Revised Framework of Quality Control Review (QCR) Program

This document describes the <u>framework encompassing</u> objectives <u>and scope of the QCR framework</u>, responsibilities and functions of Quality Assurance Board (QAB) and policies, procedures and process of quality control review established by the Institute of Chartered Accountants of Pakistan ("the Institute").

1. Preamble

The Council of the Institute formed the Quality Control Review (QCR) Committee in 1987 with the primary objective of establishing a quality control review framework in respect of audits of financial statements conducted by the firms. With effect from October 2005, the QCR Committee has.beenwas

While the Board members are appointed by the Council through a nomination process and as per the composition described in paragraph 2. Objectives

below, the Board performs its functions and discharges its responsibilities in accordance with this framework independently of the Council.

2. Composition

The Board comprises of 13 members including the Chairman who shall be appointed by the Council. The Chairman shall neither be a practicing member nor from the sitting Council.

The composition of the members of the Board other than the Chairman shall be as follows:

- (i) Maximum two members from the Council;
- (ii) <u>Four independent members. Three members are to be nominated by SECP and one by SBP; and</u>
- (iii) Remaining six members shall be nominated by the Council in the following manner:
 - (a) Two members from large firms;
 - (b) Two members from SMPs and;
 - (c) Two members from the industry.

3. Objectives

To establish policies and procedures for the QCR program that ensures that firms carry out audits in accordance with the professional standards adopted by the Institute.

2.23.2 To establish appropriate quality assurance standards and guidelines in relation to audit practice of the firms that are considered essential in the interest of the profession, in the public interest and to comply with the requirements of <u>'</u>Statement of Membership Obligation (SMO)-4<u>1'</u> on Quality Assurance issued by the International Federation of Accountants (IFAC).

3. 4. Scope

This framework applies to all firms carrying out audit of financial statements.

5. Responsibilities and Functions of Quality Assurance Board

- 35.1 To carry out the reviewQCR of working papers relating to audits carried out by the firms. In carrying out its functions, the Board will be assisted by the Professional Standards Compliance & Evaluation (PSC&E) department of the Institute through a defined QCR program.
- 3.5.2 To monitor the QCR program to ensure its adequate and effective implementation.
- 35.3 To arrange or co-ordinate the training programs and workshops with CPD or other committees of the Institute the training programs and workshops to improve the standard quality standards of audit.
- 5.4 To perform a periodic review of the QCR program (including policies, procedures and processes etc.) to ensure that it remains up-to-date and is in line with the relevant standards and guidelines issued by the IFAC for such a program.
- 35.5 To set the policies for the programQCR Programs and ensure that it is as relevant as possible to all types and sizes of practices and decide on all matters relating to QCR, in the public interest and in the interest of the profession.
- 4. In carrying out the above functions, the Board shall be assisted by the 'Professional Standards Compliance & Evaluation' (PSC&E) department of the Institute.

6. Definitions

In this Framework, the following terms have the meanings attributed below:

"Audit" - the objective of an audit of financial statements is to enable the auditor to express an opinion whether the financial statements are prepared, in all material respects, in accordance with an identified applicable financial reporting framework and they give a true and fair view.

"Engagement partner Partner" – the partner or other person in the firm who is responsible for the engagement and its performance, and for the report that is

issued on behalf of the firm, and who, where required, has the appropriate authority from a professional, legal or regulatory body;

"Firm" – a sole practitioner or a partnership of the members of the Institute engaged in professional practice.

"Entity" – a client of a firm; whose financial statements are audited.

"Listed entity" – an entity whose shares, stock or debt are quoted or listed on a stock exchange, or are marketed under the regulations of a recognized stock exchange or other equivalent body.

"Quality Control Reviewer" — (the reviewer) — a chartered accountant engaged by the Institute, to carry out the review of-:

- a) audit working papers of firms engaged in audits ... : and
- b) firm's system of quality control.

The Quality Control Reviewers may be assisted by appropriately qualified and experienced staff.

- **5.** Selection of audit engagements Quality Control Review (QCR) it includes engagement review and firm review.
 - 5.1 Every firm conducting audits of financial statements is required to <u>a</u>)

 Engagement Review A review of the audit engagement performed by the firm to determine whether the audit report(s) issued by the firm in respect of the reviewed client(s) was supported by appropriate audit evidence.
 - b) Firm Review A review of the firm's system of quality control designed to provide it with reasonable assurance that the firm and its personnel comply with the International Standards on Auditing and regulatory and legal requirements as applicable in Pakistan, and that the reports issued by the firm are appropriate in the circumstances.

Terms not defined herein above shall have meaning assigned to them by 'International Auditing and Assurance Board' or 'International Accounting Standards Board'.

7. Selection of Audit Engagements

<u>Firms shall</u> undergo a QCR organized by the Board after every two and half years. However, an earlier review may be required under special circumstances. These circumstances may include cases where a member is found guilty of professional misconduct by SECP or the Institute, or when a Financial Statements Review (FSR) of the Institute indicates need for such review in accordance with the FSR framework, or any other circumstances, that <u>which</u> in the opinion of the Board warrants <u>warrant an</u> earlier review, in the public interest.

