CHECKLIST OF AUDIT ENGAGEMENT REVIEW



The Institute of Chartered Accountants of Pakistan

Disclaimer

This checklist is used by Quality Assurance Department (QAD) for review of compliance with International Standards on Auditing in respect of audit engagements. This checklist is only for information of members of Institute of Chartered Accountants of Pakistan (ICAP) and should neither be considered as a guide nor as a substitute for reference to International Standards on Auditing and other applicable laws.





Table of Contents

Engagement Information
Professional Ethics and Independence
Acceptance and Continuance
Agreeing the Terms of Audit Engagement9
Engagement Team Rotation
Materiality
Planning an audit of financial statements
Understanding the Entity
Audit Risk Documentation
Components of Internal Control14
Fraud Risk Assessment and Related Activities
Risk Assessment Analytical Procedures
Opening Balances
Using the Work of Internal Auditors
Understanding the Entity's Controls
Controls Reliance
IT General Controls (ITGCs)
Nature of Control Testing
Extent of Control Testing
Determine Whether Evidence is Available for the Whole Period



of Pakistan	Engagement Review Checklist
Reliability of System Generated Information	
Evaluation of the Tests of Controls	
Use of Service Organization	
Substantive Audit Procedures	
Selecting Specific Items for Testing	
Audit Sampling	
External Confirmations	
Accounting Estimates (including Fair Value Estimates)	
Use of an Auditor's Expert (External and/or Internal)	
Management's experts	
Significant Changes to the Audit Strategy and Plan	
Physical Inventory Observation	
Litigation and Claims	
Minutes of Meetings	
Going Concern	
Related Parties	
Consideration of Laws and Regulations	
Journal Entries and Other Adjustments	
Journal Entries – Completeness	
Subsequent Events	
Representations from Management	
Financial Statements and Disclosures and Other Information	
Uncorrected Misstatements	
Communication with Those Charged with Governance	



of Pakistan	Engagement Review Checklist
Overall Conclusion Analytics	
Supervision and Review	
Execution of EQC Reviewer Role	
Consultation	
Audit Report	
Audit Documentation	
Group Audit	



CHECKLIST OF AUDIT ENGAGEMENT REVIEW 2019- XYZ Company

Name of reviewer	Review Date	Name of FSR reviewer	FSR review date

Engagement Information

Name of Entity	
Year End	
Nature of Business	
Type of Entity MSC / SSC / PIC /	
LSC	
Listed / Non-Listed	
Name of Audit Firm	
Location	
Engagement Partner Name and	
years since engagement partner	
Name of EOCD Destace if explicable	
Name of EQCR Partner if applicable	
Component / Group Audit	
First year of Audit ?	
Share Capital (also include	
sponsor/director loan when treated	
as equity as per TR-32)	
Reserves	
Total Assets	
Total Liabilities	
Current Assets	



Current Liabilities	
Profit / (Loss) before taxation	
Profit / (Loss) after taxation	
Materiality	
Performance Materiality	
Audit Opinion	
(Qualified/Clean/EOMP/Going	
Concern Assumption/Other Matter	
Paragraph)	
Prior year	
errors/restatement/change in	
accounting policy	
Audit report date	
Archival date	
Total Hours spent on the	
engagement by the team	
Basis used by the QAD to select	
engagement for review	



S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
1.					
	Professional Ethics and Independence				
	All audit firms registered with ICAP shall comply with the IESBA Code of Ethics for Professional Accountants and with relevant	IESBA Code of			
	national codes of ethics, laws or regulations, where applicable, when performing financial statement audits and other assurance	Ethics			
	services. Audit firms also need to comply with minimum standards set out in the IESBA Code of Ethics, which apply to assurance	ISQC 1			
	engagements (including both financial statement audit and other assurance engagements).	ISA 200			
		ISA 220			
1.2	Were the following documented appropriately where threats to	IESBA			
	independence are identified;	Code of			
	 When safeguards are required to reduce a threat to an acceptable level, the nature of the threat and 	Ethics			
	the safeguards in place or applied that reduce the threat to an acceptable level, and	ISQC 1			
	 When a threat required significant analysis to determine whether safeguards were necessary 	ISA 200			
	and the assurance engagement partner concluded that they were not because the threat was already at an acceptable level, the nature of the threat and the rationale for the conclusion?	ISA 220			
	Did the analysis of threats and safeguards undertaken have appropriate regard to the cumulative effect of multiple threats?				
1.3	For a new client, did the audit engagement partner consider	IESBA			
	whether it is appropriate to discuss with prospective client management and/or those charged with governance any significant	Code of Ethics			
	matters arising and any safeguards which are to be put in place to eliminate any threat to independence or to reduce it to an acceptable level?	ISQC 1			
		ISA 200			



S#	Procedure	Engagement Review Che Brief description of finding/	WP		
0#	FIOCEGUIE	ISA/ISQC/	Yes/No		
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
		ISA 220			
1.4	If another firm was involved in the audit, were procedures performed to determine that firm's compliance with relevant independence requirements, including, where required, receipt of appropriate confirmations?	Joint audit guide issued by ICAP under circular 12/2018			
1.5	Did the Engagement Partner take adequate steps to ensure that there were no independence issues relating to members of the audit engagement team and the chain of command?	ISQC 1, ISA 200 and 220			
1.6	Did the engagement partner responsible for an assurance engagement document his conclusions regarding compliance with independence requirements and the substance of any relevant consultation to support those conclusions?	ISQC 1, ISA 200 and 220			
1.7	Were any violations of external independence requirements reported to the audit engagement partner evaluated, discussed with those charged with governance, where necessary, and were appropriate actions taken ?	ISQC 1, ISA 200 and 220			
	Were breaches of an external independence requirement relating to an audit engagement communicated to those charged with governance as soon as possible, unless those charged with governance have specified an alternative timing for reporting less significant breaches?				
2.	Significant broacheon				
	Acceptance and Continuance				
2.1	For new clients, was a pre-acceptance investigation performed and were the results documented?	ISQC 1 and ISA 220			
	For continuing engagements, was the continuance documentation completed and were the results documented?				
2.2	Was each identified risk condition mapped to either a disposition comment explaining why the condition does not represent a	ISQC 1 and ISA 220			



S#	Procedure	ISA/ISQC	/ Yes/No	Engagement Review Che Brief description of finding/	WP	
5#	Procedure	Local Lav		Documentation of work performed	Reference	
		reference		by reviewer	Reference	
	significant risk on the engagement, or to an engagement specific	Telefellue		by leviewei		
	significant risk?					
2.3	Did the engagement team document their consideration that the	ISQC	1			
	preconditions for the audit engagement have been met?	and IS.	4			
		210				
2.4	Were all required approvals obtained in a timely manner		1			
		and IS.	4			
0.5		220				
2.5	Where circumstances occur or become known, that were not considered at the time of the acceptance or latest annual	ISA 220				
	continuance assessment, did the engagement team complete a new					
	or amend the previous Acceptance and Continuation evaluation and					
	was the impact on risk assessment or applicable independence					
	requirements reconsidered and documented?					
3.						
	Agreeing the Terms of Audit Engagement					
3.1	Were the terms of audit agreed with the management or those	ISA 210				
0.0	charged with governance?	10.4 0.4	_			
3.2	Did the engagement team record agreed terms of the audit	ISA 21 and IS				
	engagement in an audit engagement letter or other suitable form of	and IS. 230	`			
	written agreement and did it include:	230				
	a) The objective and scope of the audit of the financial statements;					
	b) The responsibilities of the auditor;					
	c) The responsibilities of management;					
	d) Identification of the applicable financial reporting framework					
	for the preparation of the financial statements; and					
	e) Reference to the expected form and content of any reports to be issued by the auditor; and					
	f) A statement that there may be circumstances in which a					
	report may differ from its expected form and content.					



64	Engagement Review C				
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
3.3	Where there are deviations from the standard audit engagement	ISA 210			
	contract, were the amendments appropriate and agreed by the				
	client?				
3.4	If the Engagement Partner was unable to agree to a change of the	ISA 210			
0	engagement and was not permitted to continue the original	10/12/10			
	engagement, did the Engagement Partner withdraw and report to				
4	other parties where there is an obligation to do so?				
4.	Enventment Team Detailer				
	Engagement Team Rotation				
4.1	Has it been ensured that serving period for the Engagement	ISQC 1			
	Partner has not exceeded five years for listed company?	Firm			
		internal			
		policies			
		Code of			
		Corporate			
		Governanc			
		е			
4.2	Did the audit Engagement Partner consider any need to rotate other	ISQC 1			
	senior members of the audit engagement team or the need to				
	implement other safeguards to address any threat created by long	Firm			
	association of individuals with the audit client and engagement?	internal			
	5-5 a a a	policies			
		1			



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
.		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
4.3	Did the engagement team including specialists in accounting or auditing and/or internal/external experts have the competence and capabilities, to:	ISA 220			
	 Perform the audit engagement in accordance with professional standards and applicable legal and regulatory requirements; and 				
	• Enable an auditor's report that is appropriate in the circumstances to be issued.				
4.4	Were roles and responsibilities appropriately assigned to engagement team members?	ISA 220			
5.	Materiality				
5.1	Were appropriate benchmarks and thresholds identified and considered, and was judgment appropriately used, in determining materiality levels?	ISA 320			
	Were all relevant matters and rationales documented in accordance with the requirements set out in International Standards of Auditing?				
5.2	Did the engagement team consider whether misstatements in certain items of amounts lower than overall materiality could reasonably be expected to influence users?	ISA 320			
5.3	Was an appropriate rationale used and adequately applied and justified in determining the performance materiality?	ISA 320			
5.4	Were reasons for setting a different materiality level for particular classes of transactions, account balances and disclosures were documented?.	ISA 320			
5.5	When the engagement team became aware of information during the audit that would have resulted in different levels to have been determined, were the materiality levels appropriately revised and documented?	ISA 320			



• "	Engagement Review Checklist					
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP	
		Local Law	NA	Documentation of work performed	Reference	
		reference		by reviewer		
c	Dispusing on audit of financial statements					
6.	Planning an audit of financial statements	10 4 200				
6.1	Have the engagement partner and other key members of the engagement team been involved in planning the audit, including planning and participating in the discussion among engagement	ISA 300				
	team members?					
	For the purpose of the kick-off meeting, other key members of the engagement team are:					
	• The Engagement Partner;					
	• The EQCR (if applicable);					
	 The team manager(s); Experienced team members; 					
	• Experts and/or specialists in accounting or auditing, as					
	appropriate; and					
6.2	Did the engagement partner and other key engagement team	ISA 240,				
	members discuss the following during the planning meeting:	ISA 315,				
	• The susceptibility of the entity's financial statements to material misstatement;					
	• The application of the applicable financial reporting framework to					
	the entity's facts and circumstances;					
	• How and where the entity's financial statements may be					
	susceptible to material misstatement due to fraud, including how					
	fraud might occur; and					
	• The susceptibility of the financial statements to material misstatement due to fraud or error that could result from the entity's					
	related party relationships and transactions; and					
	• Any independence matters related to members of the team?					
6.3	Did the engagement team document:	ISA 300				
	(a) The overall audit strategy;					
	(b) The audit plan; and					



0"		Engagement Review Checklist			
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	(c) Any significant changes (if any) made during the audit				
	engagement to the overall audit strategy or the audit				
	plan, and the reasons for such changes.				
	plan, and the reasons for such changes.				
7	the locates fronthe Follow				
7.	Understanding the Entity	10 1 0 1 5			
7.1	Were initial meetings held with management during planning to	ISA 315			
	discuss the entity's strategy/objectives, risks and controls?	10 1 0 1 -			
7.2	Did the engagement team identify and assess the risks of material	ISA 315			
	misstatement, whether due to fraud or error, at the financial				
	statement and assertion levels, through understanding the entity				
	and its environment, including the entity's internal control, thereby				
	providing a basis for designing and implementing responses to the				
	assessed risks of material misstatement?				
7.3	Did the engagement team focus on matters involving significant	ISA 315			
	changes or developments from an external perspective impacting				
	the client, especially those presenting higher risk?				
7.4	Was an understanding of the entity and its environment discussed	ISA 315			
	within the engagement team? Did the engagement team				
	understand:				
	• its operations (i.e. the products/ services and the types of				
	customers to whom those products and services were sold);				
	• its ownership and governance structures;				
	• the types of investments that the entity is making and plans to				
	make, including investments in special-purpose entities; and				
	• the way that the entity is structured and how it is financed to				
	enable the auditor to understand the classes of transactions,				
	account balances, and disclosures to be expected in the financial				
	statements?				
7.5	Was an understanding of the entity's selection and application of	ISA 315			
	accounting policies obtained and considered appropriate and				
	consistent with the applicable financial reporting framework and				
	accounting policies used in the relevant industry?				



