

Envisioning the Future—Survey on the IAASB's Future Strategy

Response ID:58 Data

7. SECTION III: ABOUT THE RESPONDENT

1. From which perspective are you providing this feedback:

A personal view.

2. Please Indicate:

Name : MR. VIMAL CHAND KOTHARI

Organization, if applicable : INDEPENDENT DIRECTOR IN FEW COMPANIES

Please complete

Select from the following options that describe your organization:

Is this a/an:

Is this response on behalf of the global network?

Is this response on behalf of a regional or national firm?

Other Firm?

IFAC Member Body or Other Professional Organization

National auditing standards same as, or based on, the IAASB's current International Standards on Auditing

Please specify which standards are used:

Other national standards same as, or based on, IAASB's other standards (i.e., assurance, related services and reviews)

Please specify which standards are used:

Are you a listed or non-listed entity?

Small or Medium-Sized The concept of 'smaller or less complex entities' varies country by country, but ordinarily exhibits one or more of the following characteristics: Concentration of ownership and management in a small number of individuals. One or more of the following: Straightforward or uncomplicated transactions. Simple record keeping; Few lines of business and few products within business lines; Few formal internal controls; Few levels of management with responsibility for a broad range of controls; or Few personnel, many having a wide range of duties.

.Entity?

Please Indicate:

Do you apply International Standards of Supreme Audit Institutions (ISSAIs) for financial audits

Those Charged with Governance

Private Sector

Please specify in the box below.

3. Are you any of the following?

Member, Technical Advisor or Observer of Other Public Interest Activity Committee, IFAC Board or Other IFAC Committee

4. Please select the geographical region where you are based:

Asia

8. SECTION IV - QUESTIONS FOR RESPONDENTS ABOUT THE IAASB'S STRATEGY FOR 2020-2023

5. 1. In your view, will the strategic environment affecting the needs of the IAASB's stakeholders look like in 2020 onward and what will be the impact on the IAASB's International Standards (for example, will the audit market change significantly; will other services dominate stakeholders needs – including what the needs may be for different types of evolving services; how evolving technologies, such as cryptocurrency, artificial intelligence or blockchain , will impact the environment in which the IAASB's stakeholders operate, etc.).

PRESENT AUDIT PROCEDURES AND PRACTICES HAVE BECOME VERY COSTLY AND TIME CONSUMING. REPORTS OF CORPORATES TO STAKEHOLDERS ARE BULKY AND DO NOT PREVENT FRAUDS. IT IS ESSENTIAL THAT THE AUDITING PRACTICES SHOULD BE SIMPLIFIED FOR THE BENEFIT OF ALL STAKEHOLDERS - SOCIETY AT LARGE, INVESTORS, PUBLIC AUTHORITIES AND PERSONS DEALING WITH THE ORGANISATION. NEW TECHNOLOGIES WILL HELP THE ORGANISATION IN MANAGEMENT BUT IT WILL ALSO MAKE EXISTING PRACTICES OBSOLETE REQUIRING TRAINING THE PERSONNEL QUICKLY.

1. In your view, will the strategic environment affecting the needs of the IAASB's stakeholders look like in 2020 onward and what will be the impact on the IAASB's International Standards (for example, will the audit market change significantly; will other services dominate stakeholders needs – including what the needs may be for different types of evolving services; how evolving technologies, such as cryptocurrency, artificial intelligence or blockchain , will impact the environment in which the IAASB's stakeholders operate, etc.). - Text Analysis

6. 2. Section II. Describes the additional challenges and opportunities that the IAASB has identified relating to its people, processes and technology, including possible changes that may arise from the MG consultation. In your view, as the IAASB develops its Strategy for 2020–2023, what are the:

- (a) Key challenges and other factors that may impact the IAASB's activities and focus; and(b)
- (b) Main opportunities for changing the way it undertakes its activities.

Your response may include views about the matters identified by the IAASB as set out in Section III, but any views about matters that have not been mentioned are particularly welcome.

INTERACTION BETWEEN THE PUBLIC AND THE GOVERNMENT AUTHORITIES SHOULD FACILITATE MUTUAL TRUST. THE FINANCE PROFESSIONAL SHOULD HAVE CONFIDENCE AND CAPACITY TO PREVENT MIS MANAGEMENT, UNDERTAKE ADVANCE PLANNING AND PROVIDE BENEFITS TO THE SOCIETY.

7. 3. Are there specific initiatives within the stakeholder group to which you belong, or of which you are aware, that you believe the IAASB should actively monitor in light of their potential to inform the IAASB's future agenda? If so, what are they, and why do you think they are relevant to the IAASB?

