to matters that are material to the subject matter's evaluation or measurement, the practitioner:

(a) Evaluates whether their representations appear reasonableness and consistency with other evidence obtained, including other representations;

(b) Considers whether those individuals making the representations can be expected to be well informed on the particular matters; and

(c) Obtains corroborative evidence. In the case of a reasonable assurance engagement, the practitioner may also seek corroborative evidence in the case of a limited-assurance engagement.

40. Representations by the responsible party cannot replace other evidence that the practitioner could reasonably expect to be available. An inability to obtain sufficient appropriate evidence regarding a matter that has, or may have, a material effect on the evaluation or measurement of the subject matter, and when such evidence would ordinarily be expected to be available, this constitutes a limitation on the scope of the engagement, even if a representation from the responsible party has been received on the matter.

**Considering Subsequent Events**

41. The practitioner should consider the effect on the evaluation or measurement of the subject matter and on the assurance report of events up to the date of the assurance report. The extent of consideration of subsequent events depends on the potential for such events to affect the evaluation or measurement of the subject matter and to affect the appropriateness of the practitioner’s conclusion. For consideration of subsequent events in some assurance engagements may not be relevant because of the nature of the subject matter—may be such that consideration of subsequent events is not relevant to the conclusion. For example, when the engagement requires a conclusion about the accuracy of a statistical return at a point in time, events occurring after between that point in time and before the date of the assurance report, may not affect the conclusion, or require disclosure in the return or the assurance report.

**Documentation**

42. The practitioner should document matters that are significant in providing evidence to that supports the assurance report, and in providing evidence that the engagement was performed in accordance with ISAEs.
43. Documentation includes a record of the practitioner’s reasoning on all significant matters that require the exercise of judgment, and related together with the practitioner’s conclusions, thereon, in areas involving The existence of difficult questions of principle or judgment, calls for the documentation will to include the relevant facts that were known by the practitioner at the time the conclusion was reached.

44. The extent of documentation is a matter of professional judgment since it is neither necessary nor practical to document every matter the practitioner considers. In applying professional judgment to assessing the extent of documentation to be prepared and retained, it may be useful for the practitioner to consider what is necessary to provide another practitioner who has no previous experience with the engagement, with an understanding of the work performed and the basis of the principal decisions taken, (but not the detailed aspects of the engagement) to another practitioner who has no previous experience with the engagement. That other practitioner may only be able to obtain an understanding of detailed aspects of the engagement by discussing them with the practitioner who prepared the documentation.

Preparing the Assurance Report

45. The practitioner should evaluate whether sufficient and appropriateness of the evidence has been obtained as the basis to support the conclusion expressed in the assurance report. In forming-developing the conclusion, the practitioner considers all relevant evidence, regardless of whether it appears to corroborate or to contradict the subject matter’s conformity of the subject matter’s evaluation or measurement, in all material respects, with the identified criteria, including, where relevant, criteria related to presentation and disclosure.

46. The assurance report should be in writing and should contain a clear expression of the practitioner’s conclusion about the evaluation or measurement of the subject matter against the criteria.

47. Oral and other forms of expressing conclusions are open to misunderstanding can be misunderstood without the support of a written assurance report. For this reason, the practitioner does not report orally or by use of symbols without also providing a definitive written assurance report that is readily available whenever the oral report is provided or the symbol is used, e.g., For example, a symbol could be hyperlinked to a written assurance report on the Internet.

48. This ISAE does not require a standardized format for reporting on all assurance engagements, but rather, Instead it identifies in paragraph 49 the basic elements required to be included in the assurance report is to include. Assurance reports are tailored to the specific engagement circumstances. The practitioner chooses a “long-short” style of reporting or a “short-long” style of reporting as appropriate to facilitate effective communication to the intended users. “Short-form” reports ordinarily include only the basic elements. “Long-form” reports often describe in detail the terms of the engagement, the criteria being used, findings relating to particular aspects of the engagement and, in some cases, recommendations, as well as the practitioner’s conclusion and the other basic elements. It is important that when Any findings and recommendations are included, they are clearly separated from the practitioner’s conclusion on the evaluation or measurement of the subject matter, and that the wording used in presenting them makes it clear they are not intended to affect the practitioner’s conclusion. The practitioner may use headings, paragraph numbers, typographical devices, (e.g., the bolding of text,) and other mechanisms to enhance the clarity and readability of the assurance report.