	1	Engagement Review Checklist				
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference	
8.	Audit Risk Documentation					
8.1	Did the engagement team establish an appropriate audit strategy taking into consideration the characteristics of the engagement, reporting objectives, results of preliminary engagement activities and, where applicable, whether knowledge gained on other engagements performed by the engagement partner for the entity is relevant?	ISA 315				
8.2	Did the engagement team perform risk assessment procedures to provide a basis for the identification and assessment of risks of material misstatement at the financial statement and assertion levels?	ISA 315				
8.3	Did the engagement team identify risks throughout the process of obtaining an understanding of the entity and its environment, including relevant controls that relate to the risks, and by considering the classes of transactions, account balances, and disclosures in the financial statements?	ISA 315				
8.4	Were risk related issues (including significant risks identified) discussed within the engagement team?	ISA 315				
8.5	With respect to the identification of, and response to, revenue recognition as a significant risk, were appropriate procedures including, where appropriate, disaggregated analytics, planned on important contracts or other sales arrangements with major customers where terms were complex and/or critical, including any side agreements?	ISA 315				
8.6	Was appropriate work planned on large/unusual transactions, those at or near the year-end, bill and hold transactions, transactions with right of return, extended credit terms or unusual financing arrangements, products vulnerable to rapidly changing technology, and related party transactions?	ISA 315				
9.	Components of Internal Control					
9.1	Was an understanding of the entity's internal control obtained and evaluated and appropriately documented (including the 5 COSO components which are: i. control environment,	ISA 315				



	1	Engagement Review Checklist			
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	ii. risk assessment process,				
	iii. information system and communication,				
	iv. control activities and				
	v. monitoring of controls over financial reporting				
	Control Environment				
9.2	Was the evaluation based on prior audit experience and initial	ISA 315			
	meetings and did it include the output from Client and Engagement				
	Acceptance procedures?				
9.3	Did the engagement team assess the components of the control	ISA 315			
	environment including the governance and management functions				
	and the attitudes, awareness, and actions of those charged with				
	governance and management concerning the entity's internal				
	control and its importance in the entity?				
	Factors the engagement team may have considered include:				
	Communication and enforcement of integrity and ethical				
	values;				
	Commitment to competence;				
	 Participation by those charged with governance; 				
	• Participation by those charged with governance,				
	 Management's philosophy and operating style; 				
	Organizational structure; Assignment of authority and				
	responsibility; and				
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
	Human resource policies and practices.				
	Previous understanding and client and engagement				
	acceptance procedures.				
9.4	Was the engagement team's evaluation of the control environment	ISA 315			
5	supported through other audit activities and/or by obtaining				
	substantive audit evidence?				



S#	Procedure	ISA/ISQ	C/ Yes/N	Engagement Review Cho Brief description of finding/	WP
3#	liocedule	Local La			Reference
		referen		by reviewer	Reference
9.5	Was the documentation of the control environment evaluation	ISA 315			
0.0	sufficient, bearing in mind the intended degree of comfort/evidence	10/10/10			
	from controls?				
9.6	Did the engagement team consider whether management has	ISA 315			
	established an organization structure that considers key areas of				
	authority and responsibility, establishes appropriate lines of				
	reporting, and defines the framework for delegating and limiting				
	authority commensurate with responsibilities?				
	Entity's Risk Assessment				
	Did the engagement team's understanding of the entity's risk	ISA 315			
	assessment process include how management:				
	 Identifies business risks relevant to financial reporting objectives; 				
	Estimates the significance of the risks;				
	Assesses the likelihood of their occurrence;				
	Decides upon actions to address them;				
	Communicates to those charged with governance regarding its				
	processes for identifying and responding to risks; and				
	Communicates to employees regarding its views on business				
	practices and ethical behavior?				
9.8	Did the engagement team obtain an understanding of how those		40		
	charged with governance exercise oversight of management's	and 315			
	processes for identifying and responding to the risks of fraud in the				
	entity and the internal control that management has established to				
	mitigate these risks?				
9.9	Was the engagement team's evaluation of the client's risk		15		
	assessment process supported through other audit activities and/or		SA		
0.40	by obtaining substantive audit evidence?	500			
9.10	If the engagement team identified risks of material misstatement	ISA 315			
	that management failed to identify, did they obtain an understanding of why that process failed to identify it and				
	determine if there is a significant deficiency in internal control with				
	regard to the entity's risk assessment process?				
	regard to the entity a nak daacaament process?				
	Did the engagement team determine the impact of any such				
	deficiency on the other components of the internal control				
l.	framework and the planned audit strategy?				



S#	Procedure	Engagement Review Checklist				
3#	Proceaure	ISA/ISQC/	Yes/No	Brief description of finding/	WP	
		Local Law	NA	Documentation of work performed	Reference	
		reference		by reviewer		
	Information System and Communication					
9.11	Were discussions held with management responsible for both	ISA 315				
	business processes and information systems and technology and					
	relevant documentation reviewed in order to understand how the					
	entity's financial statements are prepared, including mapping the					
	linkage between significant processes and the financial					
	statements?					
9.12	Did the engagement team identify and consider:	ISA 315				
	Significant classes of transactions;					
	 Initiation, recording, processing (including corrections if necessary and transfer to the GL) and reporting of significant transactions from occurrence to inclusion in the financial statements, including the related accounting records; 					
	 Capture of significant events and conditions other than transactions, including recurring and non-recurring adjustments; 					
	The financial reporting process adopted to prepare the financial statements;					
	 Controls surrounding journal entries, including non- standard journal entries used to record non-recurring, unusual transactions or adjustments; 					
	Communications between management and those charged with governance; and					
	External communications such as those with regulatory authorities?					
9.13	Did the engagement team consider the effectiveness of communication (e.g. of control responsibilities, financial reporting	ISA 315				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP	
011		Local Law	NA	Documentation of work performed	Reference	
		reference		by reviewer		
	roles and responsibilities) within the entity and externally, such as					
	those with regulatory authorities?					
9.14	Did the engagement team evaluate whether the design and	ISA 315				
	implementation of the processes/controls were adequate to provide					
	accurate information?	104.045				
9.15	Did the engagement team consider whether management clearly	ISA 315				
	communicated roles and responsibilities and function duties in a					
9.16	manner that supports the relevant internal control objectives? Did the engagement team obtain an understanding of the level and	ISA 315				
9.16	complexity of controls automation, system complexity, platforms	ISA 315				
	used, approach to security and the security architecture, known					
	problems, and nature and volume of transactions that could impact					
	the audit?					
9.17		ISA 315				
	Did the engagement team make judgement that it is not possible or					
	practicable to obtain sufficient appropriate audit evidence only from					
	substantive procedures. Such risks may relate to the inaccurate or					
	incomplete recording of routine and significant classes of					
	transactions or account balances, the characteristics of which often					
	permit highly automated processing with little or no manual intervention. In such cases, the entity's controls over such risks are					
	relevant to the audit and the engagement team shall obtain an					
	understanding of them.					
	Control Activities					
9.18	Did the engagement team focus on controls designed to meet the	ISA 315				
	relevant financial statement assertions for the significant account					
	balances, classes of transactions and disclosures ?					
9.19	Where the engagement team assessed that the direct entity level	ISA 315				
	controls were ineffective at an adequate level of precision to					
	prevent or detect on a timely basis material misstatements to one					
	or more relevant assertion, did they seek to understand the					
0.00	transaction level controls?	104.045				
9.20	Did the engagement team perform a walkthrough (or other	ISA 315				
	appropriate procedures) to confirm their understanding of the					
	control(s) in place, evaluate the effectiveness of the design of the control(s) and confirm whether the control(s) implemented address					
	the risk of material misstatement?					



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
0#	Troccure	Local Law	NA	Documentation of work performed	Reference
		reference	114	by reviewer	Reference
9.21	Did the engagement team document the key elements of the	ISA 315		by leviewei	
5.21	understanding obtained regarding each of the aspects of the entity	10/ 010			
	and its environment and of each of the internal control				
	components, the sources of information from which the				
	understanding was obtained and the risk assessment procedures				
	performed?				
	Monitoring of Controls				
9.22	Did the engagement team consider both ongoing monitoring	ISA 315			
	activities including those of internal audits and separate evaluations				
	(periodic monitoring)?				
9.23	Where the engagement team has planned to rely on management	ISA 315			
	controls have they obtained sufficient evidence regarding the				
	quality of the information being used in this respect?				
9.24	Did the engagement team consider segregation of duties to the	ISA 315			
	extent necessary (i.e. did the engagement team consider if				
	management monitors the controls over access rights and				
	restrictions to verify they remain appropriate over time)?				
10.					
	Fraud Risk Assessment and Related Activities				
10,1	When addressing identified risks of material misstatement due to	ISA 240			
	fraud, did the engagement team:				
	 Consider the assignment and supervision of personnel; 				
	 Consider the selection and application of accounting reliaise used by the aptitum particularly these related to 				
	policies used by the entity, particularly those related to				
	subjective measurements and complex transactions;				
	 Incorporate an element of unpredictability in the selection 				
	of the nature, timing and extent of audit procedures; and				
	or the nature, timing and extent of addit procedures, and				
	 Document those procedures that were deemed 				
	unpredictable in nature?				
10.2	Did the engagement team:	ISA 240			
		- ••			
	 Consider the fraud risk factors identified through 				
	completion of the Acceptance and Continuance process				



S#	Procedure	Procedure ISA/ISQC/ Yes/No Brief description of finding/ WP					
3#		Local Law reference	NA	Brief description of finding/ Documentation of work performed by reviewer	Reference		
	 (and other audit procedures) in preparing the Audit Strategy and Plan and the planned approach; Discuss fraud risks at an Engagement Partner led meeting involving the team; Discuss fraud with key members of management (includin the Board/Audit Committee); Identify fraud risks considering all the information gathered on the audit and assess such risks in conjunction with the client's controls and programs; Communicate their findings to the client (where appropriate); For each identified fraud risk consider the type of risk, its significance, likelihood and pervasiveness; Design an appropriate response to the results of their assessment, and Consider the involvement of forensic specialists as may be needed? 	9					
10.3	 Did the engagement team include management override of controls as a fraud risk and thus a significant risk and perform appropriate procedures in response to that risk journal entry testing, reviewing accounting estimates for biases and evaluating the business rationale for significant unusual transactions, and other procedures where considered appropriate. 	ISA 240					
10.4	Did the engagement team evaluate the results of all audit tests (including analytical procedures) to assess whether the results of performed procedures or identified misstatements may be indicative of fraud?	ISA 240					
10,5	Did the engagement team make appropriate enquiries (including knowledge of any actual, suspected or alleged fraud affecting the entity, management's process for identifying and responding to fraud risk) of management, internal audit, those charged with governance and	ISA 240					