THE GENERAL PUBLIC DOES NOT TAKE INTEREST IN INFORMATION PROVIDED BY COMMERCIAL OR PUBLIC ORGANISATIONS. BESIDES, A LARGE POPULATION IS LIVING IN POVERTY AND DEPRIVED SOCIO - ECONOMIC CONDITIONS LEADING TO SOCIAL UNREST ALL OVER THE WORLD. THE ORGANISATIONS LIKE IAASB SHOULD APPLY SOME RESOURCES FOR GENERAL SOCIAL BENEFIT PROJECTS.

9. THE FOCUS OF THE IAASB's ACTIVITIES IN 2020–2023

8. 4. Section II illustrates that the IAASB has, and will continue to, focus a significant part of its efforts in 2015–2019 on revising and developing standards addressing the audit of historical financial information and quality control. With respect to new standard-setting projects for the period 2020–2023, in light of where you believe IAASB actions are needed and to continue to serve the public interest, in your view what proportion of effort should the IAASB allocate to each of the following? (Allocation should total 100%)

Quality control : 15%

Audits and reviews of historical financial information : 10%

Other assurance- [EER Emerging Forms of External Reporting \(EER\)](#) refers to emerging forms of external reporting by entities that increasingly provide non-financial information that goes beyond the traditional (financial statement) focus on the entity's financial position, financial; performance and impact on its financial resources. engagements : 25%

Professional skepticism : 20%

Matters relating to audits of smaller and less complex entities : 30%

Total : 100%

Comments: MANAGEMENT OF SMALLER AND LESS COMPLEX ENTITIES ARE CURRENTLY BURDENED WITH COMPLEX REGULATORY COMPLIANCE.

9. Please provide relative %; for each option by category to total 100%

	(i) Developing new or revised standards	(ii) Undertaking implementation activities	(iii) Apply efforts to both
Quality control	10%	15%	
Audits and reviews of historical financial information	5%	5%	
Other assurance – EER engagements	20%	30%	
Other assurance (other than EER engagements) and related services Related services pronouncements include: ISRS 4400, Engagements to Perform Agreed-Upon Procedures Regarding Financial Information (currently being revised); ISRS 4410 (Revised), Compilation Engagements.	10%	5%	

Comments: THERE IS URGENT NEED FOR DEVELOPING NEW SIMPLE, SOCIALLY BENEFIT ORIENTED ASSURANCE STANDARDS

10. 6. In relation to the development of new, or the revision of extant, standards as noted in Question 5, and in keeping an open mind as to the impact of the evolving environment and the challenges and opportunities for the IAASB in 2020–2023, should the IAASB, in your view:

- Focus first on a strategic review of extant standards (for example, consider how the standards could be better structured or presented in light of evolving technologies) before prioritizing projects on new topics. Please provide an explanation for your view.
- Prioritize projects on new topics (as determined by the consultation on the IAASB's future strategy and

priorities). Please provide an explanation for your view.

(c) During implementation of the current standards under revision (i.e., those standards that currently have a committed project plan in place), consider a moratorium on developing new or other revised standards? If so, how long should such a moratorium last? Please provide an explanation for your view.

(d) Undertake other actions related to the development of new, or revision of extant, standards, and/or implementation support. Please describe what these actions should be and provide an explanation for your view.

REVIEW THE EXTANT STANDARDS FOR MEDIUM AND SMALL ENTITIES, PRIORITIZE NEW TOPICS TO ENABLE COMPLIANCE, NO MORATORIUM IS REQUIRED. PUBLICITY AND TRAINING ABOUT STANDARDS SHOULD BE GIVEN MORE IMPORTANCE THROUGH MEMBER ORGANISATIONS.

11. 7. If there was a specific topic(s) that, in your view, should be the IAASB's priority(ies) when developing new, or revising existing, standards or related guidance for the period 2020—2023, what would it be, and why?

Where applicable, kindly indicate whether in your view the topic(s) (you have indicated) has particular relevance mainly for engagements for listed entities, small- and medium-sized entities (SMEs), or for entities of all sizes. Views in relation to matters of relevance to developing nations and the public sector are also encouraged.

CHARITABLE ORGANISATIONS FACE COMPLIANCE DIFFICULTY DUE TO LIMITED RESOURCES AVAILABLE TO THEM. SMEs FACE DIFFICULTY IN EMPLOYING QUALIFIED PROFESSIONALS. CHEAP DIGITAL TECHNOLOGIES FOR SUCH ENTITIES SHOULD BE DEVELOPED.

12. 8. Are there any other topics of interest or matters of relevance that you feel the IAASB should consider when conducting its strategic review, including those related to its the way that the IAASB undertakes its activities (e.g., changes to address matters highlighted in the MG review)?

IAASB SHOULD HOLD AT LEAST ONE NATIONAL SEMINAR / CONFERENCE IN EACH GEOGRAPHICAL LOCATION EVERY YEAR IN ROTATION TO PUBLICIZE ITS ROLE AMONG THE VARIOUS STAKEHOLDERS AND TO ENLIST THEIR SUPPORT