Assurance Report Content

49. The assurance report should include the following basic elements:
(a) A title that clearly indicates the report is an independent assurance report: an appropriate title helps to identify the nature of the assurance report, and to distinguish the assurance report from reports issued by others, such as those who do not have to comply with the same ethical requirements as the practitioner.

(b) An addressee: an addressee identifies the party or parties to whom the assurance report is directed. Often the intended users are the All addressees of the assurance report are intended users, but in some cases there may be other are intended users other than the addressee.

(c) A description of the subject matter: the description includes:

(i) Identification of the subject matter, e.g:
- The point in time or period of time to which the subject matter relates.
- Where applicable, the name of the entity or component of the entity to which the subject matter relates.

(ii) An explanation of those characteristics of the subject matter of which the intended users should be aware, and how such characteristics may influence the precision of the evaluation or measurement of the subject matter against the identified criteria, or the persuasiveness or conclusiveness of available evidence available to support it. For example:
- The degree to which the subject matter is qualitative versus quantitative, objective versus subjective, and or historical versus prospective.
- Changes in the measurement of the subject matter or in the organization of the entity that have an impact on the comparability of the evaluation or measurement of the subject matter from one period to the next.
- Any inherent limitations that may be associated with the evaluation or measurement of the subject matter against the identified criteria, such as the imprecision of the measurement techniques being applied.

When the practitioner’s conclusion is worded in terms of the responsible party’s assertion on the evaluation or measurement of the subject matter, that assertion is appended to the assurance report, reproduced in the assurance report or referenced therein to a source that is available to the intended users.

(d) When the criteria used to evaluate or measure the subject matter are available only to specific intended users, or are relevant only to a specific purpose, a statement restricting the use of the assurance report to those intended users or that purpose: In addition, whenever the assurance report is intended only for specific intended users or a specific purpose, the practitioner considers stating this fact in the assurance report. While the practitioner cannot control the distribution of the assurance report, this provides a caution to readers of the party or parties to whom

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3 If this ISAE is being applied by a professional accountant not in public practice, e.g., an internal auditor, applies ISAEs, and:
(a) The Framework or ISAEs are referred to in the professional accountant’s report; and
(b) The professional accountant or other members of the assurance team and, when applicable, the professional accountant’s employer, are not independent of the entity in respect of which the assurance engagement is being performed,
the lack of independence and the nature of the relationship(s) with the assurance client are prominently disclosed in the professional accountant’s report, which, Also, that report does not include the word “independent” in its title, and the purpose and users of the report are restricted.

4 While an assurance report may be restricted whenever it is intended only for specified intended users or for a specific purpose, the absence of a restriction regarding a particular reader or purpose does not itself indicate that a duty of care legal responsibility is owed by the practitioner in relation to that reader or for that purpose. Whether a legal responsibility duty of care is owed will depend on the legal circumstances of each case.
that the assurance report is restricted to specific users or for specific purposes to which it is restricted.

(e) A statement to identify the responsible party and to describe the responsible party’s and the practitioner’s responsibilities: this informs the intended users that the responsible party is responsible for the subject matter, and that the practitioner’s role is to express a conclusion about the evaluation or measurement of the subject matter against the criteria.

(f) Identification of the fact: A statement that the engagement was performed in accordance with ISAEs.

(g) A summary of the work undertaken: the summary will help the intended users understand the nature of the assurance conveyed by the assurance report. The summary of the work undertaken in financial statement audit and reviews as required by—ISA 700 “The Auditor’s Report on Financial Statements” and ISA 910 “Engagements to Review Financial Statements” can be used as provide a guide to the appropriate type of summary that may be appropriate, although where the engagement relates to a subject matter for which there is

Where no specific ISAE that provides a detailed discussion of guidance on evidence-gathering procedures for a particular subject matter, the summary might include requirements, it may be appropriate to offer a more detailed description of the work performed. Also, because in a limited assurance engagement an appreciation of the nature, timing, and extent of evidence-gathering procedures undertaken is essential to understanding the assurance conveyed by a conclusion expressed in the negative form, in a limited assurance engagement report, the summary of the work undertaken:

(i) Is ordinarily more detailed than for a reasonable assurance engagement and identifies the nature of the limitations on the nature, timing, and extent of evidence-gathering procedures. It may be appropriate to indicate procedures that were not undertaken that would ordinarily be undertaken in a reasonable assurance engagement; and

(ii) Includes a statement to the effect: States that the evidence-gathering procedures are more limited relative to than for a reasonable assurance engagement, and that therefore less assurance is obtained than would be the case had a reasonable assurance engagement been performed.