• "	1	Engagement Review Checklist			
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	others?				
	If there were inconsistencies in responses to enquiries of those charged with governance and management, were they adequately resolved?				
10.6	If the integrity or honesty of management or those charged with governance was doubted, were appropriate consultations (e.g. with the Engagement Quality Control Reviewer etc.) performed?				
10.7	When identifying and assessing the risks of material misstatement due to fraud, did the engagement team, based on a presumption that there are risks of fraud in revenue recognition, evaluate which types of revenue, revenue transactions or assertions give rise to such risks?	ISA 240			
10.8	Did the engagement team treat those assessed risks of material misstatement due to fraud as significant risks and accordingly, to the extent not already done so, has the team obtained an understanding of the entity's related controls, including control activities, relevant to such risks.	ISA 240			
10.9	If the engagement team has concluded that the presumption that there is a risk of material misstatement due to fraud related to revenue recognition is not applicable in the circumstances of the engagement, did the engagement team include in the audit documentation the reasons for that conclusion ?	ISA 240			
11.	Risk Assessment Analytical Procedures				
11.1	Did the engagement team perform the analysis at an aggregated or sufficiently disaggregated level to assist with the identification of unusual or unexpected relationships relevant to the risk assessment?	ISA 315			
11.2	 Did the engagement team sufficiently document: Their assessment of the reliability of the data used for the risk assessment analytics, The quantitative or qualitative analysis of the recorded amounts, trends and ratios that were consider relevant, including the basis for identifying unusual or unexpected relationships. 	ISA 315			



• "	Engagement Review Checklist						
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference		
	 The unusual or unexpected relationships identified which were believed as being significant for risk assessment. The impact on the audit plan, including what further explanation/investigation was necessary. 						
11.3	As part of the risk assessment did the engagement team determine whether any of the risks identified are, in the team's judgment, a significant risk. In exercising this judgment, the team excluded the effects of identified controls related to the risk?	L					
	In exercising judgment as to which risks are significant risks, the engagement team shall consider at least the following:						
	(a) Whether the risk is a risk of fraud;						
	 (b) Whether the risk is related to recent significant economic, accounting or other developments and, therefore, requires specific attention; 						
	(c) The complexity of transactions;						
	(d) Whether the risk involves significant transactions with related parties;						
	 (e) The degree of subjectivity in the measurement of financial information related to the risk, especially those measurements involving a wide range of measurement uncertainty; and 						
	(f) Whether the risk involves significant transactions that are outside the normal course of business for the entity, or that otherwise appear to be unusual.						
	If the engagement team has determined that a significant risk exists, has the team obtained an understanding of the entity's controls, including control activities, relevant to that risk?						
12.	On an in a Delan and						
12.1	Opening Balances Prior to starting an initial audit, did the engagement team communicate with the predecessor auditor, in compliance with	ISA 300					



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
5#	litocedure	Local Law	NA	Documentation of work performed	Reference
		reference	N/A	by reviewer	Reference
	relevant ethical requirements? Did they gain an understanding as	Telefence		by leviewei	
	to the reason for the change in auditor and determine the impact				
	on our client acceptance assessment, audit strategy and audit				
40.0	plan?	10 1 0 0			
12.2	Did an experienced member of the engagement team review the	ISA 300			
	predecessor auditor's working papers in order to obtain sufficient				
	appropriate audit evidence regarding the opening balances?				
13.					
	Using the Work of Internal Auditors				
13.1	When the engagement team planned to rely on the work of internal	ISA 610			
	auditors, did the engagement team perform such procedures as:				
	Consider the characteristics of the entity's "internal audit				
	function" to determine whether it meets the definition of an				
	internal audit function or equivalent for the purposes of the				
	external audit.				
	Consider whether there are any local laws or regulations				
	restricting use of the work of an internal audit function				
	(including restrictions on direct assistance).				
	Evaluate the ability to use of the work of an internal audit				
	function, including evaluating objectivity and competence				
	and determine whether the internal audit function applies a				
	systematic and disciplined approach, including quality				
	control.				
	control.				
	Determine the nature and extent of work of the internal				
	audit function that is appropriate to use, including				
	considering relevant factors such as level of judgment,				
	assessed risks of material misstatement, internal audit				
	functions organization status and the assess level of				
	competence of the internal audit function.				
	Evaluate whether, in aggregate using the work of the				
	internal audit function to the extent planned (including				





				Engagement Review Che	
S#	Procedure	ISA/ISQC/ Local Law	Yes/No NA	Brief description of finding/ Documentation of work performed	WP Reference
	 The amount of judgment involved; The assessed risk of material misstatement; The extent to which the internal audit function's organizational status and relevant policies and procedures support the objectivity of the internal auditors; and The level of competence of the function. Consider if sample sizes applied by the internal audit function in their controls and substantive testing are within a reasonable range to be sufficient for our purposes. When direct assistance is provided: Obtain written agreement prior to using internal auditors to provide direct assistance -Assess and document the internal auditors' competence and objectivity Obtain to internal auditors providing direct assistance. -Control all phases of work, including supervision, review, evaluation, and testing their work, to the extent appropriate in the circumstances -Inform them of their responsibilities, the objectives of the procedures they are to perform, and matters that may affect the nature, timing, and extent of audit procedures, such as possible accounting and auditing issues. -Communicate to those charged with governance the nature and extent of the provide direct assistance -Communicate to those charged with governance the nature and extent of the planned use of internal auditors to provide direct assistance -Communicate to those charged with governance the nature and extent of the planned use of internal auditors to provide direct assistance -Communicate to those charged with governance the nature and extent of the planned use of internal auditors to provide direct assistance -Communicate to those charged with governance the nature and extent of the planned use of internal auditors to provide direct assistance 	reference		by reviewer	
14. Un	nderstanding the Entity's Controls				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
0#	Trocedure	Local Law reference	NA	Documentation of work performed by reviewer	Reference
14.1	Was an understanding obtained of the entity including its operations, ownership and governance structures as well as the nature of its significant investments and financing structure?	ISA 330			
14.2	Was an understanding obtained of the overall business environment in which the entity operates, including its industry, legal, political and regulatory environment, as well as the entity's internal controls?	ISA 330			
14.3	Is there evidence that an independent point of view was developed by the engagement team through a combination of their own research, taking into account how the company compares against its industry, its competitors and/or peers, and discussions with entity personnel?	ISA 330			
15.	Controls Reliance				
15.1	 Has the engagement team designed and performed tests of controls to obtain sufficient appropriate audit evidence as to the operating effectiveness of relevant controls if: (a) the team's assessment of risks of material misstatement at the assertion level includes an expectation that the controls are operating effectively (that is, the auditor intends to rely on the operating effectiveness of controls in determining the nature, timing and extent of substantive procedures); or 	ISA 330			
	(b) Substantive procedures alone cannot provide sufficient appropriate audit evidence at the assertion level.				
15.2	Where the engagement team planned to rely on controls in respect of the audit area selected, were those controls tested? Did the tested controls provide sufficient evidence to justify the expected level of controls reliance?	ISA 330			
	Did the engagement team perform other audit procedures, in combination with inquiry, to obtain audit evidence about the operating effectiveness of the controls, including:				



• "	1	101/1000		Engagement Review Che	
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	 How the controls were applied at relevant times during the 				
	period under audit?				
	 The consistency with which they were applied? 				
	 By whom or by what means they were applied? 				
15.3	Where any of the controls tested relied upon other controls (indirect	ISA 330			
	controls) did the engagement team consider if it was necessary to				
	obtain audit evidence supporting the effective operation of those				
	indirect controls?				
15.4	Were the tests of operating effectiveness of controls sufficient to	ISA 330			
	determine that the controls were operating effectively throughout				
	the period of reliance? Where controls were tested at an interim				
	date, was consideration given to the remaining part of year for				
	additional evidence including instances where changes in activities				
	or internal control had occurred?				
16.					
	IT General Controls (ITGCs)				
16.1	Were ITGCs tested in connection with the testing of IT	ISA 330			
	dependencies (including automated controls or controls that were	10,1000			
	significantly dependent on IT) to determine that the ITGCs relevant				
	to the audit area selected operated effectively throughout the				
	period?				
	Did the engagement team gain and document a sufficient				
	understanding of the linkage of ITGCs to:				
	understanding of the linkage of h GCS to.				
	 application controls and automated accounting procedures 				
	that depend on computer processes; and/or				
	 manual controls that depend on application-generated information; 				
	information;				
	in order to place the planned relience or such controle? West the				
	in order to place the planned reliance on such controls? Was the				
47	work performed by an appropriate team member?				
17.	Notice of Control Testing				
	Nature of Control Testing				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Checklist s/No Brief description of finding/ WP		
5#	Procedure					
		Local Law reference	NA	Documentation of work performed	Reference	
474				by reviewer		
17.1	Were appropriate meetings, including with management outside	ISA 330				
	the finance function, conducted to validate controls and assess					
	management's assertion that the underlying information is reliable?					
17.2	Did the engagement team use an appropriate combination of	ISA 330				
	inquiry, observation, examination and, if necessary, re-					
	performance?					
17.3	Was there appropriate use of CAATs together with the involvement	ISA 330				
	of Data Management or I.T where appropriate?					
18.						
	Extent of Control Testing					
18.1	Did the engagement team consider the frequency of the control,	ISA 330				
	the expected deviation from the control, relevance and reliability of					
	the audit evidence needed, the type of control expected to be					
	tested and whether there has been a change in the design or					
	operation of the controls?					
18.2	Where dual purpose testing was applied, is there evidence that the	ISA 330				
10.2	engagement team appropriately considered the design and	ISA 330				
	evaluation of such tests to accomplish both objectives?					
18.3	Where the engagement team has elected to place reliance on the	ISA 330				
10.3		ISA 330				
	controls evidence obtained in prior periods, was this appropriate					
	considering the identified risk level?					
	Where reliance is placed on prior period testing of controls, there					
	must be confirmation on file that no change has taken place since					
	then in the controls being relied upon. Furthermore, testing of					
	controls cannot be completely rotated out of the client audit in any					
	one year.					
18.4	Where the engagement team has elected to rely on controls with	ISA 330				
	regard to a significant risk, did the engagement team test those					
	controls in the current period?					
18.5	Where there have not been any changes in controls did the	ISA 330				
	engagement team test the controls? Did the engagement team test					
	some controls to avoid the possibility of testing all the controls on					
	which the auditor intends to rely in a single audit period with no					
	testing of controls in the subsequent two audit periods?					
		L	l			



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
		Local Law reference	NA	Documentation of work performed by reviewer	Reference
19.		1010101100			
	Determine Whether Evidence is Available for the Whole Period				
19.1	Where the engagement team obtained audit evidence about the	ISA 330			
	operating effectiveness of controls during an interim period, did they:				
	Obtain audit avidance about significant abonges to these				
	 Obtain audit evidence about significant changes to those controls subsequent to the interim period? and 				
	 Determine the additional audit evidence to be obtained for 				
	the remaining period?				
19.2	In deciding what required updating, was adequate consideration	ISA 330			
	given to factors such as the significance of the assessed risks of				
	material misstatement at the assertion level, the controls tested				
	during the interim period and any significant changes thereto, the				
	length of the remaining period, the intent to reduce further substantive procedures based on the reliance of controls, and the				
	control environment?				
20.					
-	Reliability of System Generated Information				
20.1		ISA 330			
	Where the engagement team has used information generated by				
	an IT application in the operation of relevant controls that the team				
	relied on, and/or as the basis for substantive testing procedures,				
	including substantive analytical procedures and tests of details, did the engagement team adequately assess the reliability of such				
	information (i.e., addressing the completeness and accuracy of				
	both the source data and the information presented in the report				
	(report logic)? Where applicable, did that assessment include				
	linkage to the testing of relevant application controls and IT				
	General Controls ITGCs?				
	As part of the engagement team's press during to said on				
	As part of the engagement team's procedures to gain an understanding of the sources, uses and reliability of information				
	that management uses for carrying out monitoring of controls and				
	control activities (e.g. business performance reviews) did the				
	engagement team:				



