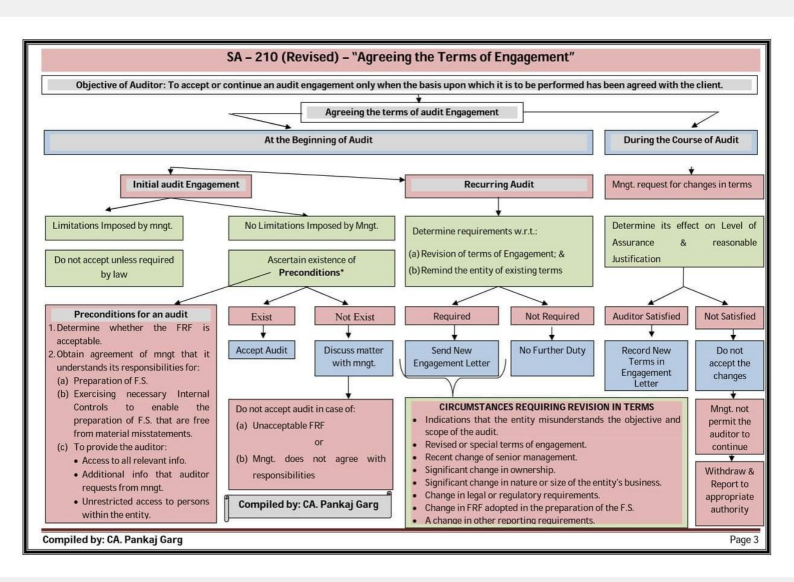
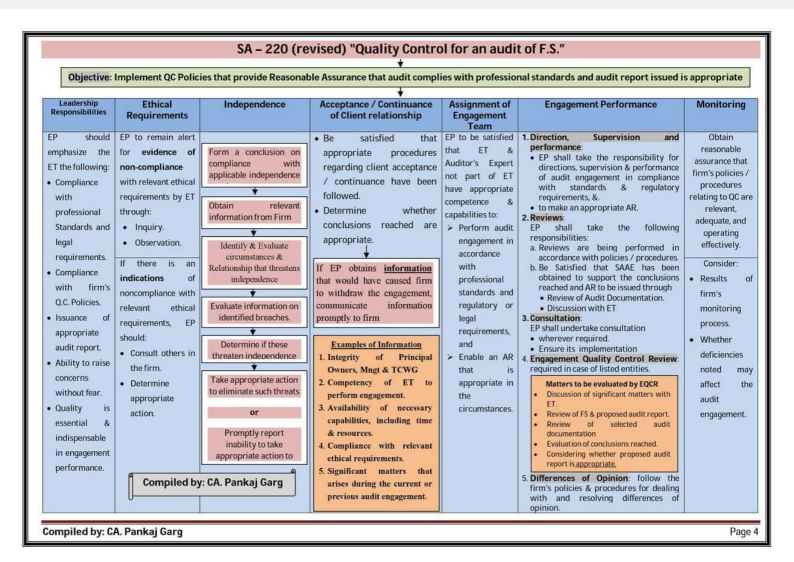
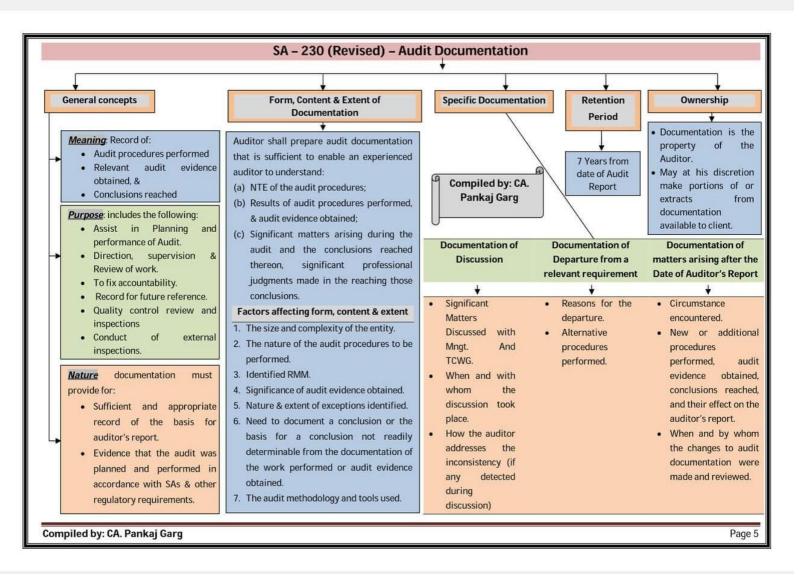
## SA 200 (Revised) "Overall Objectives of the Independent Auditor & Conduct of audit in accordance with SAs

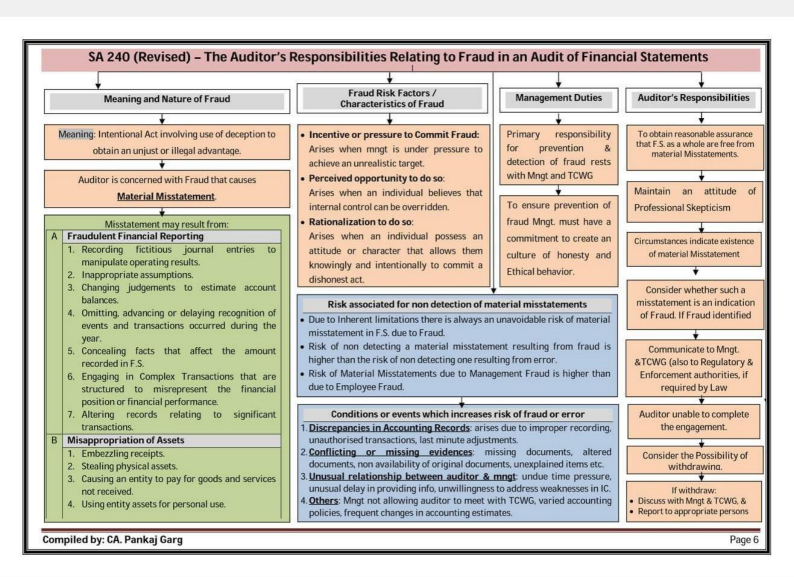
- (a) To obtain reasonable assurance about whether the F. S. as a whole are free from material misstatement, whether due to fraud or error, thereby enabling the  $auditor\ to\ express\ an\ opinion\ on\ whether\ the\ F.S.\ are\ prepared, in\ all\ \textit{material}\ respects, in\ accordance\ with\ an\ applicable\ FRF.$
- (b) To report on the F.S. and communicate as required by the SAs, in accordance with the auditor's findings.

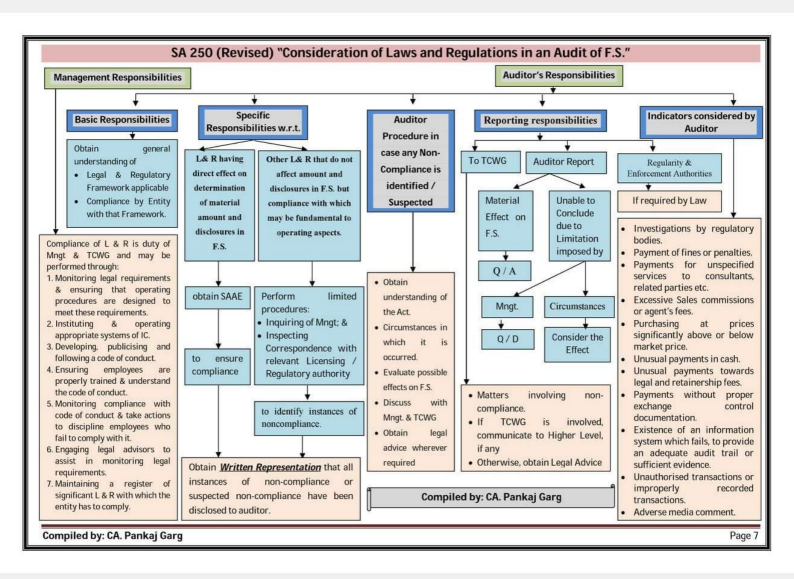
Aspects to be considered by Auditor while performing Audit					
Ethical Requirements	Professional Skepticism	Professional Judgement	Sufficient Appropriate audit Evidence	Conduct of Audit in accordance with SAs	Other Explanation
Comprise Code of Ethics issued by ICAI including independence.  The fundamental principles are:  Integrity  Objectivity  Professional competence & due care  Confidentiality, &  Independence comprises both independence of appearance.	Attitude that includes a questioning mind, being alert to conditions which may indicate possible misstatement due to error or fraud, and a critical assessment of audit evidence.  Alertness is required w.r.t.  1. Contradictory audit evidence.  2. Reliability of documents.  3. Conditions indicating possible frauds.  4. Circumstances requiring audit procedures in addition to those suggested in SAs.	The application of relevant training, knowledge and experience, within the context provided by auditing, accounting and ethical standards, in making informed decisions about the courses of action that are appropriate in the circumstances of the audit engagement.  It is required w.r.t.: Materiality & audit risk. NTE of audit procedures. Evaluating sufficiency & appropriateness of audit procedures. Evaluating mngt judgment in applying applicable FRF. Drawing conclusions based on audit evidence.	Sufficiency refers to quantum and Appropriateness refers to quality.     Purpose: to reduce audit risk to an acceptably low level and thereby enable the auditor to draw reasonable conclusions on which to base the auditor's opinion.     Audit Risk: Risk that the auditor expresses an inappropriate audit opinion when the F.S. are materially misstated.     Audit Risk is a function of the RMM and detection risk.	The auditor shall comply with All SAs relevant to the audit. Compliance with SA is to be specified in Audit report only in case of actual compliance. To achieve overall objectives of audit, use the objective stated in Individual SAs. In case Entire SA is not relevant due to non existence of prescribed conditions, comply with relevant requirements. In case of failure to achieve an objective determine the need of modified opinion or withdrawal.	Scope of Audit  to examine whether the F.S. are prepared in accordance with FRF.  The auditor's opinion does not assure, the future viability of the entity nor the efficiency or effectiveness with which mngt. has conducted the affairs.  Preparation of F.S.  is the duty of Mngt./TCWG.  Duty of management also includes to make accounting estimates and selection and application of appropriate accounting policies.  Inherent Limitations for an audit  (a) Nature of Financial reporting: involves judgment by Mngt. based on facts and circumstances.  (b) Nature of audit Procedures: directed towards obtaining reasonable assurance.  (c) Balance between benefit and cost: user expectation to get AR within a reasonable period and at reasonable cost.
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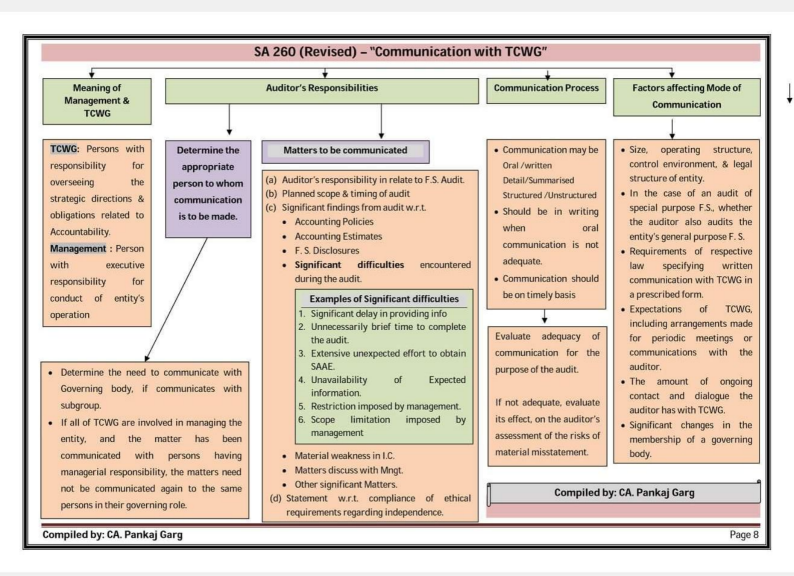


