10+ years of experience! Unbeatable Passion for Audit Subject!!! That's CA Pragnesh Kanabar Sir!

Brahmastra Revision CA Inter Audit- New Syllabus

Part I of CA Inter Audit Marathon- It covers Chapter 1, 4, 6,7,8,11 of CA Inter Audit New syllabus

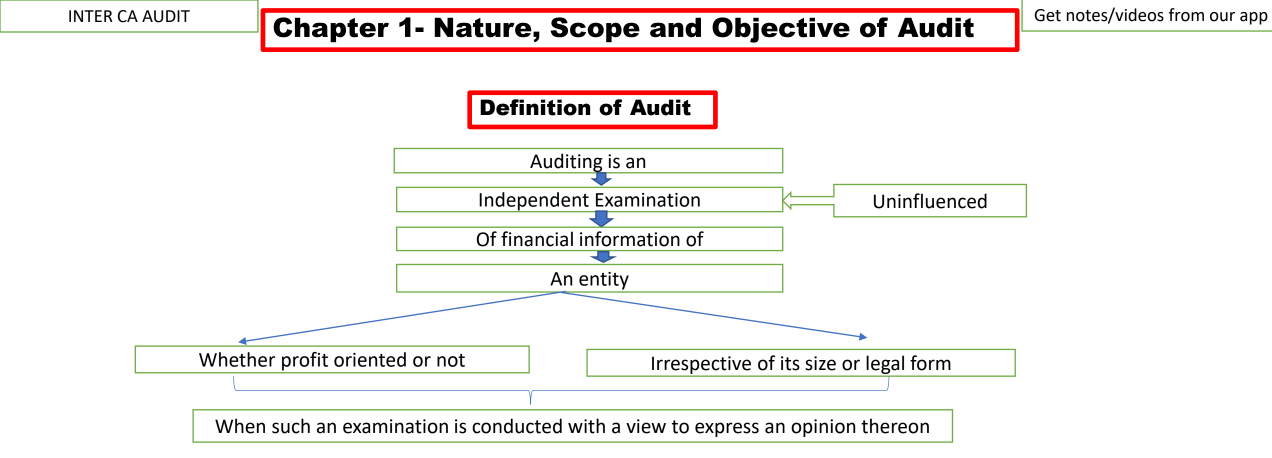
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CA Pragnesh Kanabar Sir's The Audit Academy Brahmastra Revision



Person Conducting audit is expected to: (4 marks)

BOA's TACOS

- **BOA-** Check Entries in the Books of Accounts
- T- FS Show a True and Fair View of P/L and Assets & Liabilities
- A- AS have been followed
- C- Clear information Conveyed
- O- none of the entries have been Omitted
- S- Supported by sufficient and appropriate audit evidence



performing an audit.

believe the contrary.

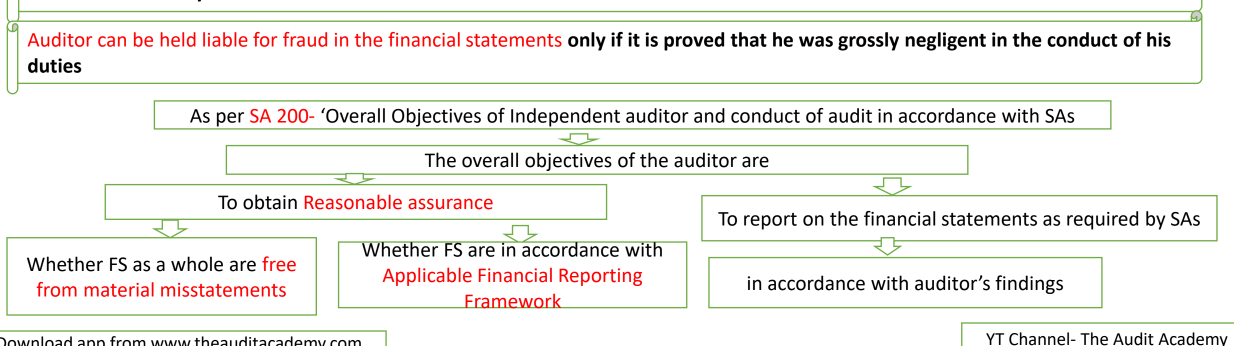
Auditor needs to maintain an attitude of professional skepticism (questioning mind/maintaining alertness) while planning and