S#	Procedure	Engagement Review Checklist Procedure ISA/ISQC/ Yes/No Brief description of finding/ WP					
5#	Frocedure	Local Law	NA	Documentation of work performed	Reference		
		reference	NA	by reviewer	Reference		
	Opin on announista un denstan dina af the nature and	reference		by reviewer			
	Gain an appropriate understanding of the nature and						
	source(s) of the underlying information; or						
	Appropriately test the relevant application controls and						
	Appropriately test the relevant application controls and						
	ITGCs that management relies on; or						
	Obtain evidence on how management tests or						
	corroborates the underlying information through						
	independent objective sources, or perform their own						
	substantive testing of the underlying information?						
21.							
∠ 1.	Evaluation of the Tests of Controls						
21.1	Where the engagement team assessed exceptions recorded as	ISA 330					
	negligible, was this judgment acceptable in the circumstances,						
	taking into account the level of assurance required and the nature						
	of controls?						
21.2	Were both qualitative and quantitative factors taken into account in	ISA 330					
	assessing whether exception rates were acceptable?						
21.3	Did the engagement team increase their testing where necessary?	ISA 330					
21.4	Was there adequate testing of mitigating controls, where identified	ISA 330					
	to cover for exceptions found in controls initially tested?						
21.5	Where testing resulted in the engagement team being unable to	ISA 330					
	place any reliance on a control, did they assess whether a materia						
	misstatement could have occurred and whether additional audit						
	procedures were required to achieve the degree of assurance						
	required?						
21.6	Did the engagement team determine whether the deficiencies in	ISA 330					
	internal control identified, individually or collectively, constitute a						
	significant deficiency in internal control? If a significant deficiency i	า					
	internal controls was noted did the engagement team document						
	this as a Significant matter as required, and was this						
	communicated in writing to those charged with governance?						
22.							
00.4	Use of Service Organization	10.4.400					
22.1	Where the engagement team identified the use of a service	ISA 402					
	organization and relied on controls at the service organization, did						



					Engagement Review Che	
S#		Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	effective following i. ii. iii. Where t evidenc	tain audit evidence about the design and / or operating eness of the controls by undertaking one or more of the g procedures: Obtain a type 1 or type 2 report where available? Perform appropriate tests of design and implementation and / or operating effectiveness at the service organization? Use another auditor to perform such tests of controls? the engagement team has used a type 2 report as audit e to support that controls at the service organization are ng effectively, did they evaluate: Whether the description, design and operating effectiveness of controls at the service organization is at a date, or for a period, that is appropriate for their purposes? The service auditor's professional competence and independence and the adequacy of the standards under which the report was issued? The adequacy of the time period covered by the tests of controls and the time elapsed since the performance of the tests of controls? Whether the report provides sufficient appropriate audit evidence about the operating effectiveness of the controls? Whether the report, whether they have been properly considered?				
23.	Substa	ntive Audit Procedures				
23.1	engager for each disclosu		ISA 330			
		ngagement team has determined that an assessed risk of I misstatement at the assertion level is a significant risk, the	ISA 330			



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Checklist es/No Brief description of finding/ WP	
5#	FIOCEGUIE		NA		
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	auditor shall perform substantive procedures that are specifically				
	responsive to that risk.				
	When the approach to a significant risk consists only of substantive				
	procedures, those procedures shall include tests of details.				
23.2	If substantive procedures are performed at an interim date, did the	ISA 330			
	engagement team cover the remaining period by performing				
	procedures that provide a reasonable basis for extending the audit				
	conclusions from the interim date to the period end?				
	Substantive Analytical Procedures				
23.3	When performing substantive analytical procedures, did the	ISA 520			
	engagement team apply and document the four elements that				
	comprise distinct steps that are inherent in the process:				
	Evaluate the reliability of data from which the independent				
	expectation of recorded amounts or ratios was developed,				
	taking account of source, comparability, and nature and				
	relevance of information available, and controls over				
	preparation?				
	propulation				
	Determine the amount of any difference of recorded				
	amounts from expected values that is acceptable without				
	further investigation?				
	Compare the expected value with the recorded amounts				
	and identify any significant differences?				
	a Investigate elemiticant differences and draw conclusions?				
<u> </u>	Investigate significant differences and draw conclusions?				
23.4	Did the engagement team investigate significant differences and	ISA 520			
00.4	ere explanations obtained reasonable in the circumstances?				
23.4	Where unexpected differences identified and adequately explained,	ISA 520			
	did the engagement team reassess the impact on their original				
	expectations?				
23.5	Were explanations for significant differences followed up and	ISA 520			
	resolved through inquiry, quantification, corroboration and				
	evaluation?				



S#	Procedure	ISA/ISQC/	Engagement Review Checklis ISA/ISQC/ Yes/No Brief description of finding/				
3#		Local Law reference	NA	Documentation of work performed by reviewer	WP Reference		
23.6	Where the procedures did not provide the desired level of assurance were additional substantive analytical procedures and/or tests of details performed?	ISA 520					
24.	Selecting Specific Items for Testing						
24.1	Was the selection criteria documented appropriate?	ISA 500					
	Specific items selected may include:						
	High value or key items.						
	All items over a certain amount.						
	Items to obtain information						
24.2	Was the untested amount (after specific testing) evaluated to assess whether further testing was required and did the engagement team appropriately document the rationale for the disposal of the untested balance?	ISA 500					
24.3	When a misstatement is identified, did the engagement team consider if it needs to be included in the Summary of Uncorrected Misstatements?	ISA 500					
25.	Audit Complian						
25.1	Audit Sampling When designing an audit sample, has the engagement team considered the purpose of the audit procedure and the characteristics of the population from which the sample will be drawn?	ISA 530					
	Has the engagement team determined a sample size sufficient to reduce sampling risk to an acceptably low level?						
	Has the engagement team selected items for the sample in such a way that each sampling unit in the population has a chance of selection?						
25.2	Was the sample size defined using the sample size formula in accordance with the relevant audit requirements and were the	ISA 530					



0 "	1	10.1/10.0.01		Engagement Review Che	
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	judgments, made for the levels of tolerable misstatement,				
	reasonable?				
25.3	Has the engagement team performed audit procedures, appropriate to the purpose, on each item selected ?	ISA 530			
	If the audit procedure is not applicable to the selected item, has the engagement team performed the procedure on a replacement item?				
	If the engagement team is unable to apply the designed audit procedures, or suitable alternative procedures, to a selected item, has the item been they treated as a deviation from the prescribed control, in the case of tests of controls, or a misstatement, in the case of tests of details?				
25.4	Has the engagement team investigated the nature and cause of any deviations or misstatements identified, and evaluated their possible effect on the purpose of the audit procedure and on other areas of the audit?	ISA 530			
	In the extremely rare circumstances when the auditor considers a misstatement or deviation discovered in a sample to be an anomaly, the auditor shall obtain a high degree of certainty that such misstatement or deviation is not representative of the population. The auditor shall obtain this degree of certainty by performing additional audit procedures to obtain sufficient appropriate audit evidence that the misstatement or deviation does not affect the remainder of the population.				
25.5	Projecting Misstatements For tests of details, has the engagement team projected misstatements found in the sample to the population.	ISA 530			
	When a misstatement has been established as an anomaly, it may be excluded when projecting misstatements to the population. However, the effect of any such misstatement, if uncorrected, still				



• "	1	101/1000		Engagement Review Che	
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	needs to be considered in addition to the projection of the non- anomalous misstatements. For tests of controls, no explicit projection of deviations is necessary since the sample deviation rate is also the projected				
25.6	deviation rate for the population as a whole. Has the engagement team followed the guidance below from the ISA to evaluate the effect of misstatement?	ISA 530			
	In the case of tests of details, the projected misstatement plus anomalous misstatement, if any, is the auditor's best estimate of misstatement in the population. When the projected misstatement plus anomalous misstatement, if any, exceeds tolerable misstatement, the sample does not provide a reasonable basis for conclusions about the population that has been tested. The closer the projected misstatement plus anomalous misstatement is to tolerable misstatement, the more likely that actual misstatement in the population may exceed tolerable misstatement. Also if the projected misstatement is greater than the auditor's expectations of misstatement used to determine the sample size, the auditor may conclude that there is an unacceptable sampling risk that the actual misstatement in the population exceeds the tolerable misstatement. Considering the results of other audit procedures helps the auditor to assess the risk that actual misstatement in the population exceeds tolerable misstatement, and the risk may be reduced if additional audit evidence is obtained				
25.7	If the engagement team concludes that audit sampling has not provided a reasonable basis for conclusions about the population; has been engagement team:	ISA 530			
	 Requested management to investigate misstatements that have been identified and the potential for further misstatements and to make any necessary adjustments?; or 				
	 Tailor the nature, timing and extent of those further audit procedures to best achieve the required assurance. For example, in the case of tests of controls, the auditor might 				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
5#	Procedure	Local Law reference	NA	Documentation of work performed by reviewer	Reference
	extend the sample size, test an alternative control or modify related substantive procedures?.				
26.	External Confirmations				
26.1	 Did the engagement team maintain control of the confirmation process to minimize the risk of requests and responses being intercepted and altered? Maintaining control of the confirmation request process generally includes the following core elements: Selecting the parties to be confirmed; Providing a format for the confirmation request outlining the information to be requested; Mailing the confirmations directly; Providing a self-addressed envelope with the confirmation requests to enable the confirming party to return the confirmation directly to the engagement team ; and Performing additional follow-up procedures in circumstances where the confirmation request is returned to the entity's premises and passed onto the engagement team (e.g., asking the confirming party to send a response directly to us). 	ISA 505			
26.2	Where confirmations were sent as at a date prior to the balance sheet to obtain evidence to support a financial statement assertion, did the engagement team obtain sufficient appropriate audit evidence that transactions relevant to the assertion in the intervening period have not been materially misstated?	ISA 505			
26.3	Were non-replies followed up with alternative procedures?	ISA 505			
26.4	Were confirmations scrutinized for unusual details that could suggest they were fraudulent?	ISA 505			
26.5	If the auditor identifies factors that give rise to doubts about the reliability of the response to a confirmation request, the auditor shall obtain further audit evidence to resolve those doubts.	ISA 505			


•		Engagement Review Che			
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	Refer para A11 to A16 of ISA 505 for guidance about reliability of responses to confirmation requests.				
26.6	Did the engagement team use confirmation formats for banks in accordance with the requirements of Audit Technical Release ATR 18 Bank Reports for Audit Purposes.	ICAP ATR 18			
27.	Accounting Estimates (including Fair Value Estimates)				
27.1	 In responding to the assessed risks of material misstatement, including when auditing asset impairments, did the engagement team undertake one or more of the following, taking account of the nature of each accounting estimate: i. Determine whether events occurring up to the date of the auditor's report provide audit evidence regarding the accounting estimate? ii. Test how management made the accounting estimate and the data on which it is based? iii. Test the operating effectiveness of the controls over how management made the accounting estimate, together with appropriate substantive procedures? iv. Develop a point estimate or a range to evaluate management's point estimate? Did the engagement team evaluate, based on the audit evidence, whether each accounting estimate is either reasonable in the context of the applicable financial reporting framework, or is misstated? Where the accounting estimate relates to a fair value estimate, did the engagement team follow the specific considerations set out in the ISA? 	ISA 540			
27.2	Did the engagement team appropriately document their consideration of estimation uncertainty (including consideration of the requirements set out in ISA 540 Para 15), and where an estimate was determined as having high estimation uncertainty was consideration given to whether this potentially gave rise to a significant risk?	ISA 540			
27.3	In evaluating the underlying assumptions did the engagement team consider whether they are reasonable in light of actual results in prior	ISA 540			