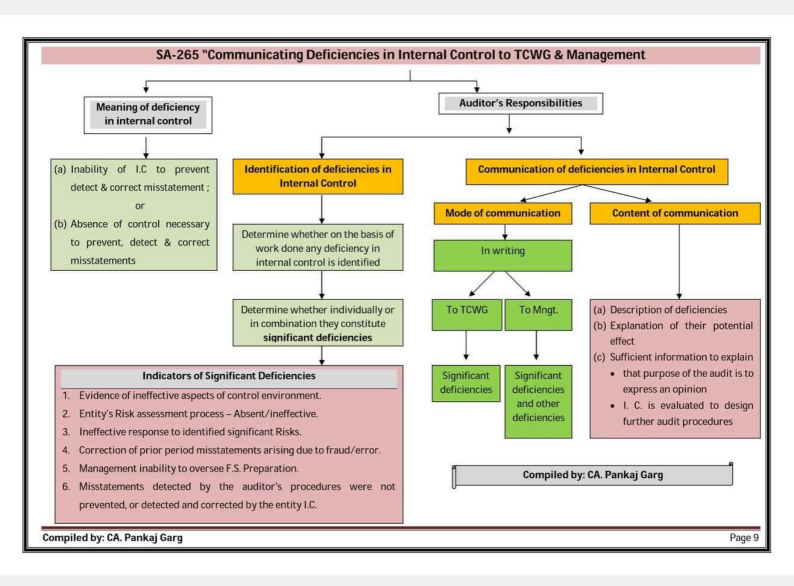


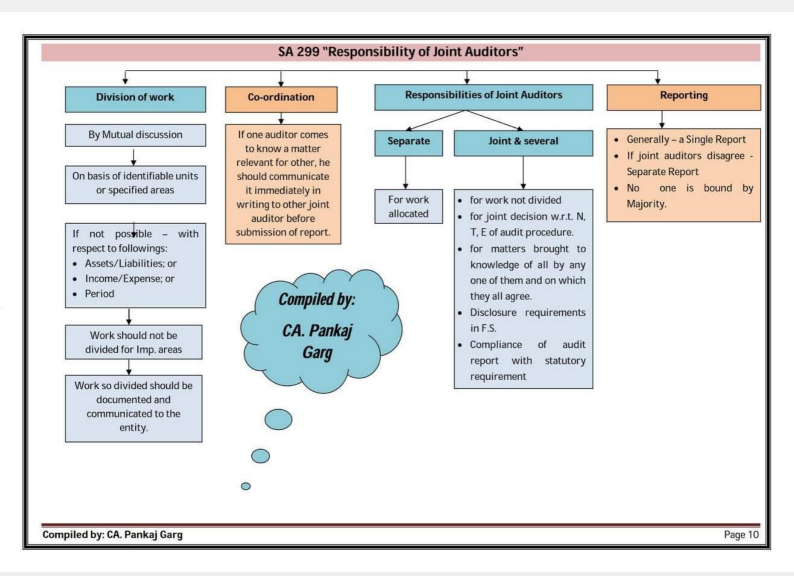


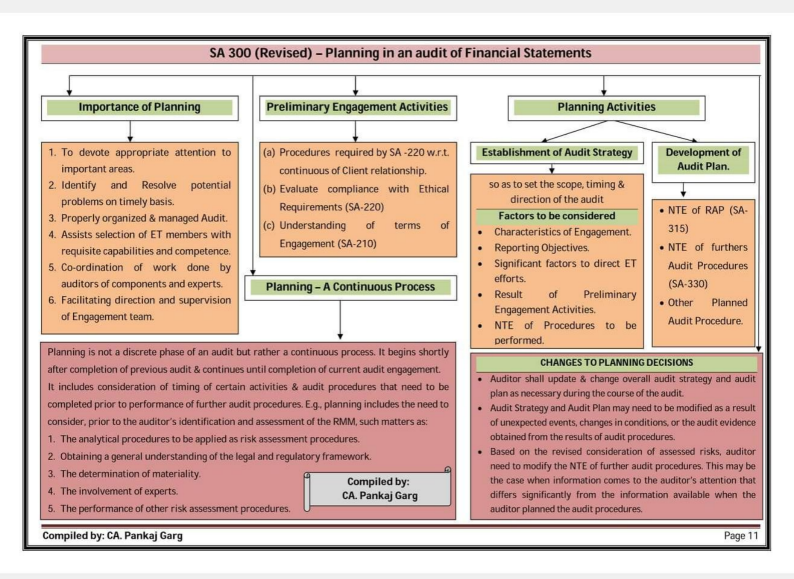


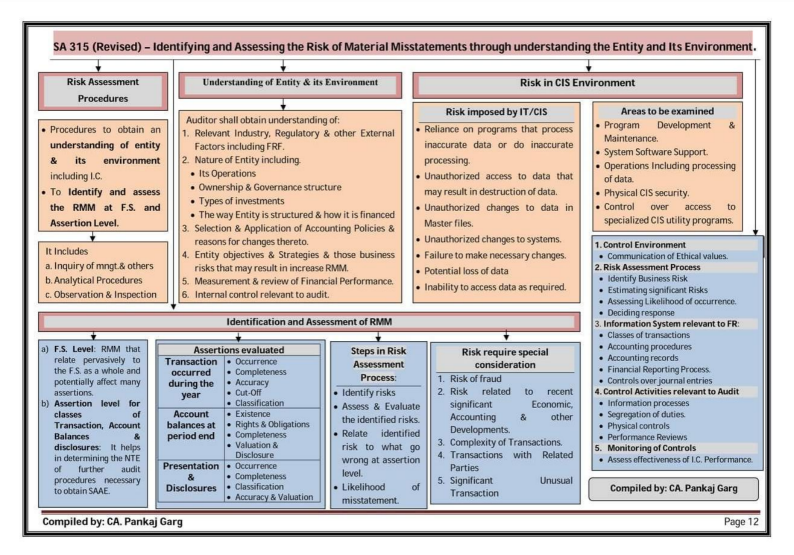


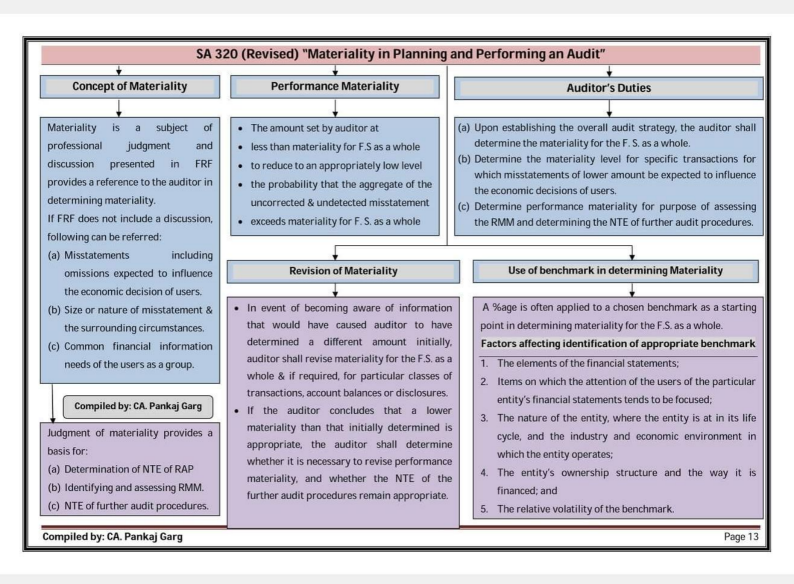


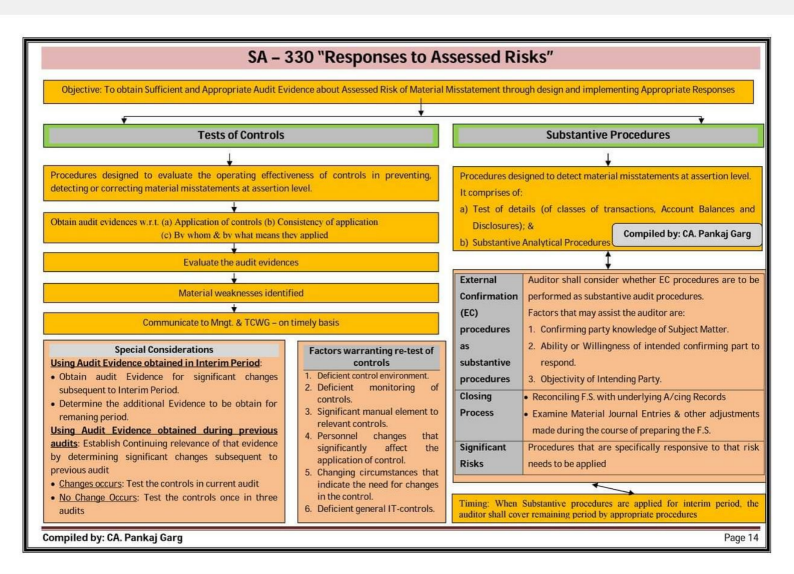












# SA 402 (Revised) - Audit Considerations relating to an Entity Using a Service Organisation

Auditor's Objective

 Obtain an understanding of nature & significance of service provided by the S.O. and their effect on the user's entity internal control relevant to the audit,

 To design and perform audit procedures responsive to those risks.

sufficient to identify

and assess the RMM.

The user auditor shall obtain an

Obtaining understanding of services

provided by service Organisation (S.O.)

understanding of how user entity uses the services of a service organization in the user entity operation, including:

- (a) Nature of service provided by the S.O. and significance of services to user entity.
- (b) Nature and materiality of the transactions processed or financial reporting processes affected by service organizations.
- (c) Degree of interaction between activities of S.O. and those of the user entity.
- (d) The nature of relationship between user entity and the service organization.

<u>User Auditor</u>: An auditor who audits and Reports on the financial statements of a user entity.

<u>User Entity</u>: An Entity that uses a service organization and whose financial statements are being audited.

**Type 1 Report**: Report on the description and design of internal controls at a service organization for a specified date.