(h) Identification of the criteria: the assurance report identifies the criteria against which the subject matter was evaluated or measured so the intended users can understand the basis for the practitioner’s conclusion. The criteria may either be included in the assurance report or simply be referred to if they are set out in an assertion prepared by the responsible party that is available to the intended users or if they are otherwise available from a readily accessible source. Disclosure of the source of the criteria, and whether or not the criteria are established criteria in the context of the subject matter (and if they are not generally accepted, a description of why they are considered suitable) is important in understanding the conclusion expressed, as are other factors when relevant to the circumstances, e.g.:

- Measurement methods used when the criteria allow for choice between a number of methods.
- Any significant interpretations made in applying the criteria to a specific situation.
- Whether there have been any changes in the measurement methods used by the entity.

(i) The practitioner’s conclusion: where the evaluation or measurement of the subject matter is made up of a number of components, separate conclusions may be provided on each component. While not all such conclusions need to relate to
the same level of evidence—gathering procedures, each conclusion is clearly of expressed in the form that is appropriate to either a reasonable-assurance or a limited-assurance engagement.

Where appropriate, the conclusion should inform the intended users of the context in which the practitioner’s conclusion is to be read. The practitioner’s conclusion may, for example, be worded as follows: “This conclusion has been formed on the basis of, and is subject to the inherent limitations outlined elsewhere in this independent assurance report.” This would be appropriate, e.g., when the report includes an explanation of particular characteristics of the subject matter of which the intended users should be aware.

In the case of a reasonable assurance engagement, the conclusion should be expressed in the positive form. For example, “In our opinion the evaluation or measurement of the subject matter conforms, in all material respects, with criteria” or “In our opinion the responsible party’s assertion concerning that the evaluation or measurement of the subject matter conforms, in all material respects, with criteria, is fairly stated.”

In the case of a limited-assurance engagement, the conclusion should be expressed in the negative form. For example, “Based on our work described in this report, nothing has come to our attention that causes us to believe that the evaluation or measurement of the subject matter does not conform, in all material respects, with criteria” or “Based on our work described in this report, nothing has come to our attention that causes us to believe that the responsible party’s assertion concerning that the evaluation or measurement of the subject matter’s conform, in all material respects, with criteria, is not fairly stated.”

Where the practitioner expresses a conclusion that is not other than unqualified, the assurance report should contain a clear description of all the reasons therefor (also see paragraphs 51-53).

50. The practitioner may expand the assurance report to include other information and explanations that are not intended to affect the practitioner’s conclusion. Examples include: details of the qualifications and experience of the practitioner and others involved with the engagement, disclosure of materiality levels, findings relating to particular aspects of the engagement, and recommendations. Whether to include any such information depends on its significance in the context of the needs of the intended users. Additional information is clearly separated from the practitioner’s conclusion and worded in such a manner so as not to affect that conclusion.

Qualified Conclusions, Adverse Conclusions and Disclaimers of Conclusion

51. The practitioner should clearly express a qualified or adverse conclusion or a disclaimer of conclusion where:

(a) The practitioner is of the view that:

• Either one, some or all aspects of the subject matter do not conform, in all material respects, with the identified criteria;
In those cases where the practitioner’s conclusion is worded in terms of the responsible party’s assertion, that assertion is not fairly stated;

- The criteria are unsuitable or the subject matter is not appropriate for an assurance engagement; or

(b) The practitioner is unable to obtain sufficient appropriate evidence to reduce assurance engagement risk to the appropriate level, or the responsible party imposes a restriction that prevents the practitioner from accessing evidence that the practitioner determines may be required to reduce assurance engagement risk to the appropriate level.

The practitioner should not express an unqualified conclusion when the following circumstances exist and, in the practitioner’s judgment, the effect of the matter is or may be material:

(a) There is an unacceptable limitation on the scope of the practitioner’s work, i.e., circumstances prevent, or the responsible party or the engaging party imposes a restriction that prevents, the practitioner from obtaining evidence required to reduce assurance engagement risk to the appropriate level. The practitioner should express a qualified conclusion or a disclaimer of conclusion;

(b) In those cases where:

(i) The practitioner’s conclusion is worded in terms of the responsible party’s assertion, and that assertion is not fairly stated; or

(ii) The practitioner’s conclusion is worded directly in terms of the evaluation or measurement of the subject matter, and that evaluation or measurement does not conform, in all material respects, with the identified criteria.