0"	Engagement Review (
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	periods, consistent with those used for other accounting estimates, consistent with management's plans, or based on appropriate formulae?				
27.4	Was there a change in estimate during the year? If so, was there evidence that the engagement team considered this change as an indicator of possible management bias, and were appropriate procedures performed to assess the reasonableness of the change in estimate?	ISA 540			
27.5	Did the engagement team consider using specialists/experts where assumptions are complicated and may require external expertise?	ISA 540			
28.	Use of an Auditor's Expert (External and/or Internal)				
28.1	Where considered necessary, did the engagement team engage the service of an Auditor's Expert?	ISA 620			
28.2	 Where the work of auditor's external and/or internal experts was used, did the engagement team: Evaluate and document the competence, capabilities and objectivity of the external and/or internal experts? Obtain an understanding of their fields of expertise? Agree terms and arrangements with the external and/or internal experts? Evaluate and document the adequacy of the work of the external and/or internal experts? Appropriately document the work of the external and/or internal experts? 	ISA 620			
28.3	Were the findings, source data, and assumptions and methods used by the expert appropriately considered?	ISA 620			
28.4	Was the documentation of the work of the auditor's expert sufficient to provide a clear understanding of its purpose, the procedures performed, the conclusions reached, the reasons for those conclusions and the supporting evidence, including the source of that evidence, where appropriate?	ISA 620			
28.5	In assessing the competence, capability and objectivity of the internal expert did the engagement team give appropriate consideration to whether the Member Firm has implemented quality control policies and procedures in accordance, with ISQC 1, or				



S#	Procedure	ISA/ISQC/	Engagement Review Checkl			
3#	Procedure		Yes/No	Brief description of finding/	WP	
		Local Law	NA	Documentation of work performed	Reference	
	notional requirements that are at least as demending that are het	reference		by reviewer		
	national requirements that are at least as demanding that apply to					
	the auditor's internal experts?					
.29.						
	Management's experts					
29.1	Where information to be used as audit evidence has been	ISA 500				
	prepared using the work of a management's expert, has the					
	engagement team:					
	i. Evaluated the competence, capabilities and objectivity of the					
	expert?					
	ii. Obtained an understanding of the work of the expert (field of					
29.2	expertise, scope of work)?					
	iii. Evaluated the appropriateness of the expert's work as audit					
	evidence for the relevant assertion?					
29.3	Lies the encomposition considered whether on auditor's internal	ISA 500				
29.3	Has the engagement team considered whether an auditor's internal expert or a specialist in accounting and auditing is required in order	15A 500				
	to assist with understanding the management's expert's field of					
	expertise or evaluating the appropriateness of the management's					
	expertise of evaluating the appropriateness of the management's expert's work?					
29.4	If the management's expert is engaged by the entity, has the	ISA 500				
20.4	engagement team evaluated the engagement letter or agreement	10,1000				
	between the entity and the expert to understand:					
	(i) the nature, scope and objectives of the expert's work;					
	(ii) the respective roles and responsibilities of					
	management and the expert;					
	(iii) the nature, timing and extent of communication					
	between management and the expert, including the					
	form of any report to be provided by the expert?					
	Has the engagement team evaluated the appropriateness of the	ISA 500				
	expert's work as audit evidence for the relevant assertion,					
	including:					
	(i) the relevance and reasonableness of the expert's					
	findings or conclusions, their consistency with other					
	audit evidence, and whether they have been					
	appropriately reflected in the financial statements;					



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
5#	Frocedure				
		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
	(ii) if the expert's work involves use of significant				
	assumptions and methods, the relevance and				
	reasonableness of those assumptions and methods;				
	(iii) if the expert's work involves significant use of source				
	data, the relevance, completeness and accuracy of the				
	source data?				
30.					
	Significant Changes to the Audit Strategy and Plan				
30.1	Was consideration given to the underlying causes of material	ISA 240			
00.1	misstatements and whether they constituted indicators of fraud	10/12/10			
	individually or in the aggregate?				
30.2	If the engagement team identified that fraud has or may have taken	ISA 240			
30.Z	place, was it reported to the Engagement Partner immediately and	157 240			
	did the Engagement Partner consult with the EQC Reviewer?				
31.					
51.					
04.4	Physical Inventory Observation	104 504			
31,1	Where inventory was material to the financial statements, did the	ISA 501			
	engagement team obtain sufficient appropriate audit evidence				
	regarding the existence and condition of inventory by attendance at				
	physical inventory counting?				
31.2	Were the counting procedures planned and performed by the	ISA 501			
	engagement team, including:				
	 the evaluation of management's instructions and 				
	procedures for recording and controlling the results of the				
	entity's physical inventory counting;				
	the observation of the performance of management's count				
	procedures;				
	 the number of test counts performed by the engagement 				
	team; and				
	 the proper documentation of work performed during the 				
	engagement team's observation of the physical inventory;				
31.3	If the inventory count took place on a date different from the date of	ISA 501			
51.5	the financial statements did the engagement team perform audit				
	procedures on intervening transactions?				
21 4		ISA 501			
31.4	If applicable, were count differences evaluated and resolved?	106 AGI			



S#	Drood dure			Engagement Review Checklist		
5#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference	
31.5	If the engagement team was unable to attend physical inventory counting due to unforeseen circumstances, did they make or observe some physical counts on an alternative date, and perform audit procedures on intervening transactions? If attendance at physical inventory counting was considered impracticable, did the engagement team perform alternative audit procedures to obtain sufficient appropriate audit evidence regarding the existence and condition of inventory. If it was not possible to do so, was the opinion in the auditor's report modified in accordance with ISA 705, Modifications to the Opinion in the Independent Auditor's Report?	ISA 501				
31.6	 If inventory was under the custody and control of a third party, and was material to the financial statements, did the engagement team obtain sufficient appropriate audit evidence regarding the existence and condition of that inventory by performing one or both of the following: Request confirmation from the third party as to the quantities and condition of inventory held on behalf of the entity; and/or Perform inspection or other audit procedures appropriate in the circumstances? 	ISA 501				
31.7	Subsequent to the attendance at the physical inventory count, did the engagement team perform tests to determine that all inventory counted (and only that inventory) is accurately and completely recorded in the final inventory listing?	ISA 501				
32.	Litigation and Claims					
32.1	Did the engagement team obtain an understanding of management's policies and procedures for dealing with litigation?	ISA 501				
32.2	Were appropriate letters prepared by management and sent by the engagement team, and did the engagement team request the client's legal counsel (including in-house counsel when appropriate) to communicate directly with them, and were the responses appropriately evaluated? Was the justification for any lawyers not circularized documented and reasonable?	ISA 501				



inding/ WP performed Reference
_



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
•		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
34.2	Did the engagement team and management assess going concern for a period of at least 12 months from the date of the financial statements and did the engagement team obtain sufficient appropriate audit evidence about the appropriateness of management's use of the going concern assumption in the preparation and presentation of the financial statements and to conclude whether there is a material uncertainty about the entity's	ISA 570			
34.3	ability to continue as a going concern? Did the engagement team inquire as to events and conditions and related business risks beyond the period of assessment used by management that may cast significant doubt on the client's ability to continue as a going concern?	ISA 570			
34.4	If events were identified that indicated that there may be substantial doubt about going concern, were auditing procedures extended to obtain information about management's plans that may alleviate the substantial doubt?	ISA 570			
34.5	If auditing procedures were extended because of going concern considerations, were the conclusions reached and the wording of the report and the client's disclosures appropriate?	ISA 570			
34.6	Where there were any doubts about whether the entity was a going concern was this treated as a significant risk.	ISA 570			
34.7	Was any consideration of a going concern issue, other than routine work, documented as a Significant Matter?	ISA 570			
35.	Related Parties				
35.1	Did the engagement team obtain an understanding of related party relationships and transactions sufficient to be able to recognize any fraud risk factors arising? Was sufficient appropriate audit evidence obtained about whether related party relationships and transactions have been appropriately identified, accounted for and disclosed in the financial statements?	ISA 240, 315 and ISA 550			
35.2	Were adequate risk assessment procedures performed in regard to related party transactions and appropriate response to those risks developed?	ISA 240, 315 and ISA 550			



Procedure	ISA/ISQC/	Yes/No		
	Local Law	NA	Brief description of finding/ Documentation of work performed	WP Reference
	reference	NA		Reference
			by reviewer	
	ISA 550			
•				
	ISA 550			
	ISA 550			
evidence about the assertion?				
Has the engagement team ensured:	ISA 550			
(a) Whether the identified related party relationships				
(b) Whether the effects of the related party relationships and transactions:				
 Prevent the financial statements from achieving fair 				
0				
	Section			
· · · · · · · · · · · · · · · · · · ·				
(a) sale, purchase or supply of any goods or materials;				
(b) selling or otherwise disposing of, or buying, property of any				
kind;				
	 (a) Whether the identified related party relationships and transactions have been appropriately accounted for and disclosed in accordance with the applicable financial reporting framework; and (b) Whether the effects of the related party relationships and transactions: Prevent the financial statements from achieving fair presentation (for fair presentation frameworks); or Cause the financial statements to be misleading (for compliance frameworks). Has the Board of the company approved a policy regarding entering into any contract or arrangement with a related party (not in the ordinary course of business and not at arm's length) with respect to— (a) sale, purchase or supply of any goods or materials; (b) selling or otherwise disposing of, or buying, property of any 	Where transactions are highly complex or unusual did the engagement team evaluate whether their terms and the way they have been accounted for are consistent with management's explanation of their business rationale and obtain evidence that they have been appropriately authorized and approved?ISA 550If the engagement team identified arrangements or information that proved the existence of related party relationships or transactions that management has not previously identified or disclosed to 	Where transactions are highly complex or unusual did the engagement team evaluate whether their terms and the way they have been accounted for are consistent with management's explanation of their business rationale and obtain evidence that they have been appropriately authorized and approved? ISA 550 If the engagement team identified arrangements or information that proved the existence of related party relationships or transactions that management has not previously identified or disclosed to them, did they evaluate the implications for the audit appropriately? ISA 550 If management has mot previously identified or disclosed to them, did they evaluate the implications for the audit appropriately? ISA 550 If management has made an assertion in the financial statements to the effect that a related party transaction was conducted on terms equivalent to those prevailing in an arm's length transaction, has the engagement team obtained sufficient appropriate audit evidence about the assertion? ISA 550 Has the engagement team ensured: (a) Whether the identified related party relationships and transactions have been appropriately accounted for and disclosed in accordance with the applicable financial reporting framework; and (b) Whether the effects of the related party relationships and transactions: Prevent the financial statements from achieving fair presentation (for fair presentation frameworks); or Cause the financial statements to be misleading (for compliance frameworks). Has the Board of the company approved a policy regarding entering into any contract or arrangement with a related party (not in the ordinary course of business and not at arm's len	Where transactions are highly complex or unusual did the engagement team evaluate whether their terms and the way they have been accounted for are consistent with management's explanation of their business rationale and obtain evidence that they have been appropriately authorized and approved? ISA 550 If the engagement team identified arrangements or information that proved the existence of related party relationships or transactions that management has not previously identified or disclosed to them, did they evaluate the implications for the audit appropriately? ISA 550 If management has made an assertion in the financial statements to the effect that a related party transaction was conducted on terms equivalent to those prevailing in an arm's length transaction, has the engagement team ensured: (a) Whether the identified related party relationships and transactions have been appropriately accounted for and disclosed in accordance with the applicable financial statements from achieving fair presentation (for fair presentation framework; and (b) Whether the inancial statements to be misleading (for complance frameworks); or - Cause the financial statements to be insleading (for complance frameworks); or - Cause the financial statements to be nisleading entering into any contract or arrangement with a related party (not in the ordinary course of business and not at arm's length) with respect to— Section Section Sa 6, purchase or supply of any goods or materials; (b) selling or otherwise disposing of, or buying, property of any