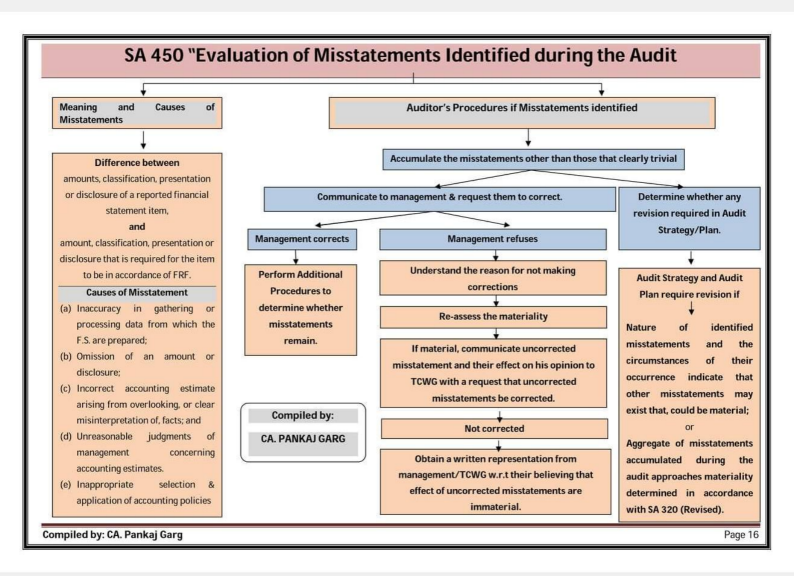
**Type 2 Report**: Report on the description, design and operating effectiveness of controls at a service organisation for a specified period.

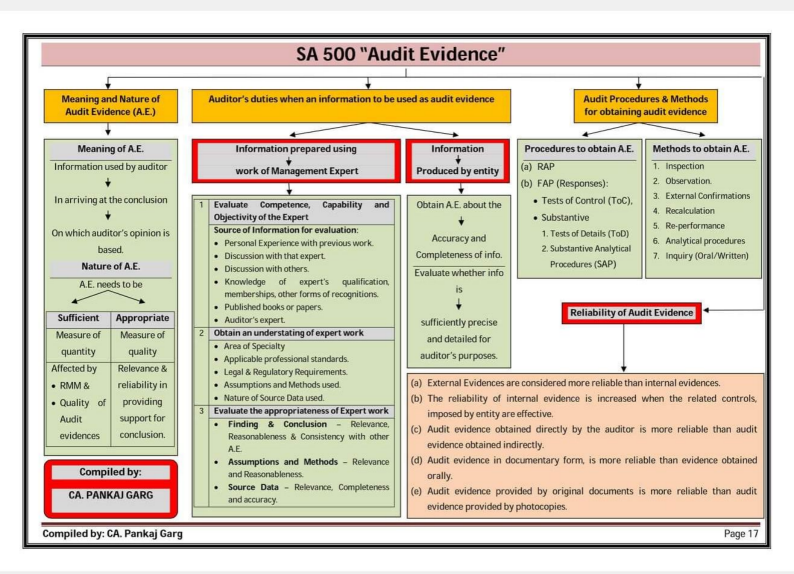
Auditor's considerations

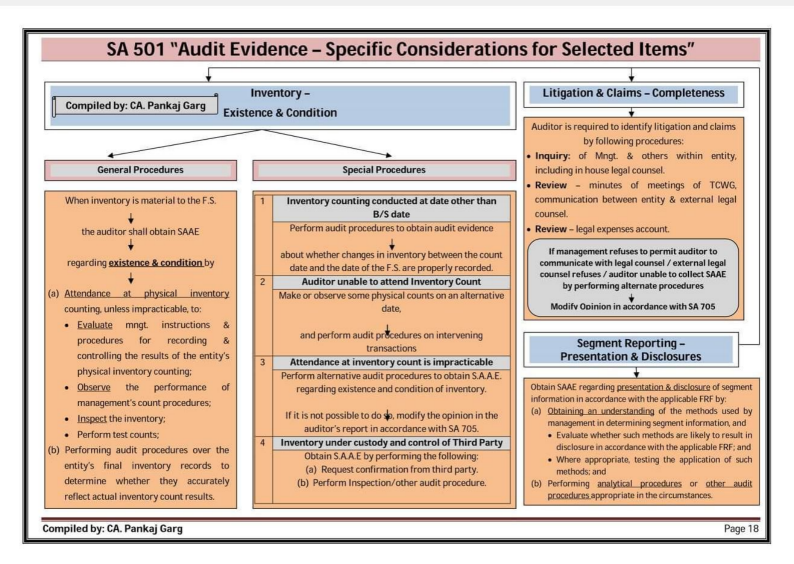
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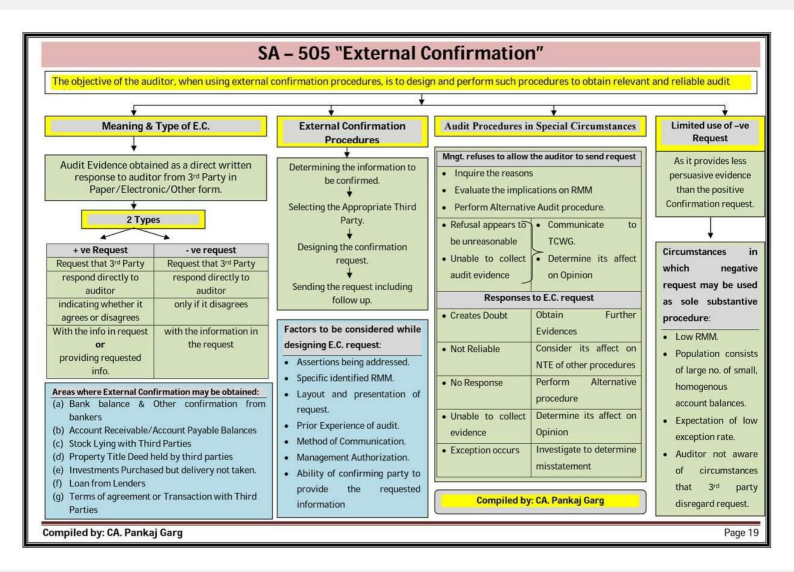
- User auditor shall <u>evaluate the design and implementation of relevant controls of user entity</u> that relate to the services provided by service organization.
- User auditor shall <u>determine whether a sufficient understanding of nature and significance of services provided by service organization</u> and their effect on the user entity internal control relevant to the audit has been obtained.
- If user auditor is <u>unable to obtain a sufficient understanding from the user entity</u>, user auditor shall obtain that understanding from the following procedures:
  - (a) Obtaining a Type 1 or Type 2 Report, if available.
  - (b) Contacting the service organization, through the user entity.
  - (c) Visiting the service organization.
  - (d) Using another auditor to perform procedures that will provide the necessary information about the relevant controls at the S.O.
  - If a S.O. uses subservice organisation, the service auditor's report may either
    include or exclude the subservice organisation's relevant control objectives
    & related controls in the service organisation's description of its system & in
    the scope of service auditor's engagement. These two methods of reporting
    are known as the inclusive method and the carve-out method, respectively.
  - If Type 1 or Type 2 report excludes the controls at a subservice organisation, and the services provided by the subservice organisation are relevant to the audit of the user entity's financial statements, the user auditor is required to apply the requirements of this SA in respect of the subservice organisation.
  - Nature and extent of work to be performed by the user auditor regarding the services provided by a subservice organisation depend on the nature and significance of those services to the user entity and the relevance of those services to the audit.

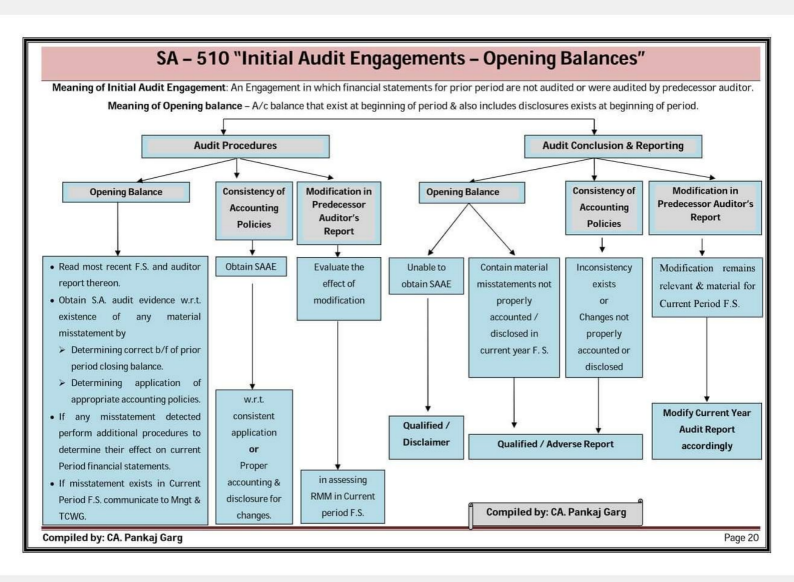
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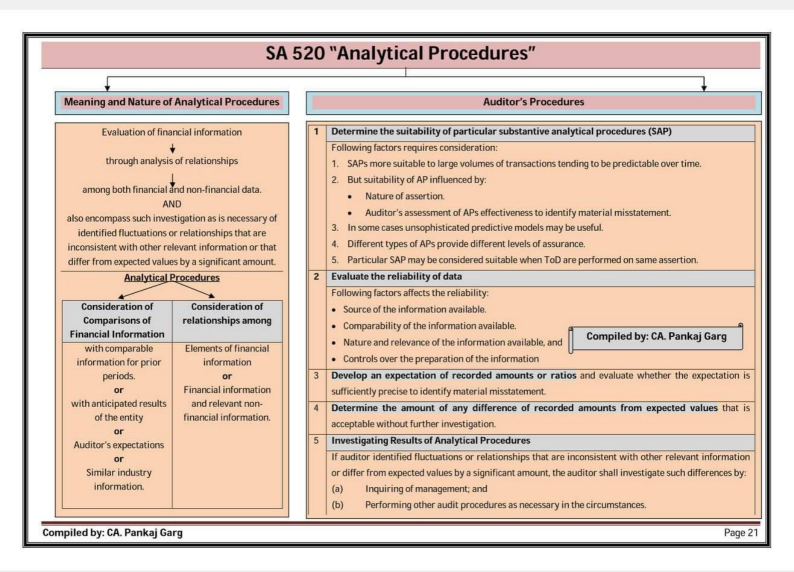