5.2 QCR is carried out by following a set of procedures, which provide assurance on the standard of audit work performed by members in practice. Working 8. Engagement Reviews

- 8.1 Engagement review involves a detailed review of working paper files of specific audit engagements are selected from list of entities of the firm, and are reviewedshall be conducted to determine whether the audit report issued by the firm in respect of reviewed client(s), was supported or not supported by appropriate audit evidence. However, the absence of any review comments shall not be considered an endorsement that the financial statements were necessarily fairly presented or that all aspects of the audit were fully compliant with the International Standards on Auditing as applicable in Pakistan.
- 5.3 8.2 The selection of audit engagements is shall be made in such a manner that atat least twenty five -percent (25%) of all audit partners as well as all office locations engaged in audit practice are covered in in the review. Each office location of the firm conducting audit shall be reviewed.
- 5.4 Every firm engaged in the audit practice is required to 8.3 Firms shall submit to the PSC&E department a list of audit engagements on the prescribed format as of June 30 each year (to be submitted within 3 months after June 30), and as and when required by the PSC&E department as per Council Directive 4.13. The list should shall specify listed and other audit engagements separately for all office locations of the firm and their respective audit engagement partners.

6. Review

- 6.18.4 The reviewer(s) in consultation with the PSC&E department selects shall select audit engagements as per the criteria provided in paragraph 5.38.2, from the list of audit engagements provided by the firm under review. In making the selection, the reviewers will—shall use their professional judgment and givinggive preference to listed companies, other companies with substantial operations, or other public interest entities that are considered high risk engagements. Review of unlisted / private companies would—shall be performed upon receipt of consent from such companies.
- 6.28.5 Audit working papers and correspondence files of latest audited financial statements are shall be reviewed to determine whether or not the audit opinion expressed is based on sufficient and supported by appropriate audit evidence-.
- 8.6.3 The review is shall be carried out preferably at the premises of the firm. The reviewer uses shall use a QCR Checklist to ensure that requirements of the International Standards on Auditing as applicable in Pakistan have been met and that the audit opinion issued by the firm is

properly supported by appropriate audit evidence in the form of audit working papers.

69. Review of the Firm(s)

- 9.1 The reviewer shall also review firm's system of quality control which shall include policies and procedures addressing each of the following element:
 - (i) Leadership responsibilities for quality within the firm.
 - (ii) Ethical requirements.
 - (iii) Acceptance and continuance of client relationships and specific engagements.
 - (iv) Human resources.
 - (v) Engagement performance.
 - (vi) Monitoring.
- 9.2 The procedures performed during the firm review shall include:
 - (i) An assessment of the system of quality control relating to audit of financial statements of listed entities;
 - (ii) Sufficient review of the quality control policies and procedures and review of engagement working papers to evaluate:
 - (a) The functioning of that system of quality control, and compliance with it; and
 - (b) The compliance with professional standards and regulatory and legal requirements in respect of engagements.
- 9.3 A key part of the firm review methodology shall be the assessment of a firm's monitoring policies and procedures. If these are judged to be effective the reviewer may rely on them by performing tests of the conclusions of the applicable period's monitoring as a source of evidence.
- 9.4 Assessment of other quality control policies and procedures, where appropriate, may include discussion with the firm's appropriate individuals through interviews and focus group meetings, reviewing documentation, observation of the system of quality control in operation like attending the firm's training sessions for its staff.

10. Review Finalization

10.1 The reviewer shall discuss all issues identified during the review with the engagement partner. After completion of the review, the reviewer shall prepare a review report, which includes issues and weaknesses identified during the review, and recommendations for improvement. In cases, where major weaknesses are found, a draft report is—shall be

sent to the firm requiring comments in writing. Where comments are received from the firm on within two weeks from the date of the draft report, such. The comments shall be presented before the Board. Comments received shall be analyzed, in certain cases a second opinion will may be obtained, before presenting both the report and the comments in the Board. In cases where "supported by appropriate audit evidence" report is issued, draft report is not sent to the firm and is directly presented in the Board meeting.

6.5 10.2 All reports are-shall be presented before the Board, for approval, except for urgent cases where the report may be finalized and approved by circulation to atall the members. At least five members of Board including the Chairman and / or Vice Chairman.—shall approve the report for finalization. Reports approved by circulation shall be ratified in the immediate next QAB meeting.

7.11. Review Conclusion Report

- 7.11.1 After approval by the Board, a finaleither report is issued to the firm, with a covering the following:
 - conclusion stating whether the audit report issued by the firm in respect of reviewed client(s), was supported or not supported by appropriate audit evidence.

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- (ii) conclusion stating whether or not appropriate evidence was available in the files as to the compliance of ISQC 1 requirements as described in paragraph in 11.3 below.
- 11.2 In case where the conclusion of any audit engagement is assessed as ""not supported by appropriate audit evidence" by the Board, then except for cases falling under section 4415 below, the reviewer shall select more audit engagements performed by the firm. Selection of additional audit engagements wouldshall be preferably from listed companies. The overall conclusion of the firm wouldshall be "supported by appropriate audit evidence" if 75% or more of the selected audit engagements are found as "supported by appropriate audit evidence".