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
011		Local Law	NA	Documentation of work performed	Reference
		reference	114	by reviewer	Reference
	(c) leasing of property of any kind;	Telefende		by leviewei	
	(d) availing or rendering of any services;				
	(e) appointment of any agent for purchase or sale of goods, materials, services or property; and				
	(f) such related party's appointment to any office or place of profit in the company, its subsidiary company or associated company:				
	Note:				
	Where majority of the directors are interested in any of the above				
	transactions, the matter shall be placed before the general				
	meeting for approval as special resolution				
	Has the company complied with the Companies (Related Party Transactions and Maintenance of Related Records) Regulations, 2018 ?	Companie s (Related Party Transactio ns and Maintenan ce of Related Records) Regulation s, 2018.			
36.	Consideration of Laws and Pequilations				
00.1	Consideration of Laws and Regulations	104.050			
36.1	Did the engagement team make specific inquiry of management and those charged with governance about whether the entity is in compliance with laws and regulations?	ISA 250			
	Did the team inspect correspondence with the relevant licensing or regulatory authorities?				
36.2	Where instances of non-compliance were thought to have occurred, were enquiries made as to their nature, and were	ISA 250			



• "		Engagement Review Checklist			
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	sufficient information obtained to assess the potential impact on the financial statements?				
36.3	Where instances of non-compliance were identified; did the engagement team assess the effect on the financial statements and disclosures including the going concern assessment, re- evaluate the control environment and document their conclusions, consider the implications on the reliability of management representations and ensure the audit committee or others, where applicable, were adequately informed on a timely basis?	ISA 250			
36.4	 Where the engagement team became aware of non-compliance or suspected noncompliance, did the engagement team: Communicate with management and those charged with governance (as appropriate); Assess the appropriateness of the responses of management and, where applicable, those charged with governance, and determine if further action is needed; Communicate identified or suspected non-compliance to other auditors (e.g. in group audits)? 	ISA 250			
36.5	 In relation to the identified or suspected instances of non-compliance, did the engagement team document: How management and, where applicable, those charged with governance have responded to the matter; The courses of action the engagement team considered, the judgments made and the decisions that were taken, having regard to the reasonable and informed third party perspective How the engagement team was satisfied that the team has fulfilled the responsibility set out in IESBA Code of Ethics 	ISA 250			
36.6	Other than when the matters are clearly inconsequential, where the engagement team believed that there may be non-compliance and	ISA 250			



Procedure	ISA/ISOC/	Yes/No	Engagement Review Che Brief description of finding/	WP
Flocedule	Local Law reference	NA	Documentation of work performed by reviewer	Reference
management did not provide satisfactory information confirming compliance, did they consult the client's legal counsel and communicate with senior management, the Audit Committee and the Board of Directors, as appropriate?				
If there were any material instances of non-compliance identified did the Engagement Partner consult the EQC Reviewer (if required)?	ISA 250			
Journal Entries and Other Adjustments				
Did the engagement team design and perform audit procedures to test the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements? In designing and performing these procedures, did the engagement team consider testing journal entries and other adjustments made:	ISA 240			
i. At the end of a reporting period (required to be tested by ISA 240.33a(ii)?				
ii. Between the trial balance and financial statements (including, where relevant, consolidation journal entries)?				
iii. Throughout the period under audit?				
 Did the engagement team perform the following procedures related to journal entry testing as part of the planning for this engagement: Understand and evaluate the entity's financial reporting process and the controls over journal entries and other adjustments, which include evaluation of design of controls and determine whether they have been implemented; and Use professional judgment in determining the nature, timing and extent of testing of journal entries and other 	ISA 240			
	 compliance, did they consult the client's legal counsel and communicate with senior management, the Audit Committee and the Board of Directors, as appropriate? If there were any material instances of non-compliance identified did the Engagement Partner consult the EQC Reviewer (if required)? Journal Entries and Other Adjustments Did the engagement team design and perform audit procedures to test the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements? In designing and performing these procedures, did the engagement team consider testing journal entries and other adjustments made: i. At the end of a reporting period (required to be tested by ISA 240.33a(ii)? ii. Between the trial balance and financial statements (including, where relevant, consolidation journal entries)? iii. Throughout the period under audit? Did the engagement team perform the following procedures related to journal entry testing as part of the planning for this engagement: Understand and evaluate the entity's financial reporting process and the controls over journal entries and other adjustments, which include evaluation of design of controls and determine whether they have been implemented; and 	Local Law reference management did not provide satisfactory information confirming compliance, did they consult the client's legal counsel and communicate with senior management, the Audit Committee and the Board of Directors, as appropriate? ISA 250 If there were any material instances of non-compliance identified did the Engagement Partner consult the EQC Reviewer (if required)? ISA 250 Journal Entries and Other Adjustments ISA 240 Did the engagement team design and perform audit procedures to test the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements? In designing and performing these procedures, did the engagement team consider testing journal entries and other adjustments made:	Local Law reference NA management did not provide satisfactory information confirming compliance, did they consult the client's legal counsel and communicate with senior management, the Audit Committee and the Board of Directors, as appropriate? ISA 250 If there were any material instances of non-compliance identified did the Engagement Partner consult the EQC Reviewer (if required)? ISA 250 Journal Entries and Other Adjustments ISA 240 Did the engagement team design and perform audit procedures to test the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements? In designing and performing these procedures, did the engagement team consider testing journal entries and other adjustments made: At the end of a reporting period (required to be tested by ISA 240.33a(ii)? Between the trial balance and financial statements (including, where relevant, consolidation journal entries)? Throughout the period under audit? Did the engagement team perform the following procedures related to journal entry testing as part of the planning for this engagement: Understand and evaluate the entity's financial reporting process and the controls over journal entries and other adjustments, which include evaluation of design of controls and determine whether they have been implemented; and Use professional judgment in determining the nature, 	Local Law reference NA Documentation of work performed by reviewer management did not provide satisfactory information confirming compliance, did they consult the client's legal counsel and communicate with senior management, the Audit Committee and the Board of Directors, as appropriate? If there were any material instances of non-compliance identified did the Engagement Partner consult the EQC Reviewer (if required)? ISA 250 Journal Entries and Other Adjustments ISA 240 Did the engagement team design and perform audit procedures to test the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements? In designing and performing these procedures, did the engagement team consider testing journal entries and other adjustments made: ISA 240 i. At the end of a reporting period (required to be tested by ISA 240.33a(ii)? ISA 240.33a(ii)? ii. Between the trial balance and financial statements (including, where relevant, consolidation journal entries)? ISA 240 Did the engagement team perform the following procedures related to journal entry testing as part of the planning for this engagement: ISA 240 Ii. Understand and evaluate the entity's financial reporting process and the controls over journal entries and other adjustments, which include evaluation of design of control's and determine whether they have been implemented; and ISA 240



S#	Procedure	ISA/ISQC/	Engagement Review Che SA/ISQC/ Yes/No Brief description of finding/				
0//		Local Law	NA	Documentation of work performed	WP Reference		
		reference		by reviewer			
	of entries subject to testing. Did the engagement team						
	consider the fraud risk assessment in the analysis, in						
	particular regarding the risk of management override? Did						
	the engagement team consider placing additional						
	emphasis on identifying and testing items processed						
	outside the normal course of business?	10 4 6 4 6					
37.3	If the entries examined were corrections of errors in the financial	ISA 240					
	statements of previous periods that were not identified at the time						
	of the prior period audit, was there consideration of whether previously reported financial statements should be restated						
	accordingly?						
38							
00	Journal Entries – Completeness						
38.1	Was the population for testing appropriately identified and tested	ISA 240					
	for completeness?						
39							
	Subsequent Events						
39.1	Did the engagement team obtain sufficient appropriate audit	ISA 560					
	evidence about whether events occurring between the date of the						
	financial statements and the date of the auditor's report that require						
	adjustment of, or disclosure in, the financial statements are						
	appropriately reflected in those financial statements in accordance						
	with the applicable financial reporting framework?						
39.2	If Significant Matters came to the attention of the engagement team	ISA 560					
	after the date of the report but before the financial statements were						
	issued, was appropriate action taken and was the matter properly resolved?						
39.3	If Significant Matters came to the attention of the engagement team	ISA 560					
39.3	after the issuance of our report, which, if known at the date of the	13A 300					
	report, would have affected the issuance of such report, was						
	appropriate action taken and was the matter properly resolved?						
39.4	In cases involving the offering of securities to the public, did the	ISA 560					
	engagement team consider the legal and related requirements						
	applicable to the auditor in all jurisdictions in which the securities						
	are offered?						



0."	Proceeding	104/10001	Engagement Review Cl				
S#	Procedure	ISA/ISQC/	Yes/No	Brief description of finding/	WP		
		Local Law reference	NA	Documentation of work performed by reviewer	Reference		
40		Telefence		by reviewer			
10	Representations from Management						
40.1	Did the letter address all representations required by ISAs and did it include all financial statement periods covered by the report	ISA 580					
40.2	Was the standard letter appropriately modified to address unique individual client or engagement circumstances (a review of the financial statements should be made to ensure that all significant items were appropriately addressed)?	ISA 580					
40.3	Did the signed management representation letter include the Summary of Uncorrected Misstatements (including disclosure items where appropriate)?	ISA 580					
40.4	Was the date of the written representations as near as practicable to but not after the date of auditors' report?	ISA 580					
40.5	Where the engagement team received the management representation letter as of the date of the audit report but there was a substantial delay in actually issuing the report, did the engagement team request an update letter? It is not necessary to request a client to duplicate the content of the original letter; however, the team should have, at a minimum, requested the entity to make its representations current by referring to the previous letter and informing them of any material subsequent developments. Where possible, was the update letter(s) signed by the persons who signed the original representation letter?	ISA 580					
40.6	Are all representations as applicable given under Appendix 1 to the ISA 580 covered ?	ISA 580					
40.7	Were representations adequately corroborated through performance of other appropriate auditing procedures, where practicable? If not, did the engagement team investigate the circumstances and, where necessary, reconsider the reliability of other representations made by management?	ISA 580					
41	Financial Statements and Disclosures and Other Information						



6 #	Dresedure		Engagement Review Checkli				
S#	Procedure	ISA/ISQC/ Local Law	Yes/No NA	Brief description of finding/ Documentation of work performed	WP Reference		
		reference		by reviewer			
41.1	Was a relevant Financial Statement Disclosure Checklist or equivalent, tailored to the entity's circumstances and addressing the relevant auditing, accounting and other issues, completed, reviewed and retained on the engagement file?	ISA 230, 330 and 500					
41.2	Was evidence of completion of the relevant checklist completed and was the completed checklist retained in the audit file, along with information needed to clarify and support any decisions on relevant matters?	ISA 230 and 500					
41.3	Were notes and statements inclusive of all informative disclosures required in the circumstances and by professional standards and relevant laws and regulations?	ISA 230 and 500					
41.4	Were assets, liabilities, revenues and expenses appropriately classified?	ISA 230 and 500					
41.5	Where applicable, was there adequate disclosure of the risks and uncertainties inherent in the operations of the client?	ISA 230 and 500					
41.6	 Is there evidence in the file that the engagement team: Checked the reconciliation of the management information to the financial statements; Agreed current year information in the financial statements to the entity's records and to supporting information in the audit file; Agreed comparative information to the final prior-year financial statements; Checked all cross-references between the financial statements and supporting notes; and Checked the financial statements for mathematical, spelling and typographical errors? 	ISA 230 and 500					
41.7	If the audit report on the prior period included a qualified opinion, disclaimer of opinion, or adverse opinion was the effect of the prior period modifications on the current period audit report considered?	ISA 230 and 500					
41.8	Where reporting on the prior period financial statements in connection with the current year's audit, if the opinion on the prior period differed from that previously expressed, did the engagement team disclose the substantive reasons in an emphasis of matter paragraph?	ISA 230 and 500					