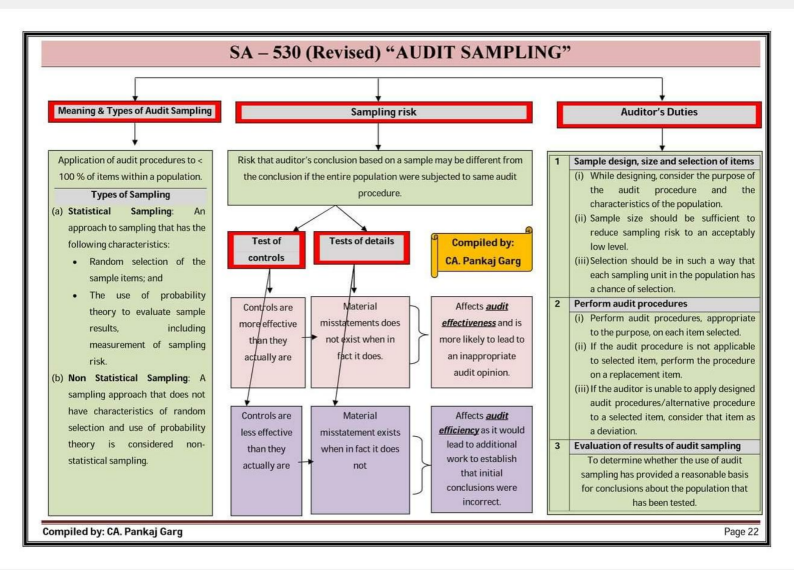


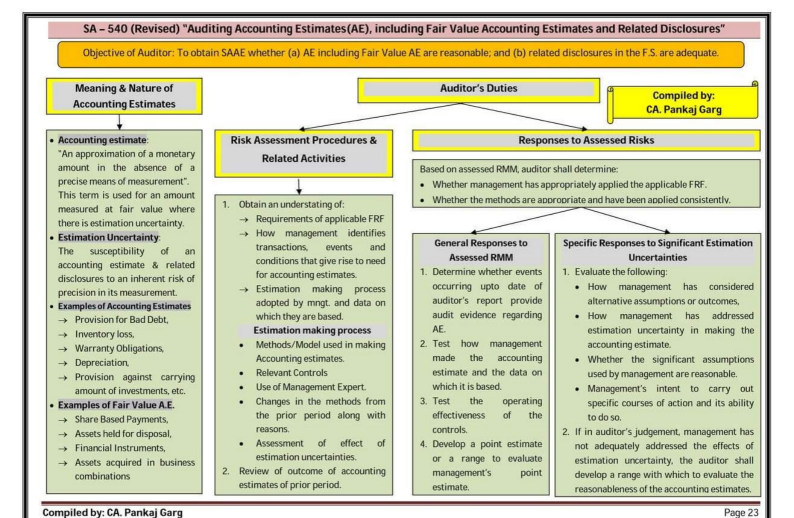


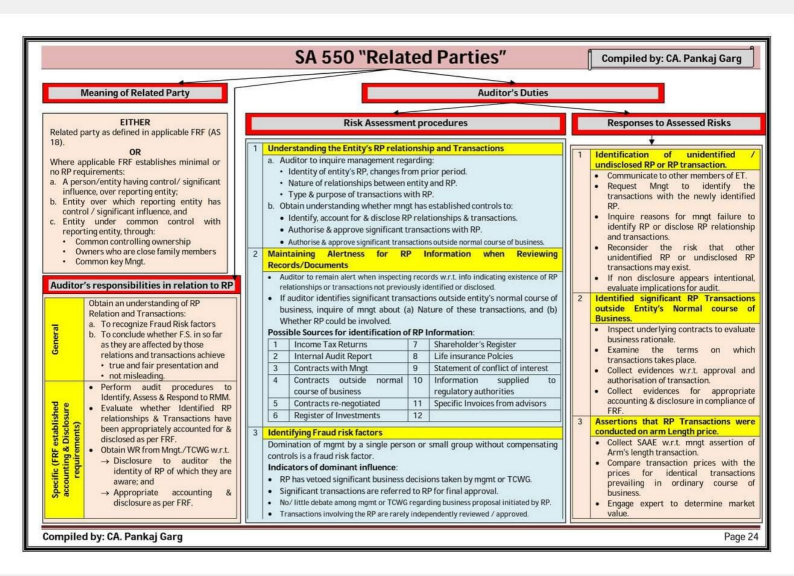












### SA 560 "Subsequent Events"

Meaning - Events occurring between the date of F.S. and the date of Auditor's Report AND Facts that become known to auditor after the date of Auditor's report.

**Auditor's Duties** 

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Facts that become known to Auditor after date of Auditor's report

Events occurring between the date of F.S. and the date of Auditor's report

- (i) Perform procedures to obtain SAAE that all events which require adjustment / disclosure have been identified.
- (ii) For the purpose of determining nature and timing of procedures, auditor may:
  - (a) Obtain the <u>understanding of procedures</u> applied by mngt for identification of significant events.
  - (b) Inquire the Management as to Occurrence of subsequent events which may affect the F.S.
  - (c) Read the Minutes of Meetings that held after the B/S date.
  - (d) Study the Interim Financial Statements, if any.
- (iii) If auditor identifies any event which require any adjustment/disclosure, he should ensure its appropriate treatment in F.S.
- (iv) Obtain a <u>WR from the Mngt</u>, that all known events have been appropriately adjusted/disclosed, as the case may be.

### Specific Inquiries to be made from management

- 1. Whether new commitments, borrowings or guarantees have been entered into.
- 2. Whether sales or acquisitions of assets have occurred or are planned.
- 3. Whether there have been increases in capital or issuance of debt instruments.
- 4. Whether any assets have been appropriated by government or destroyed.
- Whether there have been any developments regarding contingencies.
- Whether any unusual accounting adjustments have been made.
- Whether any events have occurred that will bring into question the appropriateness of accounting policies used in the F.S..
- Whether any events have occurred that are relevant to the measurement of estimates or provisions made in the F.S.
- 9. Whether any events have occurred that are relevant to the recoverability of assets.

# Before issue of F.S.

- 1. In general Auditor has no obligation.
- However, in case of significant matter
  - Discuss with Management
  - · Determine need to amend F.S.
  - Inquire how mngt intends to address the matter in F.S.
- 3. If Mngt. amend the F.S. auditor shall
  - Extent procedures to date of new report, and
    - provide a new auditor report on amended F.S.

or

- Amend the audit report to include an additional date restricted to that amendment and include an EOM/OMP.
- 4. If mngt refuses to amend the F.S.
  - Modify the report if not yet provided to entity.
  - If report already issued, notify to mngt and TCWG not to issue F.S. to third parties.
  - If mngt still issues F.S., take appropriate action to prevent reliance on auditor's report.

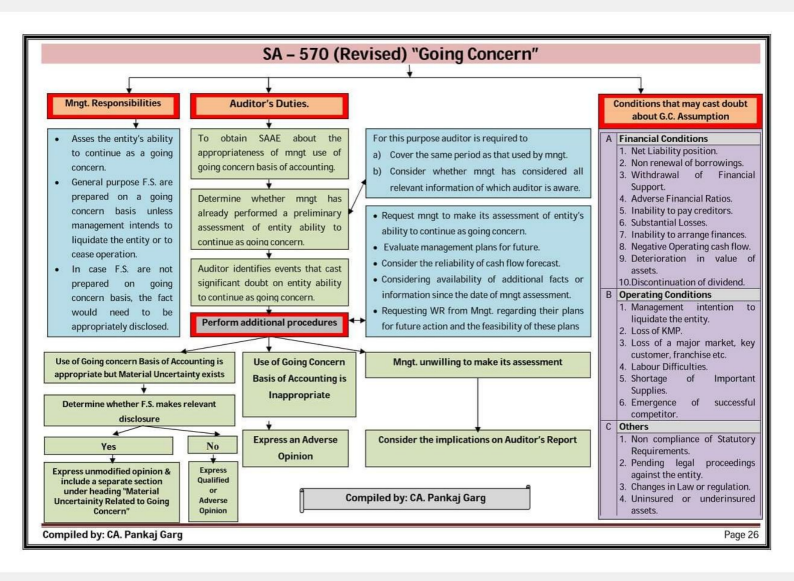
#### After issue of F.S.

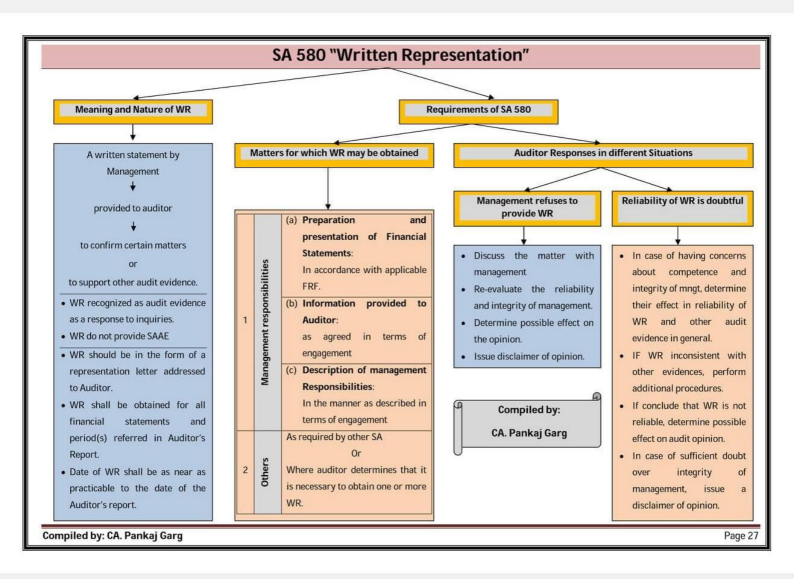
- In general Auditor has no obligation.
- 2. However, in case of significant matter
  - · Discuss with Management
  - Determine need to amend F.S.
  - Inquire how mngt intends to address the matter in F.S.
- If Mngt. amend the F.S. audior shallCarry out procedures on
- Carry out procedures on amended F.S.
- Review the steps taken by mngt to ensure that recipient of F.S. are informed of the situation.
- provide a new auditor report on amended F.S.

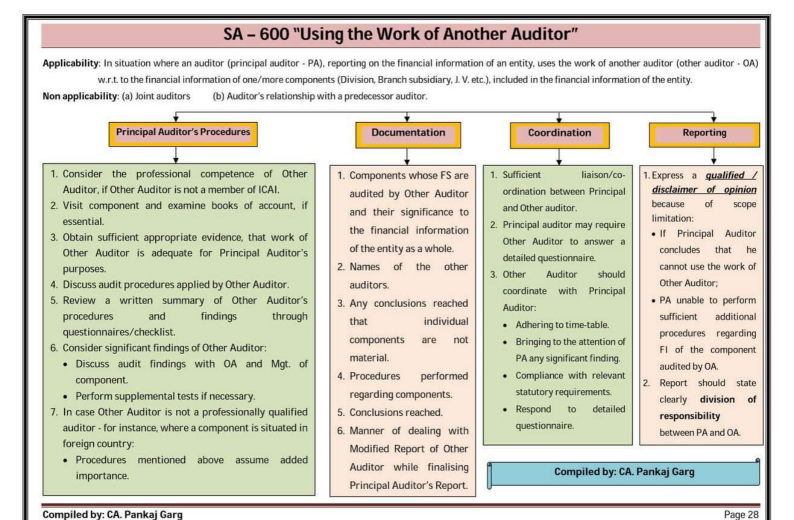
or

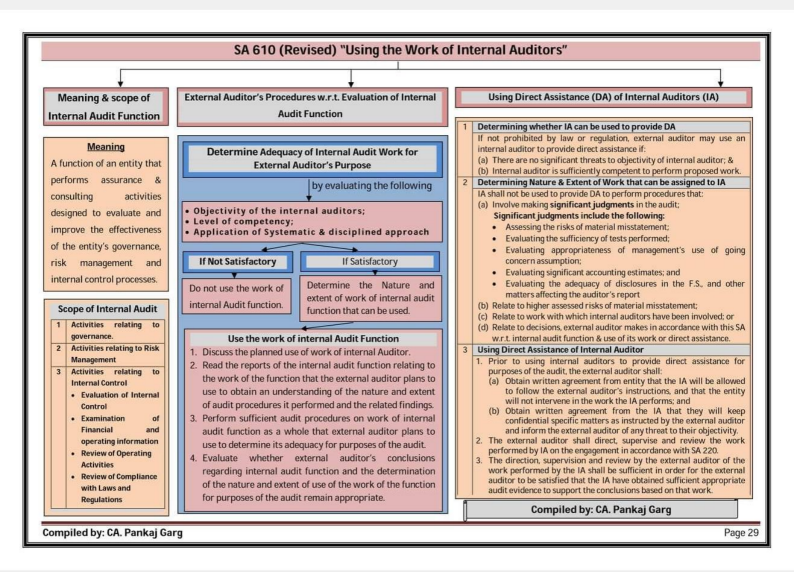
- Amend the audit report to include an additional date restricted to that amendment and include an EOM/OMP.
- 4. If mngt refuses to amend the F.S.
  - Notify to mngt and TCWG, that the auditor will seek to prevent reliance on Auditor's Report.
  - If mngt/TCWG does not take necessary steps, take appropriate action to prevent reliance on auditor's report.