Review of additional files shall be carried out within a time period decided by the Board. The above requirements shall not apply in case of a first review.

- **8.** 11.3 The reviewer shall also include a conclusion, with a limited assurance of the following in the report:
 - (i) Whether the firm's system of quality control has been designed to meet the requirements under ISQC 1;
 - (ii) Whether the firm has complied with its system of quality control during the review period;

- (iii) Reasons for negative conclusions on the above; and
- (iv) Recommendations for improvements at both firm wide and engagement level.

12. Satisfactory QCR Rating

- 812.1 When all the office locations, carrying out statutory audit engagements, have been reviewed and hadthe firm has received a "supported by appropriate audit evidence" conclusion, the firm is shall be issued a report indicating its eligibility to be included in the list of firms having with satisfactory QCR rating. The last QCR report will be valid till the time next QCR is carried out, which is required to be undertaken within six months of the expiry of two and half years from the last review.
- 812.2 In order to carry out timely reviews of firms which are already on the list of firms with satisfactory QCR ratings, the Institute is required to shall initiate the communication with such firms atal least six months before the expiry of two and half years. This list is available on the Institute's website and is updated on a monthly basis or as and when any change occurs.

9.13. QCR Revisits

- 9.1 At least six months to twelve months time shall be given to firms, to improve their standard once itOnce a firm receives a "not supported by appropriate audit evidence" -conclusion and its name has been removed from the list of firms with satisfactory rating a revisit is shall not be performed within six months to twelve months of the last review.
 - 9.2 More than one file shall be reviewed at before the revisit; one expiry of the same audit engagement, which had resulted in a "not supported by appropriate audit evidence" conclusion, and rest of the files of other audit engagements six months of such removal.

14. Review Procedure

In case a firm receives a "not supported by appropriate audit evidence" conclusion subsequent to review of additional files, they shall have a right to file a review application before the Board through ICAP secretariat within 10—days of such conclusion having been communicated to them. The ICAP secretariat shall forthwith send this review application to the Chairman of the Board. The Chairman of the Board with two non-practicing members of the Board (hereinafter called the "Review Committee") would go through the submissions of the firm and may, at its discretion, give a personal hearing to the partner in charge of the audit or the authorized representative, who must be a member of the Institute associated with the said firm. The "Review Committee" shall always place its findings before the Board suggesting any action in the matter or closing the same.

15. Withdrawal of Satisfactory QCR Rating

- 15.1 If a firm already on the list of "firms havingwith satisfactory QCR rating", receives a "not supported by appropriate audit evidence" conclusion in a subsequent review, the firm's name shall be immediately withdrawn from the list, after fulfilling the criteria laid down in paragraph 711.2.
- 1015.2 Once a firm is included in the <u>list of firms</u> with satisfactory QCR rating <u>list</u>, it <u>would be requiredshall get all its office locations reviewed</u> after every two and half years.

Where a firm fails to get all its office locations reviewed after every two and half years, failing which the name of the firm wouldthe expiry of aforementioned period, the name of the firm shall be removed from the list of firms with satisfactory ratings, after the expiry of six months after two and half years. In case where there is a delay due to some genuine reason(s) or urgent engagements of the firm, additional time, which shall not be more than six months may be allowed by the Board.

11. 16. Reference to Investigation Committee

- 11.1—The Board may refer a member or a firm to the Investigation Committee in the following circumstances:
- a(i) The Board finds that the member is prima facie grossly negligent in issuing an audit report or performance of an audit; or
- **b**(ii) The firm has conducted audit of a listed company without obtaining a satisfactory QCR rating.

42. 17. Confidentiality and Independence

- 4217.1 The Board members, reviewers are required to and the staff assisting such reviewers shall sign a "Statement of Confidentiality" in order to ensure complete confidentiality of the information obtained from the audit firms. Further, they shall also sign a "Statement of Independence" to confirm that they are both, free and appear to be free from interest, which mightmay be regarded as incompatible with their objectivity, as far as the firm being reviewed is concerned. Both the statements shall be signed annually.
- 4217.2 The name of the firm and their entities are to shall be kept confidential. The summary of review reports, which is presented to the QAB for approval, is shall also be without naming the firm or their audit engagements.
- 13. Date of issue and effective date 17.3 In case a firm receives a "not supported by appropriate audit evidence" conclusion, any correspondence and/ or communication by the said firm/concerned engagement partner in this regard with any QAB member, Council

member or ICAP office bearer shall be considered an inappropriate act under this framework.

18. Date of Issue and Effective Date

This documentrevised framework was approved by the Council in its 185th <u>210</u>th meeting held on 12 September 2006 August <u>15, 2009</u>. It is issued on **15 September 2006** and is applicable on all reviews falling due subsequent to this date.