0#	Ducasdum	104/1000/	Engagement Review Check				
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference		
41.9	 Did the engagement team obtain sufficient appropriate audit evidence regarding the presentation and disclosure of segment information in accordance with the applicable financial reporting framework by: Obtaining an understanding of the methods used by management in determining segment information, including the person(s) with executive responsibility for the conduct of the entity's operations. Evaluating whether such methods are likely to result in disclosure in accordance with the applicable financial reporting framework and, where appropriate, testing the application of such methods; and Performing analytical procedures or other audit procedures appropriate in the circumstances? 	ISA 501					
41.10	Have the engagement team responded appropriately when documents containing audited financial statements and the auditor's report thereon include other information that could undermine the credibility of those financial statements and the auditor's report?	ISA 720					
42	Uncorrected Misstatements						
42.1	Do the work papers contain an appropriately documented Summary of Uncorrected Misstatements? Did the Summary of Uncorrected Misstatements also include our qualitative findings, including inadequate or improper description of an accounting policy and incomplete, inaccurate or omitted disclosures? Did the engagement team determine whether the overall audit strategy and audit plan needed to be revised based on the nature or accumulation of identified misstatements?	ISA 450					
42.2	Where a misstatement was indicative of fraud, were the implications in relation to other aspects of the audit considered?	ISA 450					
42.3	Was materiality including a final assessment of materiality for the financial statements, considered when evaluating the effect of misstatements?	ISA 450					



S#	Procedure		Engagement Review Cl ISA/ISQC/ Yes/No Brief description of finding/				
0#	Flocedule	Local Law	NA	Documentation of work performed	WP Reference		
		reference	114	by reviewer	Reference		
42.4	Have the engagement team evaluated whether uncorrected misstatements are material, individually or in aggregate. In making this determination, the auditor shall consider:	ISA 450					
	 (a) The size and nature of the misstatements, both in relation to particular classes of transactions, account balances or disclosures and the financial statements as a whole, and the particular circumstances of their occurrence; and 						
	(b) The effect of uncorrected misstatements related to prior periods on the relevant classes of transactions, account balances or disclosures, and the financial statements as a whole.						
43	Communication with Those Charged with Governance						
43.1	If the client was a PIC client and had an independent governance function, did the engagement team discuss and mutually agree with the audit committee (or equivalent body) and management on a documented communications plan (how, when and what they would be communicating)?	ISA 260					
43.2	Where ISA 701 was applicable to the engagement, did the engagement team communicate Key Audit Matters, or a determination that there are none, to those charged with governance?	ISA 260					
43.4	Did the engagement team update management and, where applicable, the audit committee on accounting/audit issues and additional risks identified as part of their procedures prior to the year end?	ISA 260					



			Engagement Review Che		
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
43.5	The auditor shall communicate with those charged with governance an overview of the planned scope and timing of the audit, which includes communicating about the significant risks identified by the auditor.	ISA 260			
43.6	 Has the auditor communicated with those charged with governance: The auditor's views about significant qualitative aspects of the entity's accounting practices, including accounting policies, accounting estimates and financial statement disclosures. When applicable, the auditor shall explain to those charged with governance why the auditor considers a significant accounting practice, that is acceptable under the applicable financial reporting framework, not to be most appropriate to the particular circumstances of the entity; Significant difficulties, if any, encountered during the audit; Unless all of those charged with governance are involved in managing the entity: (i) Significant matters arising during the audit that were discussed, or subject to correspondence, with management; and (ii) Written representations the auditor is requesting; Circumstances that affect the form and content of the auditor's report, if any; and 	ISA 260			



0#	1 Dessedues	Engagement Review Checklist				
S#	Procedure	ISA/ISQC/ Local Law	Yes/No NA	Brief description of finding/ Documentation of work performed	WP Reference	
		reference		by reviewer	Kelefence	
	• Any other significant matters arising during the audit that, in the auditor's professional judgment, are relevant to the oversight of the financial reporting process. Guidance to be taken from appendix 1 to ISA 250.					
43.7	For audit clients which are listed entities, did the audit engagement partner communicate at least annually, and in writing, regarding independence matters? This communication must include a Statement of Compliance with the relevant ethical requirements regarding independence, and details of all relationships and other matters that in the auditor's judgment may reasonably be thought to bear on independence (including the related safeguards that have been applied).	ISA 260 Code of corporate Governanc e				
43.8	Where matters required by this ISA to be communicated are communicated orally, the auditor shall include them in the audit documentation, and when and to whom they were communicated. Where matters have been communicated in writing, the auditor shall retain a copy of the communication as part of the audit documentation.					
43.9	The group engagement team shall communicate the following matters with those charged with governance of the group:	ISA 260				
	(a) An overview of the type of work to be performed on the financial information of the components.					
	(b) An overview of the nature of the group engagement team's planned involvement in the work to be performed by the component auditors on the financial information of significant components.					
	(c) Instances where the group engagement team's evaluation of the work of a component auditor gave rise to a concern about the quality of that auditor's work.					
	(d) Any limitations on the group audit, for example, where the group engagement team's access to information may have been restricted.					



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Checkl Yes/No Brief description of finding/		
0#	Tiocedure	Local Law	NA	Documentation of work performed	WP Reference	
		reference	N/A	by reviewer	Reference	
		Telefence		by leviewei		
	Fraud or suspected fraud involving group management, component					
	management, employees who have significant roles in group-wide					
	controls or others where the fraud resulted in a material					
	misstatement of the group financial statements.					
44						
	Overall Conclusion Analytics					
44.1	Did the engagement team design and perform overall conclusion	ISA 520				
	analytical procedures near the end of the audit to assist in forming					
	an overall conclusion as to whether the financial statements are					
	consistent with their understanding of the entity?					
44.2	Overall concluding analytical procedures include reviewing and	ISA 520				
	documenting reasons for significant changes, typically at the					
	financial statement level.					
44.4	Where the engagement team identified a previously unrecognized	ISA 520				
	risk of material misstatement, did they re-evaluate the audit					
	procedures conducted based on their revised consideration of					
	assessed risks for all or some of the classes of transactions,					
	account balances, or disclosures and related assertions?					
44.5	Did the engagement team document:	ISA 520				
	• Their assessment of the reliability of the data used for the overall					
	conclusion analytics?					
	• The relevant quantitative or qualitative analysis of the recorded					
	amounts in the financial statements, trends and ratios?					
	• The identification of trends and ratios which were believed to be					
	inconsistent with the results of the audit work?					
	• The results of further investigation of any such inconsistent trends					
45	or ratios and the respective conclusions?					
45	Supervision and Bayiow					
	Supervision and Review					
45.1	Was the engagement adequately managed, with sufficient and	ISA 220	Yes			
	timely engagement leader involvement in the audit including					
	evidence of attendance at meetings and file notes?					



	•				Engagement Review Checklist	
S#	Procedure	ISA/IS		Yes/No	Brief description of finding/	WP
		Local	Law	NA	Documentation of work performed	Reference
		refere	ence		by reviewer	
	Was an appropriate review performed of all audit work, including					
	Significant Matters, to ensure compliance with professional					
	standards and was such review documented and signed-off.					
45.2	Were Significant Matters properly identified and documented,	ISA	220	Yes		
	including;	and I	SQC			
	A description of the matter;	1				
	The background to the facts and circumstances;					
	 Evidence obtained, including supporting and opposing 					
	evidence;					
	Technical reference and analysis, including implication(s) of					
	the matter;					
	 Results of consultations with others, (as agreed with those 					
	consulted) and, if applicable, any significant alternative views					
	or positions that were discussed and the rationale for rejecting					
	them;					
	 Record of discussion with management and others, including 					
	when and with whom the matter was discussed;					
	 Final conclusions reached, basis thereof and significant 					
	professional judgments made in reaching the conclusions,					
	including how any significant information or evidence obtained					
	that contradicts or is inconsistent "with final conclusion has					
	been addressed; and					
	Evidence of review by the team manager, Engagement					
	Partner and Engagement Quality Control Review Partner (if					
45.0	appointed) prior to the date of the audit report?		20			
45.3	Does it appear that Significant Matters include all significant items	ISA 22	20			
	requiring the Engagement Partner's judgment?					
46						
	Execution of EQC Reviewer Role					
46.1	Were requirements Code of Ethics for Chartered Accountants	ISQC	1			
	regarding independence and objectivity appropriately adhered to?		-			
	Was the EQC Reviewer appropriately appointed taking into					
	consideration the technical qualifications required to perform the					
	role, including the necessary experience and authority?					
		L				



• "		Engagement Review Checklist					
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference		
46.2	 Did the EQC reviewer review: The engagement team's evaluation of the Firm's independence; Significant risks identified and the responses to those risks, including the assessment of fraud risk; Judgments made, particularly with respect to materiality and significant risks; Conclusions reached in formulating the opinion; Whether appropriate consultation has taken place and the conclusions arising from those consultations; The significance and disposition of corrected and uncorrected misstatements identified during the audit; The matters communicated to those charged with governance and other parties if appropriate; Whether audit documentation selected for review supports the conclusions reached; and The appropriateness of the audit report? 	ISQC 1 and ISA 220					
46.3	 Has the EQC reviewer documented, for the audit engagement reviewed, that: (a) The procedures required by the firm's policies on engagement quality control review have been performed; (b) The engagement quality control review has been completed on or before the date of the auditor's report; and (c) The reviewer is not aware of any unresolved matters that would cause the reviewer to believe that the significant judgments the engagement team made and the conclusions it reached were not appropriate. 	ISA 220					
46.4	If the EQC Reviewer has reviewed documentation in connection with the engagement team's significant judgments and which were subsequently identified as Review Matters, has the EQC Reviewer fulfilled their responsibilities with a sufficient degree of objective evaluation?	ISA 220					



0"	l Desta l	10 4 / 0 6 6		Engagement Review Checklist		
S#	Procedure	ISA/ISQC			WP	
		Local La		Documentation of work performed	Reference	
		reference	•	by reviewer		
47						
	Consultation					
47.1	Where formal consultations were performed, were the results of		1			
	consultations, decisions taken, the basis for those decisions and	and IS	4			
	how they were implemented appropriately documented?	220				
	The documentation should include:					
	The matter or issue;					
	 All relevant facts, including significant aspects of 					
	the audit evidence obtained if relevant;					
	The applysic of accounting auditing or other					
	 The analysis of accounting, auditing or other relevant literature; 					
	 The client's preliminary point of view, where 					
	applicable;					
	The second state of the se					
	 The preliminary point of view of the audit team; 					
	and					
	Underlying logic for the preliminary points of view.					
47.2	Based on a review of the documented consultation,	ISQC	1			
	i) Were the appropriate persons consulted;	and IS	4			
	ii) Were the facts noted in the documented consultation	220				
	consistent with the audit files;					
	iii) Were the conclusions reached appropriate;					
	iv) Was there adequate documentation of the conclusions					
	and rationale; and					
	v) Is there evidence that the conclusions have been					
	implemented including, for example, appropriate					
	reporting of non-compliance with laws and regulations?					
47.3	Were any differences in the professional judgment between the	ISQC 1				
	Engagement Partner and EQC Reviewer appropriately resolved?	and ISA				
		220				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP	
5#	Procedure	Local Law	NA	Documentation of work performed	Reference	
		reference	INA	by reviewer	Reference	
48						
	Audit Report					
48.1	Was the form of report in accordance with the Auditors (Reporting Obligations) Regulations, 2018.	Auditors (Reporting Obligation s) Regulation s, 2018.				
48.2	Did the engagement team date the report not earlier than the date on which sufficient appropriate audit evidence on which to base the opinion on the financial statements has been obtained, which should include evidence that the complete set of financial statements has been prepared and those with the recognized authority have asserted their responsibility for them? If a qualification or the addition of explanatory language existed,	ISA 700 ISA 705				
40.3	were the reason(s) disclosed in the report?	ISA 705				
48.4	If there was uncertainty about the client's ability to continue as a going concern was the audit report appropriately modified?	ISA 570				
48.5	 Has the engagement team included a matter as a separate heading in the audit report for: (a) A matter, although appropriately presented or disclosed in the financial statements, that is of such importance that it is fundamental to users' understanding of the financial statements as an emphasis of matter paragraph; or (b) As appropriate, any other matter that is relevant to users' understanding of the auditor's responsibilities or the auditor's report as an other matter paragraph. 	ISA 706				
48.6	If the financial statements of the prior period were audited by another auditor did our report indicate that the financial statements of the prior period were audited by another auditor; and if that report was modified, did it give the reasons therefore; and the date of that report?	ISA 710				