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# SA 620 "Using the Work of Auditor's Expert" Meaning of Auditor's Expert Procedures to be followed while using the work of auditor's expert

- · An individual or organisation
- · possessing expertise in field other than accounting/auditing,
- · whose work is used by the
- to assist the auditor in obtaining

### Areas where work of AE can be used

- Valuation of complex financial instruments, L & B, P & M, jewelry, works of art, antiques, intangible assets, assets acquired and liabilities assumed in business combinations and assets that may have been impaired.
- Actuarial calculation of liabilities associated with insurance contracts or employee benefit plans.
- Estimation of oil and gas reserves.
- Valuation of environmental liabilities, and site clean-up costs.
- Interpretation of contracts, laws and regulations.
- Analysis of complex or unusual tax compliance issues.

### Determining need for an Auditor's Expert

- An auditor's expert may be needed to assist the auditor for the
- · Obtaining an understanding of entity & its environment, including IC.
- Identifying and assessing the risks of material misstatement.
- · Determining & implementing overall responses to assessed risks.
- · Designing and performing further audit procedures to respond to assessed risks
- · Evaluating the sufficiency and appropriateness of audit evidence obtained.

#### **Evaluate Competence, Capability and Objectivity of the Expert** Source of Information for evaluation:

- · Personal Experience with previous work.
- · Discussion with that expert.
- · Discussion with other Auditors.
- Knowledge of expert's qualification, memberships, other forms of recognitions.
- · Published books or papers.
- Auditor's firm Q. C. Policies and Procedures

### Obtain an understating of expert work

- To enable the auditor to determine the nature, scope and objectives of that expert's work for auditor's purposes.
- Evaluate the adequacy of that work for the auditor's purposes.

### Agreement with Auditor's Expert

Need to be in writing and cover the followings:

- Nature, scope and Objectives of Auditor's Expert work
- · Respective Role and Responsibilities of Auditor and auditor's Expert.
- NTE of Communication including form of report.
- · Confidentiality requirements to be observed by Auditor's Expert.

### Evaluate appropriateness of Expert work

- Finding & Conclusion -Reasonableness & Consistency with other A.E.
- Assumptions and Methods Relevance and Reasonableness.
- Source Data Relevance, Completeness and accuracy.

### Expert work not adequate for audit purposes

- . If Auditor concludes that work of auditor's expert is not adequate for the auditor's purposes and
- auditor cannot resolve the matter through the additional audit procedures,
- it may be necessary to express a modified opinion.

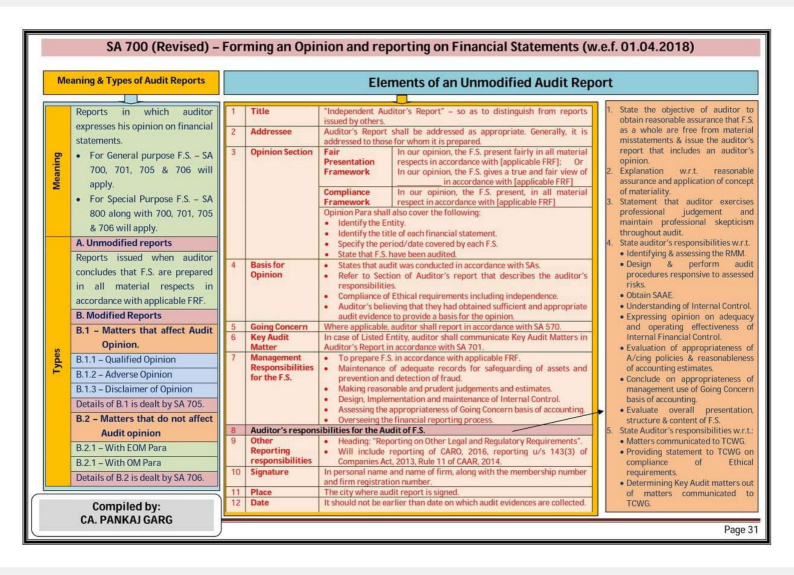
### Compiled by:

CA. PANKAJ GARG

### Reference to the Auditor's Expert in the Auditor's Report • No reference required in case of unmodified Audit Report unless required by L & R.

. In case of modified reports, it may be appropriate to refer to the auditor's expert, to explain the nature of the modification. In such case, auditor may need the permission of the auditor's expert before making such a reference.

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### SA 701 "Communicating Key Audit Matters in the Independent Auditor's Report" (w.e.f. 01.04.2018)

### Applicability

- SA 701 applies to audit of complete set of general purpose financial statements of listed entities and circumstances when auditor decides to communicate key audit matter in the auditor's report.
- SA 705 prohibits the auditor from communicating key audit matters when the auditor disclaims the opinion on the

### Meaning and Purpose of Key Audit Matters

Meaning: Those matters that in the auditor's judgment were of most significance in audit of financial statement of current period.

These are selected from matters communicated with TCWG.

#### Purpose:

- (a) To enhance the communicative value of the auditor's report by providing greater transparency.
- (b) To provide additional information to intended users of F.S. to assist them in understating those matters that in auditor's judgment were of most significance.
- (c) To assist intended users in understanding the entity & areas of significant management judgment.
- (d) To provide a basis to further engage with management and TCWG about certain matters relating to the entity.

### **Considerations for determining Key Audit Matters**

Key audit Matters are to be determined from the matters communicated to TCWG, Considering the following:

- (a) Areas of higher assessed RMM.
- (b) Significant auditor judgment relating to financial statement that involved management judgment for Ex. Accounting estimates having high estimation uncertainty.
- (c) Effect of significant event or transactions occurred during the year.

#### Manner of Reporting

- Use separate section titled as "Key audit Matter's."
- Use introductory language in this section as "Key audit Matters are those matters that in the auditor's judgement, were of most significance in the audit of financial statements of current period and these matters were addressed in the context of audit of financial statements as a whole and auditor does not provide a separate opinion on these matters".
- Description of each key audit matter shall follow the introduction.
- Description of key audit matter shall address the reason why the matter was considered as key audit matter.

#### Circumstances in which a matter determined to be key audit matter is not communicated

- Law or regulation precludes public disclosure about the matter; or.
- Audit determines that the matter should not be communicated in the auditor's report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefit of such communication.
- It will not be applied if entity has publicly disclosed information about the matter.

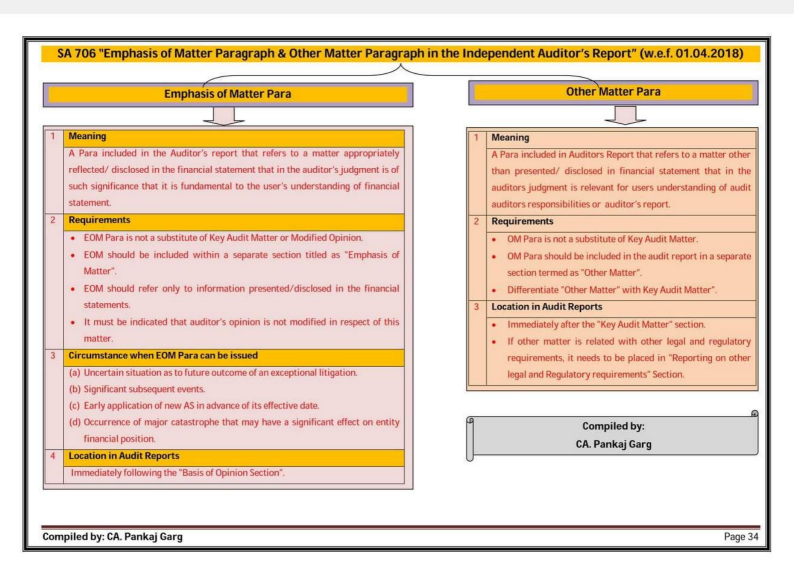
### Modified opinion Vs. Going concern Vs. Key Audit Matters

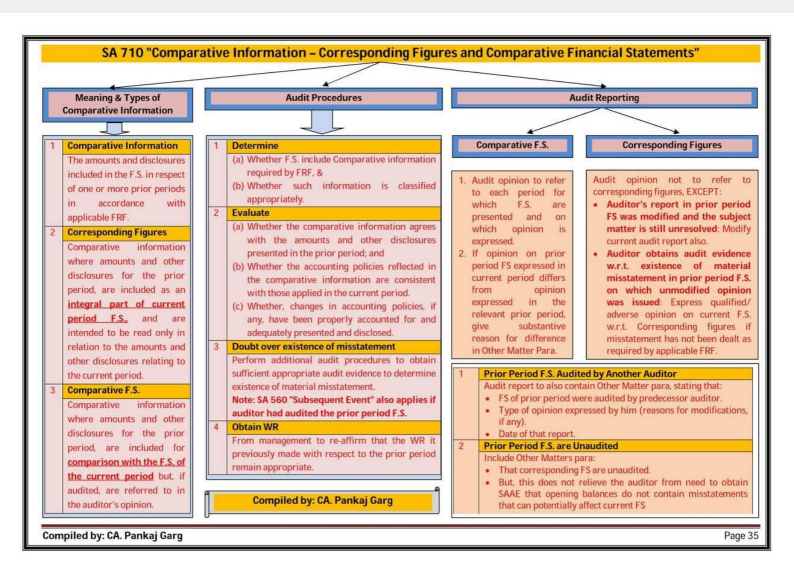
- Key audit matter is not a substitute for modified opinion under SA 705 or reporting required under SA 570 w.r.t. existence of material uncertainty as to events that cast significant doubt on an entity ability to continue as Going Concern.
- Auditor shall report modification / Going concern in accordance with applicable SA, and include a reference to basis for Qualified (Adverse) opinion or the material ascertaining related to going concern section in the Key Audit Matters Section.

