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Exposure Draft: 'Responding to Non-compliance with Laws & Regulations'

Dear Ken

The Audit & Assurance Committee ('AAC') of Chartered Accountants Ireland is pleased to respond to the above Exposure Draft.

We note that while only 12% of respondents to the previous Exposure Draft has expressed support, the IESBA considers it appropriate to continue to address this important issue in this manner which goes somewhat further than the originally announced intention of IESBA to develop enhancements to the Code to help guide professional accountants who encounter suspected illegal acts. AAC has previously expressed general support for the principle of 'public interest reporting' but on the basis of a framework for such reporting that is common across jurisdictions and can be applied by all professionals, not just professional accountants.

The absence of a universally accepted definition and understanding of what is meant by 'public interest' and the many different expectations that exist in this regard adds further complexity to this issue.

While we note that IESBA has acknowledged in the Explanatory Memorandum to its revised Exposure Draft the validity of issues that have been raised in our previous response and by others. These include;

- the primacy of laws and regulations in individual jurisdictions which establish reporting frameworks and which impose 'local' reporting obligations; and
- the absence of a commonly accepted interpretation of the meaning of 'public interest' and the complexities that arise because of this.

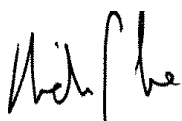
AAC believes that both issues need to be addressed more specifically within the Code amendments themselves.

AAC continues to support the approach to this matter set out in ISA 250. We caution against any departure from an already accepted and understood approach to NOCLAR and any attempt to extend existing requirements without proper consultation and due consideration which may contribute to further uncertainty with regard to reporting obligations for auditors.

We continue to believe that it would be more appropriate for IESBA to engage with relevant global regulatory bodies and agencies with a view to exploring how to take forward a principle of reporting in the public interest by relevant professions.

In light of the above AAC has decided not to respond to the specific questions in the Exposure Draft.

Yours sincerely



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