S#	Procedure	ISA/ISQC/	Yes/No	Engagement Review Che Brief description of finding/	WP
-		Local Law	NA	Documentation of work performed	Reference
		reference		by reviewer	
48.7	If the engagement team obtains audit evidence that a material misstatement exists in the prior period financial statements on which an unmodified opinion has been previously issued, and the corresponding figures have not been properly restated or appropriate disclosures have not been made, has the auditor expressed a qualified opinion or an adverse opinion in the auditor's report on the current period financial statements, modified with respect to the corresponding figures included therein?	ISA 710			
48.8	If the prior period financial statements were not audited, did the engagement team as incoming auditor state in the audit report that the comparative financial statements are unaudited?	ISA 710			
48.9	Did the engagement team obtain sufficient appropriate audit evidence that the opening balances do not contain misstatements that materially affect the current period's financial statements?	ISA 710			
48.10	Have Key Audit Matters been described and reported in the report in cased of listed company.	ISA 701			
48.11	The key audit matters have not been used instead of a qualified opinion.	ISA 701			
48.12	 Did the key audit matters provide for the following: The description of each key audit matter in the Key Audit Matters section of the auditor's report shall include a reference to the related disclosure(s), if any, in the financial statements Why the matter was considered to be one of most significance in the audit and therefore determined to be a key audit matter; and How the matter was addressed in the audit 	ISA 701			
48.13	The determination of key audit matters involves making a judgment about the relative importance of matters that required significant auditor attention. Therefore, it may be rare that the auditor of a complete set of general purpose financial statements of a listed entity would not determine at least one key audit matter from the matters communicated with those charged with governance to be communicated in the auditor's report.	ISA 701 Auditors (Reporting Obligation s)			



0.11	Der sie hans	104/10001	V /\l	Engagement Review Che	
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
	However, in certain limited circumstances (e.g., for a listed entity that has very limited operations), the auditor may determine that there are no key audit matters in accordance with paragraph 10 of the ISA because there are no matters that required significant auditor attention.	Regulation s, 2018.			
48.14	Was audit opinion on deductibility or non-deductibility of Zakat under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980) appropriately documented and reported ?	Auditors (Reporting Obligation s) Regulation s, 2018.			
48.15	Has the auditor fulfilled the reporting responsibilities with The Auditor's Responsibilities Relating To Other Information ISA 720.	ISA 720			
49	Audit Documentation				
49.1	Were all required audit evidences included in the file and were they marked as prepared and subsequently signed off or marked as not applicable: Who performed the audit work and the date when such work was completed?	ISA 230			
	Who reviewed the audit work performed and the date and extent of such review? The requirement to document who reviewed the audit work performed does not imply a need for each specific working paper to include evidence of review.				
49.2	Were all hard copy audit papers which contain evidence supporting the audit opinion assembled and referred to the electronic audit files if any ? Is there a full cross-referencing between the paper and electronic files?	ISA 230			
49.3	If new procedures were performed or new conclusions reached after the date of the audit report, were they adequately	ISA 230			



S#	Procedure	Engagement Review Che Brief description of finding/	WP		
5#	Fiocedule	ISA/ISQC/ Local Law	Yes/No NA	Documentation of work performed	Reference
		reference	IN/A	by reviewer	Reference
	documented? Where evidence was obtained before the report date	Telefence		by leviewei	
	but was documented in the file after that date, did the record show				
	when the evidence was obtained and the conclusions in respect of				
	it were approved?				
49.4	Has the engagement team assembled the audit documentation in	ISQC 1			
49.4	an audit file and completed the administrative process of	and ISA			
	assembling the final audit file on a timely basis after the date of the	230			
	auditor's report.	230			
	The time limit should not be more than 60 days after the date of				
	auditor's report.				
50					
	Group Audit				
50.4	-	ISA 600			
50.1	Did the group engagement partner ensure that those performing	ISA 600			
	the group audit engagement including the component auditors				
50.2	collectively have appropriate competence and capabilities? Did the group engagement team obtain understanding of the	ISA 600			
50.2	group, its component, their environment that is sufficient to identify	13A 000			
	components likely to be significant?				
50.3	Whether evidence was available that group engagement partner	ISA 600			
50.5	agreed on the terms of group audit engagement in accordance with	157 000			
	ISA 210?				
50.4	Whether evidence was available that group engagement team	ISA 600			
00.4	established an overall group audit strategy and developed a group				
	audit plan which was reviewed by the group engagement partner?				
50.5	Whether evidence was available that group engagement team	ISA 600			
00.0	obtained understanding of the consolidation process including				
	instructions issued by group management to components?				
50.6	If the group engagement team, requested a component auditor to	ISA 600			
	perform work on the financial information of a component, whether				
	the group engagement team obtained the following understanding:				
	 Component auditor was independent and understood and 				
	complied with ethical requirements relevant to the group				
	Component auditor's professional competence				



S#	Procedure ISA/ISQC/ Yes/No Brief description of finding/ WP				
0#	Tiocedule	Local Law reference	NA	Documentation of work performed by reviewer	Reference
	 Whether the group engagement team would be able to be involved in the work of the component auditor to the extent necessary to obtain sufficient appropriate audit evidence Whether component auditor operated in regulatory environment that actively oversaw auditors. 				
50.8	If the component auditor did not meet the independence requirement or the group engagement team had serious concerns about any of the matters listed in the above point, whether the group audit engagement team obtained sufficient appropriate audit evidence relating to the financial information of the component without requesting that component auditor to perform work on such financial information.	ISA 600			
50.9	 Whether group audit engagement determined the following: Materiality for group financial statements as a whole Materiality level(s) for particular classes of transactions, balances or disclosures in group financial statements for which misstatement of lesser amount than materiality for group financial statement as a whole could possibly influence the economic decisions of the users. Component materiality where component auditors will perform audit or review for group auditor. 	ISA 600			
50.10	Whether for component that was significant due to its individual financial significance to the group, audit of the financial information of such component was performed by the group engagement team or component auditor on its behalf using component materiality?	ISA 600			
50.11	 Whether for component that was significant due to likely significant risk of material misstatement group engagement team or component auditor on its behalf performed one or more of the following. audit of the financial information of such component using component materiality Audit of one or more account balances, classes of transactions or disclosure relating to the likely significant risk of material misstatement Specified audit procedures relating to the likely significant risk of material misstatement. 	ISA 600			



	1		Engagement Review Checklist				
S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference		
50.12	Did the group engagement team perform analytical procedures at group level for non-significant components?	ISA 600					
50.13	 If the group engagement team concluded that sufficient appropriate audit evidence was not obtained in respect of non-significant component(s) from work performed on the financial information of significant components, group-wide controls and consolidation process and analytical procedures at group level, the engagement team or component auditor on engagement team's behalf performed one or more of the following in respect of such non-significant component(s): audit of the financial information of the component using component materiality audit of one or more account balances, classes of transactions or disclosure Specified procedures 	ISA 600					
50.14	If component auditor performed audit of financial information of a significant component, was the group engagement team involved in component auditor's risk assessment to identify significant risks of group financial statements.	ISA 600					
50.15	If the nature timing and extent of work to be performed on consolidation process or the financial information of the components were based on the expectation that group-wide controls were operating effectively, of if substantive procedures alone could not provide sufficient appropriate audit evidence, did the group engagement team or component auditor at the request of the group engagement team tested the operating effectiveness of group-wide controls.	ISA 600					
50.16	Did the group engagement team evaluate whether all the components were included in the group financial statements.	ISA 600					
50.17	Did the group engagement team evaluate the appropriateness, completeness, and accuracy of consolidation adjustments (including effect of any accounting policy differences, adjustments in accordance with applicable financial reporting framework when financial reporting period end of a component differs), reclassifications and whether any fraud risk factors of possible management bias exist	ISA 600					



S#	Procedure	ISA/ISQC/ Local Law reference	Yes/No NA	Brief description of finding/ Documentation of work performed by reviewer	WP Reference
50.18	Whether the group engagement team or component auditors performed audit procedures designed to identify subsequent events?	ISA 600			
50.19	Did the group engagement team timely communicate its requirement to the component auditors including work to be performed, use to be made of that work, component materiality and threshold above which misstatements could not be regarded as clearly trivial, form and content of component auditor's communication with the group engagement team and list of related parties prepared by the management or any other related parties of which the engagement team was aware?	ISA 600			
50.20	 Did the group engagement team obtain the following communication from component auditors : Confirmation in respect of compliance with ethical requirements relevant to the group audit including independence Confirmation in respect of compliance with group engagement team's requirement Identification of financial information of the component on which the component auditor reported Information on instances of non-compliance with laws or regulations that could give rise to a material misstatement of the group financial statements Component's List of uncorrected misstatements Indicators of possible management bias Description of identified significant deficiencies in internal control at the component level Other significant matters communicated / expected to be communicated to those charged with governance including fraud Any other matter relevant to group audit or that the component auditor wished to draw the attention of the group engagement team 	ISA 600			



S#	Procedure	Yes/No	Engagement Review Checklist Yes/No Brief description of finding/			
5#	FIOLEGUIE	ISA/ISQC/ Local Law	NA	Documentation of work performed	WP Reference	
		reference	NA	by reviewer	Reference	
50.21	If the group engagement team concluded that work of component	ISA 600		<i><i>wy</i> : 00:0000</i>		
	auditor was insufficient, did the group engagement team or the component auditor on its behalf perform additional procedures?					
50.22	Did the group engagement team evaluate whether sufficient appropriate audit evidence was obtained from the audit procedures performed on the consolidation process and work performed by the group engagement team and the component auditors on the financial information of components on which group audit opinion	ISA 600				
50.23	was based? Did the group engagement partner evaluate the effect on group	ISA 600				
	audit opinion of any uncorrected misstatements (whether identified by the group engagement team or by component auditors) or any					
	instances where there was an inability to obtain sufficient appropriate audit evidence.					
50.24	Did the group engagement team include the following in its audit	ISA 600				
00.24	documentation:	10/1000				
	 Analysis of components indicating those that are significant and the type of work performed on the financial information of the components 					
	 Nature, timing and extent of the group engagement team's involvement in the work performed by the component auditors on significant components including review of relevant parts of component auditor's audit documentation and conclusions, where applicable. 					
	 Written communications between the group engagement team and the component auditors about the group engagement team's requirements 					
	Consolidated Financial statements					
50.25	Was consolidation applicable? If yes, was working reviewed and	ISA 230				
	found satisfactory	and 500				