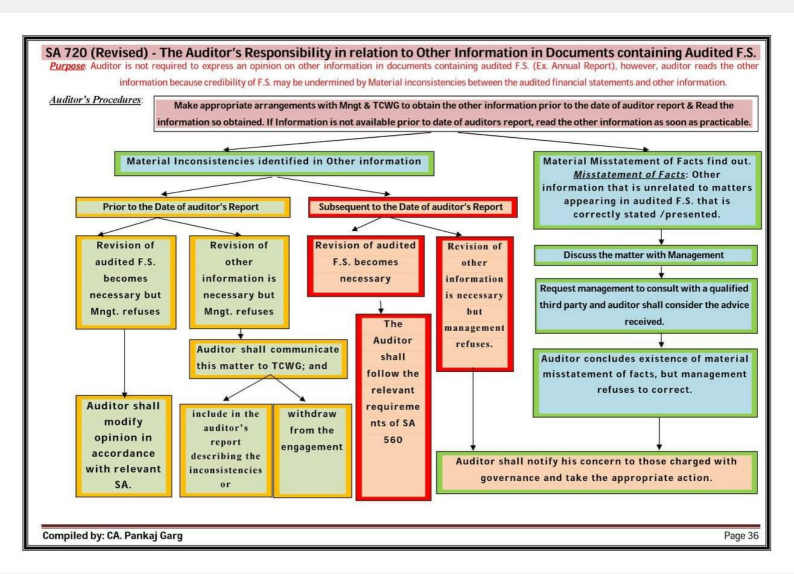
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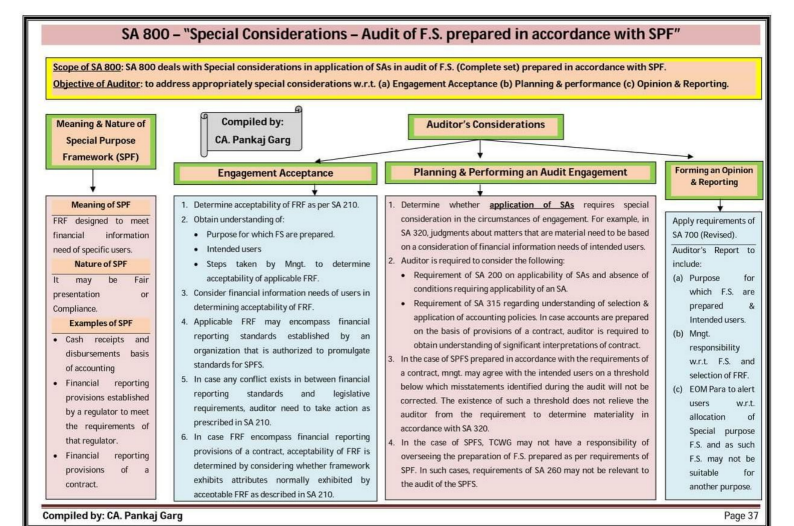
#### SA 705 - Modifications to the Opinion in the Independent Auditor's Report Types of modified Opinion Considerations while issuing modified Opinion **Opinion Section Basis for Opinion Section** Auditor's Responsibility Section F.S. are misstated having material Amend the heading - Basis for Qualified Opinion When an auditor disclaims the Use the heading but not pervasive effect. Qualified Opinion Basis for Adverse Opinion opinion, the auditor shall Adverse Opinion Basis for Disclaimer of Opinion. amend the description of Auditor not been able to collect Disclaimer of Opinion. · Include a description of matter giving rise to Wordings of Opinion: modification. auditor's responsibilities to sufficient appropriate audit Except for the effects of Cause of Description include only the following: evidence for transactions that are matters prescribed in "Basis Modification of Qualified Opinion" · Statement that the auditor's having material but not pervasive Material · Description of Misstatement. section, the F.S. have been responsibility is to conduct effect Misstatement • Quantification of financial prescribed fairly in all in Amount an audit in accordance with effect, if determinable. Issued when F.S. are misstated material respects in · If not determinable, state the Standard on Auditing and to accordance with [applicable having material and pervasive Adver issue Auditor's Report. effect. how Explanation In auditor's opinion, Misstatement in disclosures are misstated. · Statement that because of because of significance of Issued when auditor not been able Describe nature of omitted significance of matters the matters described in to collect sufficient appropriate information. "Basis of Adverse Opinion" described in basis for audit evidence for transactions And section, the F.S. does not disclosure disclaimer of opinion Include the omitted disclosure that are having material and required give a true and fair view of information provided it is practicable. section, auditor was not able in accordance pervasive effect. with [applicable FRF]. to State the reason for inability. to obtain SAAE to provide a obtain SAAE Because of significance of · Amend the statement w.r.t. auditor believing that basis for an audit opinion. matters described in the audit evidences are sufficient and appropriate to · Statement about auditor's "Basis for Disclaimer of provide a basis for "Qualified Opinion" or "Adverse Opinion" section, the independence and other ADVERSE OUALIFIED auditor has not been able to · In case of disclaimer, auditor's report shall not ethical requirements. sufficient include the reference to section of auditor's report appropriate audit evidence DISCLAIMER QUALIFIED that describes the auditor's responsibilities and Compiled by: to provide a basis for audit statement w.r.t. auditor's believing that sufficient CA. PANKAJ GARG opinion on F.S. appropriate audit evidence obtained.

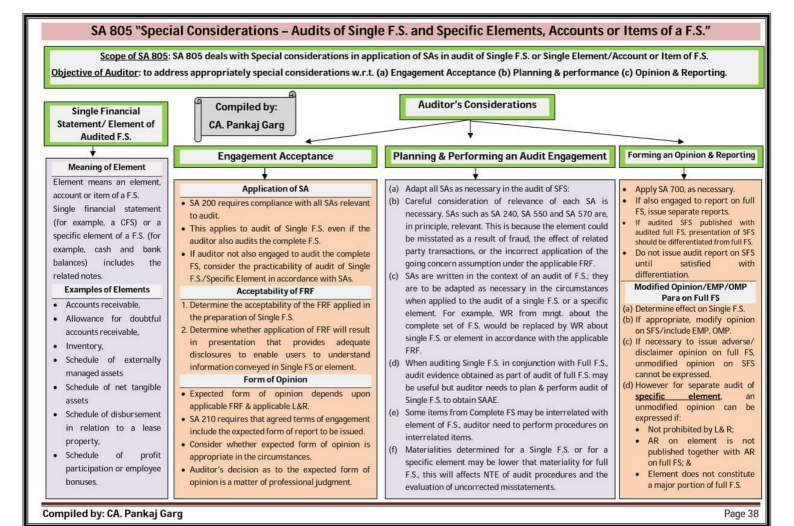
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### SA 810 "Engagements to Report on Summary Financial Statements (SFS)"

- . Scope of SA 810: deals with auditor's responsibilities, when engaged to report, on SFS, derived from FS audited in accordance with SA, by that same auditor.
- Objective of Auditor: to determine appropriateness of accepting the engagement & form opinion based on evaluation of Conclusions drawn from evidence obtained.
- Meaning of Summary Financial Statements (SFS): Historical financial info that is derived from FS, but contains less detail than FS, while still providing a structured representation consistent with that provided by entity's F.S.

#### **Engagement Acceptance**

- (a) Accept engagement only when also engaged to audit, those F.S., from which SFS have been derived.
- (b) Before accepting Engagement, auditor shall:
  - Determine acceptability of applied criteria.
  - Obtain agreement of mngt that acknowledges & understands its responsibilities:
    - For preparation of SFS in accordance with applied criteria;
    - To make audited FS available to intended users of SFS without undue difficulty; and
    - To include auditor's report on SFS in any document that contains SFS and that indicates that auditor has reported on them.
- (c) Agree with the management the form of opinion to be expressed on the SFS.
- (d) Do not accept engagement if:
  - Criteria are not acceptable; or
  - unable to obtain management agreement.

### Nature of Procedures

#### EVALUATE

- (a) Whether SFS adequately disclose their summarised nature & identify audited FS.
- (b) If SFS are not accompanied by audited FS, whether they clearly describe from whom or where audited FS are available;
- (c) Whether SFS adequately disclose the applied criteria.
- (d) Whether SFS are prepared in accordance with applied criteria.
- (e) Whether SFS contain necessary info & are appropriately aggregated.
- (f) Whether audited F.S. are available to intended users without undue difficulty.

### COMPARE

SFS with related information in audited F.S. to determine whether SFS agree with or can be re-calculated from related information in audited F.S.

### Form of Opinion

### Unmodified opinion shall be expressed on Summary F.S. if

SFS are consistent, in all material respects, with audited FS, in accordance with applied criteria.

### Qualified Opinion/EO M/OM Para in Report on Audited FS

- Special Considerations

  1. State that audit report on FS contains qualified opinion/EOM/OM para AND
- 2 Describe:
  - Basis for qualified opinion on audited FS, and that qualified opinion; or EOM/OM para; and
  - Effect thereof on SFS, if any.

### Adverse Opinion/ Disclaimer of Opinion on Audited FS

- Report on SFS is required to include the following:

  1. Statement that audit report contains adverse/disclaimer of opinion;
- 2. Description of basis of such opinion; and
- Statement that as a result of adverse/disclaimer of opinion it is inappropriate to express an opinion on SFS.

### Modified Opinion on SFS

Express adverse opinion

if SFS are not consistent in all material respects with or are not a fair summary of audited FS in accordance with applied criteria.

Compiled by: CA. Pankaj Garg

### SRE 2400 (Revised) "Engagements to Review Historical Financial Statements"

Scope of SRE 2400: It deals with practitioner responsibilities when engaged to perform a review of Historical F.S. when the practitioner is the auditor of the entity.

Objectives of Practitioner: to obtain limited assurance primarily be performing Inquiry and Analytical Procedures about whether the F.S. as a whole are free from material misstatements.

### **Acceptance Considerations**

### Factors affecting acceptance

Unless required by law or regulation, the practitioner shall not accept review engagement if:
(a) The practitioner is not satisfied that there is a

- (a) The practitioner is not satisfied that there is a rational purpose for the engagement.
- (b) Practitioner has reason to believe that relevant ethical requirements, including independence, will not be satisfied;
- (c) Practitioner's preliminary understanding of the circumstances indicates that information needed to perform the review engagement is likely to be unavailable or unreliable:
- (d) The practitioner has cause to doubt management's integrity such that it is likely to affect proper performance of the review; or
- (e) Management or TCWG impose a limitation on the scope of the practitioner's work.

#### 2 Preconditions for accepting review enaggement

Before acceptance, the practitioner shall:

- (a) Determine whether the FRF applied in the preparation of the F.S. is acceptable.
- (b) Obtain agreement of mngt, that it acknowledges & understands its responsibilities:
  - (i) For preparation of the F.S. as per FRF;
  - For necessary internal control to enable the preparation of F.S. that are free from material misstatement; and
  - (iii) To provide the practitioner with:
    - Access to all information which is relevant to the preparation of F.S.;
    - b. Additional information that he may request from most for review; and
    - Unrestricted access to persons within the entity from whom he determines it necessary to obtain evidence.