The practitioner should express a qualified or adverse conclusion; or

(c) When it is discovered after the engagement has been accepted, that the criteria are unsuitable or the subject matter is not appropriate for an assurance engagement. The practitioner should express:

(i) A qualified conclusion or adverse conclusion when the unsuitable criteria or inappropriate subject matter is likely to mislead the intended users; or

(ii) A qualified conclusion or a disclaimer of conclusion in other cases.

52. A qualified conclusion is expressed when the effect of a matter is not so material or pervasive as to require an adverse conclusion or a disclaimer of conclusion. A qualified opinion is expressed as being ‘except for’ the effects of the matter to which the qualification relates. Where the practitioner expresses a conclusion that is not unqualified, the expression of that conclusion is determined by the nature and materiality of the matter giving rise to it, e.g., whether it relates to some or all aspects of the subject matter not conforming, in all material respects, with the identified criteria (disagreement), or the inability of the practitioner to obtain sufficient appropriate evidence on some or all aspects of the subject matter (scope limitation).

53. In those cases where the practitioner’s unqualified conclusion is worded in terms of the responsible party’s assertion, and that assertion has identified and properly described that the evaluation or measurement of the subject matter does not conform, in all material respects, with the identified criteria, the practitioner either need not:

(a) Expresses a qualified or adverse conclusion worded directly in terms of the evaluation or measurement of the subject matter; or

(b) If specifically required by the terms of the engagement to word the conclusion in terms of the responsible party’s assertion, expresses an unqualified conclusion but emphasizes the matter by specifically referring to it in the assurance report.
Other reporting responsibilities

54. The practitioner should consider other reporting responsibilities, including the appropriateness of communicating relevant matters of governance interest arising from the assurance engagement with those charged with governance.

55. For the purposes of this ISAE, “governance” is the term used to describe the role of persons entrusted with the supervision, control and direction of an entity. Those charged with governance ordinarily are accountable for ensuring that an entity achieves its objectives and for reporting to interested parties. If the engaging party is different from the responsible party it may not be appropriate to communicate directly with the responsible party or those charged with governance over the responsible party.

56. For the purpose of this ISAE, “relevant matters of governance interest” are those that arise from the assurance engagement and, in the practitioner’s opinion, are both important and relevant to those charged with governance in overseeing the subject matter. Relevant matters of governance interest include only those matters that have come to the attention of the practitioner while performing the assurance engagement. If the terms of the engagement do not specifically require it, the practitioner is not required in the absence of a specific requirement in the terms of the engagement to design procedures for the specific purpose of identifying matters of governance interest.

Reports on Non-assurance Engagements

57. A report issued by a practitioner in connection with an engagement that is not an assurance engagement, is written so as to clearly distinguish it from an assurance report. A report that is not an assurance report could reasonably be mistaken for an assurance report if, for example, it:

- Implies compliance with the Framework, ISAs or ISAEs.
- Inappropriately uses the words “assurance”, “audit” or “review”.
- Purports to enhance the degree of confidence users can have about the evaluation or measurement of a subject matter.
- Includes a conclusion that could reasonably be mistaken for a conclusion about a subject matter’s conformance with criteria.

58. The practitioner may, by agreement with the responsible party, apply ISAEs in an engagement when there are no intended users other than the responsible party but where all other requirements of the ISAEs are met. In such cases, the practitioner’s report includes a statement restricting the use of the report to the responsible party.

Effective Date

579. This ISAE is effective for assurance engagements where the assurance report is dated on or after January 1, 2005. Earlier application is permissible.

Public Sector Perspective

1. This ISAE is applicable to all professional accountants in the public sector who are independent of the entity for which they perform assurance engagements. Where professional accountants in the public sector are not independent of the entity for which they perform an assurance engagement, this ISAE should be applied with particular reference to the guidance in footnotes 2 and 3.

5 In many countries, principles of corporate governance have been developed by many countries as a point of reference for the establishment of good corporate behavior. Such principles generally focus on publicly traded companies; however, they may also serve to improve governance in other forms of entities. There is no single model of good corporate governance. Board structures and practices vary from country to country.