#### Procedures to be performed

The practitioner's inquiries of management and others within the entity, shall include the following:

- (a) How management makes the significant accounting estimates required under the applicable FRF;
- (b) Identification of related parties & related party transactions, including purpose of those transactions;
- (c) Whether there are significant, unusual or complex transactions, that may affect the entity's F.S., including:
  - (i) Significant changes in entity's business activities;
  - (ii) Significant changes to the terms of contracts;
  - (iii) Significant journal entries or other adjustments;
     (iv) Significant transactions occurring near the end of the reporting period;
  - (v) Uncorrected misstatements identified; and
  - (vi) Effects or possible implications of transactions or relationships with related parties;
- (d) The existence of any actual, suspected or alleged
  - (i) Fraud or illegal acts affecting the entity; and(ii) Non-compliance with laws and regulations;
- (e) Whether mngt. has identified events occurring between date of F.S. and the date of the practitioner's report that require adjustment or disclosure;
- (f) Basis for management's assessment of the entity's ability to continue as a going concern;
- (g) Events or conditions that appear to cast doubt on the entity's ability to continue as a going concern;
- (h) Material commitments, contractual obligations or cotingencies; and
   (i) Material non-monetary transactions or transactions for no
- consideration.

  In designing analytical procedures, the practitioner shall consider whether the data from the entity's accounting system and accounting records are adequate for the purpose of performing the analytical procedures.

#### Practitioner's Report

It shall be in writing, and shall contain the following elements:

- (a) Title, indicating report of independent practitioner for a review engagement;
- (b) The addressee(s).
- (c) Introductory paragraph that identifies F.S. reviewed & states that F.S. have been reviewed;
- (d) Description of responsibility of management for the preparation of F.S.
- (e) If the F.S. are special purpose F.S., a description of the purpose for which the F.S. are prepared and the intended users.
- (f) Description of practitioner responsibility to express a conclusion on the F.S.
- (g) Description of review of F.S. & its limitations, & the following statements:
  - review engagement under this SRE is a limited assurance engagement;
  - Practitioner performs procedures, consisting of making inquiries of mngt. and others and applying analytical procedures. and
  - The procedures performed are substantially less than those performed in an audit and accordingly, the practitioner does not express an audit opinion;
- (h) "Conclusion" that contains:
  - The practitioner's conclusion on the financial statements as a whole, as appropriate; and
  - (ii) A reference to the applicable FRF used to prepare the F.S.
- (i) The date of the practitioner's report;(j) The practitioner's signature; and
- (k) The place of signature.

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## SRE 2410 (Revised) "Review of Interim Financial Information performed by Independent Auditor of the Entity"

Scope of SRE 2410: It deals with auditor responsibilities when engaged to perform a review of Interim financial information (IFI) of the entity.

Objectives of Auditor: to express a conclusion whether on the basis of review anything has come to his attention that causes him to believe that IFI is not prepared in all material respects in accordance with applicable FRF.

### Procedures performed to update the understanding of the entity

- Reading documentation, to the extent necessary, of the preceding year's audit and reviews of prior interim period(s) of the current year and corresponding interim period(s) of the prior year, to enable the auditor to identify matters that may affect the current-period IFI.
- 2. Reading the most recent annual and comparable prior period IFI.
- 3. Considering any significant risks, including the risk of management override of controls, that were identified in the audit of the prior year's FS.
- Considering materiality with reference to the applicable FRF as it relates to IFI to assist in determining nature and extent of procedures to be performed and evaluating effect of misstatements
- Considering the nature of any corrected material misstatements and any identified uncorrected immaterial misstatements in the prior year's FS.
- Considering significant financial accounting & reporting matters that may be of continuing significance such as material weaknesses in I.C.
- 7. Considering results of any audit procedures performed with respect to the current year's FS.
- Considering results of any internal audit performed and the subsequent actions taken by management.
- Inquiring of management about the results of management's assessment of the risk that the IFI may be materially misstated as a result of fraud.
- 10. Inquiring of management about the effect of changes in the entity's business activities.
- Inquiring of management about any significant changes in internal control and the potential effect of any such changes on the preparation of IFI.
- 12. Inquiring of management of the process by which the IFI has been prepared and the reliability of the underlying accounting records to which the IFI is agreed or reconciled.

# Examples of Analytical procedures that may be performed in review of IFI

- Comparing the IFI with the IFI information of the immediately preceding interim period.
- 2. Comparing current IFI with anticipated results, such as budgets or forecasts
- 3. Comparing current IFI with relevant non-financial information.
- Comparing the recorded amounts, or ratios developed from recorded amounts, to expectations developed by the auditor.
- Comparing ratios and indicators for the current interim period with those of entities in the same industry.
- 6. Comparing relationships among elements in the current IFI with corresponding relationships in the IFI of prior periods, for example, expense by type as a %age of sales, assets by type as a percentage of total assets, and percentage of change in sales to percentage of change in receivables.
- 7. Comparing disaggregated data. Examples are:
  - By period, for example, revenue or expense items disaggregated into quarterly, monthly, or weekly amounts
  - By product line or source of revenue.
  - . By location, for example, by component.
  - By attributes of the transaction.

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#### SAE 3400 "Examination of Prospective Financial Information (PFI)" Considerations in assessing the presentation and Meaning and Types of PFI **Acceptance of Engagement** disclosure of PFI Before accepting an engagement to examine PFI, the 1 Meaning of PFI When assessing presentation & disclosure of PFI, the auditor would consider, amongst other things: · Financial information based on assumptions auditor will need to consider whether: the intended use of the information; about events that may occur in the future. presentation of PFI is informative and not misleading; Highly subjective in nature & requires judgment whether the information will be for general or accounting policies are clearly disclosed in notes to PFI; limited distribution: in preparation. the assumptions are adequately disclosed in the notes: Types of PFI 2 the nature of the assumptions, that is, whether they the date as of which the PFI was prepared is disclosed; PFI prepared on the basis of assumptions are best-estimates or hypothetical assumptions; the basis of establishing points in a range is clearly as to future events which management 4. the elements to be included in the information; and indicated: and expects to take place. the period covered by the information. there is any change in the accounting policy of the (Best-estimate assumptions) Auditor should not accept, or should withdraw from, an entity from that disclosed in the most recent historical engagement when assumptions are clearly unrealistic PFI prepared on basis of hypothetical F.S. and whether reason for the change and the effect of or when auditor believes that PFI will be inappropriate assumptions about future events such change on the PFI has been adequately disclosed. for its intended use. which are not necessarily expected to take place or a mixture of best-**Examination Procedures** Evidences to be obtained for reporting on PFI estimate & hypothetical assumptions. **Management Responsibility** When determining NTE of examination procedures, Auditor should document matters, which are important in Mngt is responsible for preparation of PFI providing evidence to support his report on examination of PFI, auditor should consider matters such as: including and evidence that such examination was carried out. Audit knowledge obtained during any previous Identification and disclosure of PFI; evidence in form of working papers will include: engagements; The basis of forecast; the sources of information. Mngt competence regarding preparation of PFI; Underlying assumptions (2) basis of forecasts. the likelihood of material misstatement; (3) the assumptions made in arriving the forecasts, 4 Auditor's Responsibility the extent to which PFI is affected by mngt (4) hypothetical assumptions, evidence supporting assumptions, To examine and report on PFI. judgment: (5) Mngt representations regarding intended use & distribution · Related to events & actions that have not the sources of information considered by the mngt of the information, completeness of material assumptions, yet occurred and might not occur. for the purpose, their adequacy, reliability of the (6) Mngt acceptance of its responsibility for the information, Evidence are future oriented and thus underlying data, including data derived from third audit plan, parties, to support the assumptions; NTE of examination procedures performed, and, speculative. (9) in case the auditor expresses a modified opinion or Auditor is not in a position to express the stability of entity's business; and withdraws from the engagement, the reasons forming the the engagement team's experience with the opinion as to whether the results shown in basis of such decision business and the industry in which the entity PFI will be achieved. He can provide only moderate assurance operates and with reporting on prospective Compiled by: CA. Pankaj Garg financial information. (Negative assurance)

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### SAE 3402 "Assurance Reports on Controls at a Service Organisation"

Scope of SAE 3402: It deals with assurance engagement undertaken by a member of ICAI to provide a report on controls at a service organization (SO) for use by user entities & their auditors. It complements SA 402.

Objectives: To obtain reasonable assurance w.r.t. description, design and operating effectiveness of controls established in the service organization.

### **Acceptance Considerations**

Before agreeing to accept, service auditor shall:

- (a) Determine whether:
  - (i) He has the capabilities and competence to perform the engagement;
  - (ii) Criteria to be applied by the SO to prepare the description of its system will be suitable and available to user entities and their auditors; and
  - (iii) Scope of engagement and SO description of its system will not be so limited that they are unlikely to be useful to user entities & their auditors
- (b) Obtain the agreement of the SO that it acknowledges and understands its responsibility:
  - (ii) For preparation of the description of its system;
  - (iii) To have a reasonable basis for the SO assertions accompanying the description of its system;
  - (iv) For stating in the assertions, the criteria it used to prepare the description of its system;
  - (v) For stating in the description of its system, the control objectives and party who specified them;
  - (vi) For identifying the risks that threaten achievement of the control objectives and designing and implementing controls to provide reasonable assurance that those risks will not prevent achievement of the control objectives; &
  - (vii) To provide the service auditor with:
    - (a) Access to all relevant information;
    - (b) Additional information that the service auditor may request from the SO; and
    - (c) Unrestricted access to persons within the SO from whom he determines it necessary to obtain evidence.

#### Assessing the Suitability of Criteria

<u>Criteria</u>: Benchmarks used to evaluate or measure a subject matter.

In assessing the suitability of criteria to evaluate the SO description of its system, the service auditor shall determine if the criteria encompass, at a minimum:

- (a) Whether the description presents how the SO system was designed & implemented, including, as appropriate:
  - · The types of services provided.
  - · The procedures, by which services are provided.
  - The related records and supporting information, including accounting records, supporting information and specific accounts that are used to initiate, record, process and report transactions.
  - How the SO system deals with significant events and conditions, other than transactions;
  - The process used to prepare reports and other information for user entities;
  - The specified control objectives and controls designed to achieve those objectives;
  - Complementary user entity controls contemplated in the design of the controls; and
  - Other aspects of the SO control environment, risk assessment process, information system and communication, control activities and monitoring controls that are relevant to the services provided.
- (b) In the case of a type 2 report, whether the description includes relevant details of changes to the SO system during the period covered by the description.
- (c) Whether the description omits or distorts information relevant to scope of SO system being described, while acknowledging that the description is prepared to meet the common needs of a broad range of user entities.

### Elements of Assurance Report (Type 2)

Report on description, design and operating effectiveness of controls (Commonly known as Type 2 Report) includes:

- (a) A title that clearly indicates the report is an independent service auditor's assurance report.
- (b) An addressee.
- (c) Identification of SO description of its system.
- (d) Identification of the criteria, and the party specifying the control objectives.
- (e) A statement that the report is intended only for user entities and their auditors.
- (f) A statement that the SO is responsible for preparing the description of its system, including the completeness, accuracy & method of presentation of that description.
- (g) A statement that the service auditor's responsibility is to express an opinion on the SO description, design and operating effectiveness of those controls.
- (h) A statement that the engagement was performed in accordance with SAE 3402.
- (i) Summary of procedures to obtain reasonable assurance.
- (j) A statement of the limitations of controls.
- K) The service auditor's opinion, expressed in the positive form, on whether, in all material respects, based on suitable criteria:
  - The description fairly presents the SO system that had been designed and implemented throughout the specified period;
  - The controls related to the control objectives stated in the SO description of its system were suitably designed throughout the specified period; and
  - The controls tested, which were those necessary to provide reasonable assurance that the control objectives stated in the description were achieved, operated effectively throughout the specified period.
- (I) The date of the service auditor's assurance report.
- (m) Practitioner's Signature.
- (n) The place of signature.

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### SAE 3420 "Assurance Engagements to report on the Compilation of Pro Forma Financial Information included in a Prospectus"

Scope of SAE 3420: It deals with reasonable assurance engagements undertaken by a practitioner to report on the responsible party compilation of pro forma financial information (PFI) included in a prospectus.

Objectives: To obtain reasonable assurance about whether the PFI has been compiled in all material respects on the basis of applicable criteria.

### **Acceptance Considerations**

Before accepting an engagement, practitioner shall:

- (a) Determine his capabilities & competence to perform the engagement:
- (b) Determine the suitability of applicable criteria;
- (c) Evaluate the wording of the opinion prescribed by the relevant L & R, if any, to determine that the practitioner will likely be able to express the opinion so prescribed:
- (d) Where the sources from which the unadjusted financial information have been extracted, have been audited or reviewed and a modified audit opinion or review conclusion has been expressed, consider whether or not the relevant L & R permits reference in the practitioner's report to, the modified audit opinion or review conclusion w.r.t. such sources;
- (e) If entity's historical financial information has not been audited or reviewed, consider whether the practitioner can obtain a sufficient understanding of the entity and its accounting and financial reporting practices to perform the engagement;
- (f) Obtain the agreement of the responsible party that it acknowledges its responsibility for:
  - (i) Adequately disclosing and describing the applicable criteria to the intended users;
  - (ii) Compiling the PFI on basis of applicable criteria;
  - (iii) Providing the practitioner with:
    - a. Access to all information.
    - b. Additional information that the practitioner may request from the responsible party;
    - c. Access to those within the entity

### **Planning and Performing**

### Assessing the Suitability of the Applicable Criteria.

Practitioner shall assess suitability of applicable criteria & in particular determine that they include, at a minimum, that

- The unadjusted financial information be extracted from an appropriate source;
- The pro forma adjustments be:
  - Directly attributable to the event or transaction:
  - (ii) Factually supportable; and
- (iii) Consistent with the entity's applicable FRF; and
- Appropriate presentation be made & disclosures be provided to enable the intended users to understand the information conveyed
- Obtaining an understanding of how Responsible Party has Compiled the PFI.
- Obtaining Evidence about appropriateness of Source from which Unadjusted Financial Information has been extracted
- Obtaining Evidence about Appropriateness of the Pro Forma Adjustments
- Obtaining Evidence about the Calculations within the PFI
- Evaluating the Presentation of the PFI It shall include consideration of:

  - (a) Overall presentation and structure of the PFI, including whether it is clearly labeled to distinguish it from historical or other financial information;
  - (b) Whether the PFI & related explanatory notes illustrate the impact of the event or transaction in a manner that is not misleading;
  - Whether appropriate disclosures are provided with the PFI to enable the intended users to understand the information conveyed; and
  - (d) Whether the practitioner has become aware of any significant events subsequent to the date of the source from which the unadjusted financial information has been extracted that may require reference to, or disclosure in, the proforma financial information.

### Elements of Assurance Report (Type 2)

The practitioner's report shall include:

- A title indicating independent assurance report;
- An addressee(s), as agreed;
- Introductory paragraphs that identify:
  (i) The pro forma financial information;
  - (ii) Source of unadjusted financial information;
  - (iii) The period covered by, or the date of, PFI; and (iv) A reference to the applicable criteria;
- A statement that the responsible party is responsible for compiling the PFI;
- A description of the practitioner's responsibilities, w.r.t. expressing an opinion about whether the PFI has been compiled, on the basis of the applicable
- A statement that the engagement was performed in accordance with SAE 3420.
- Statements that:
  - (i) Engagement involves performing procedures to assess whether the applicable criteria used provide a reasonable basis for presenting the significant effects directly attributable to the event or transaction;
  - (ii) The procedures selected depend on the practitioner's judgment; and (iii) The engagement also involves evaluating the
- overall presentation of the PFI;

  (h) Practitioner's opinion using one of the following phrases, which are regarded as being equivalent:
  - (i) The PFI has been compiled, in all material respects, on the basis of the (applicable
  - (ii) The PFI has been properly compiled on the basis stated:
- The practitioner's signature;
- (j) The date or the 15. (k) The place of signature. The date of the report; and

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### SRS 4400 "Engagements to perform Agreed Upon Procedures"

Scope of Engagement: In an engagement to perform agreed-upon procedures, the auditor is engaged by the client to issue a report of factual findings, based on specified procedures performed on specified subject matter of specified elements, accounts or items of a financial statement.

Objective of Engagement: To carry out procedure of audit nature, to which auditor, entity & any appropriate third parties have agreed & to report on factual finding thereon.

#### **General Principles of Engagement**

Auditor should comply with Code of Ethics issued by ICAI. Ethical Principles are:

- (i) Integrity;
- (ii) Objectivity
- (iii) Professional competence and due care;
- (iv) Confidentiality;
- (v) Professional conduct; and
- (vi) Technical standard

Note: Independence is not a requirement for agreed-upon procedures engagement, however, the terms or objective of the engagement may require the auditor to comply with the independence requirements of the Code of Ethics issued by the ICAI. Where the auditor is not independent, a statement to that effect should be made in the report of factual findings.

### **Defining the Terms of Engagement**

There should be a clear understanding among the auditor, the client and other specified parties. The terms to be agreed include the following:

- (a) Nature of the engagement
- (b) Purpose
- (c) Identification of the financial information
- (d) Nature, timing and extent of the specific procedures
- (e) Limitation on distribution of the report of factual findings. If such limitation would be in conflict with the legal requirements, the auditor would not accept the engagement.

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#### Reporting

The report of factual findings should contain:

- (a) Title:
- (b) Addressee
- (c) Identification of specific financial or not-financial information to which the agreed-upon procedures have been applied
- (d) A statement that the procedures performed were those agreeupon with the recipient.
- (e) A statement that the engagement was performed in accordance with this standard & terms of engagement.
- (f) Identification of the purpose.
- (g) A listing of the specific procedures performed
- (h) A description of the auditor's factual findings including sufficient details of errors and exceptions found
- (i) A statement that the procedures performed do not constitute either an audit or a review and, as such, no assurance is expressed.
- (j) A statement that the report is restricted to those parties that have agreed to the procedures to be performed.
- (k) A statement (when applicable) that the report relates only to the elements specified and that it does not extend to the entity's F.S. as a whole
- (I) Date of the report
- (m) Place of signature
- (n) Auditor's signature.

Report should be signed by the auditor in his personal name. Where the firm is appointed, the report should be signed in the personal name of the auditor and in the name of the firm. Also mention the membership number.

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### SAE 4410 "Compilation Engagement"

Scope of SAE 4410: It deals with practitioner's responsibilities when engaged to assist management with the preparation and presentation of historical financial information without obtaining any assurance on that engagement.

### Compilation Engagement

- It is an engagement in which a practitioner applies accounting and financial reporting expertise to assist management in the preparation and presentation of financial information of an entity in accordance with an applicable FRF, and reports as required by this SRS
- The practitioner's objectives under this SRS are to:

  (a) Apply accounting & financial reporting expertise to assist management in the preparation and presentation of financial information in accordance with an applicable FRF based on information provided by management; and
- (b) Report in accordance with requirements of this SRS.
- Since a compilation engagement is not an assurance engagement, a compilation engagement does not require the practitioner to verify the accuracy or completeness of the information provided by management for the compilation, or otherwise to gather evidence to express an audit opinion or a review conclusion on preparation of the financial information.

### Mngt. Responsibility for Compilation Engagement

While drafting letter of engagement, the practitioner shall include responsibilities of management for

- (a) The financial information, and for the preparation and presentation thereof, in accordance with a FRF that is acceptable in view of the intended use of the financial information and the intended users;
- (b) Design, implementation & maintenance of such internal control as mngt determines is necessary to enable the preparation of F.S. that are free from material misstatement, whether due to fraud or error;
- (c) Accuracy & completeness of records, documents, explanations & other information provided by management for the compilation engagement; and
- (d) Judgments needed in the preparation and presentation of the financial information.

#### Quality control and Performing the Engagement

### Engagement Level Quality Control

The engagement partner shall take responsibility for

- Overall quality of engagement to which that partner is assigned; & (b) Performing engagement in accordance with firm's quality control policies and procedures, by:
  - Following appropriate procedures regarding the acceptance and continuance of client relationships and engagements
  - Being satisfied that ET collectively has competence & capabilities to perform the compilation engagement;
  - (iii) Being alert for indications of non-compliance by members of the ET with relevant ethical requirements, and determining the appropriate action if matters come to the EP attention indicating that members of ET have not complied with relevant ethical requirements;
  - (iv) Directing, supervising and performing engagement in compliance with professional standards; and
- appropriate engagement documentation being maintained. 2 Performing the Engagement
  - Practitioner shall compile financial information using records, documents, explanations & other information, provided by mngt
  - If, practitioner becomes aware that records, documents, explanations or other information, are incomplete, inaccurate or not unsatisfactory, he practitioner shall bring that to the attention of
  - management and request additional or corrected information.

    If mngt. failed to provide necessary information, as requested, he shall withdraw from the engagement and inform mngt and TCWG of the reasons for withdrawing.
  - If the practitioner becomes aware that:
    - (a) The compiled financial information does not adequately refer to or describe the applicable FRF;
    - (b) Amendments to compiled financial information are required; or
    - The compiled financial information is otherwise misleading. he shall propose the appropriate amendments to management.
  - If mrgt. declines, or does not permit him to make the proposed amendments to the compiled financial information, he shall withdraw and inform mrgt/TCWG of the reasons for withdrawing.

### **Practitioner Report**

Report shall be in writing, and include the following elements:

- (a) The report title:
- (b) The addressee as required by terms;
- (c) Statement that practitioner compiled financial information based on information provided by mngt;
- (d) Description of responsibilities of mngt, or TCWG, in relation to the compilation engagement, and financial information;
- (e) Identification of the applicable FRF;
- (f) Identification of the financial information, including the title and the date or the period to which it relates;
- (g) Description of practitioner's responsibilities, including that the engagement was performed in accordance with this SRS.
- (h) Explanations that:
  - · Since compilation engagement is not an assurance engagement, the practitioner is not required to verify the accuracy or completeness of the information provided by management for the compilation; &
  - · Accordingly, the practitioner does not express an audit opinion or a review conclusion.
- (i) The date of the practitioner's report;
- (j) The practitioner's signature; and
- (k) The Place of signature.

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