After reasonable verification auditor may consider the documents and records of the auditee as genuine unless there are reasons to

Preparation and Presentation of Financial Statements is the responsibility of management including those charged with governance (tcwg)

Prevention and detection of fraud and error is the primary responsibility of management including tcwg

Auditor's primary duty is to form and express an opinion on the financial statements being audited



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Reasonable Assurance means auditor is providing a high level of trust (assurance) through his opinion but his opinion is not a guarantee (absolute assurance). Auditor cannot provide guarantee because audit sufferes from some unavoidable (inherent) limitations. (MODULE TYU- 1)

Free from material misstatement- means FS should be free from significant/large errors

Applicable Financial reporting Framework- means the set of guidelines based upon which entity has to prepare their FS

Professional Skepticism Examples- 4 marks- Ch 11 Concept from module

It means maintaining alertness and a questioning mind.

Auditor shall consider the documents as genuine UNLESS there are reasons/evidence to believe otherwise

Auditor shall maintain such attitude throughout the audit

Examples of maintaining an attitude of professional skepticism- (Contradict FAR)

Contradict- Audit evidence that contradicts other evidence

R- Information that creates doubt over reliability of documents

F- Conditions that indicate possible fraud

A- Additional procedures to be performed in case of doubt

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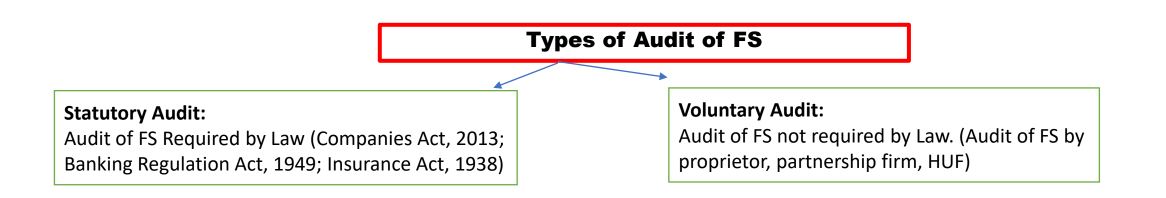
It means coverage of audit- how many areas auditor needs to cover in order to achieve his objective?

Scope of audit of FS is governed by applicable laws, SAs issued by the ICAI and the terms of engagement as agreed with the client.

Scope includes the following: CSD

- C- Coverage of all aspects of the entity relevant to the FS being audited
- S- Sufficiency and reliability of the information
- D- Disclosures- whether proper disclosures have been made as per Accounting Standards and applicable law. (MODULE TYU 2)

Scope excludes: Do not DIE
a) not expected to perform duties which fall outside domain of his competence.
b) not an expert in authentication of documents
c) not an official investigation into alleged wrong doing (MODULE TYU 3)
(Investigation is a critical examination of the accounts with a special purpose)



	Generally, an auditor is appointed by owners
	in case of government companies in India, auditor is appointed by Comptroller and Auditor General of India (CAG), an independent
	constitutional authority.
	•
	Firm- auditor is appointed by partners of firm.
	in case of companies, auditor is appointed by members (shareholders) in Annual General Meeting (AGM)

The Audit report is submitted to person making the appointment. In case of companies, these are shareholders- in case of a firm, to partners who have engaged him.

Advantages of Audit: (4 marks)

	······································
I M Detective Safe	
I- Helps in improving Internal Control	
M- Acts as a moral check on the employees	
Detective- Helps in detection of wastages/loss	ses
Safe- Safeguards the financial interest of the s	takeholders
Ga	overnment- helps to assess tax liability
Share	holders- helps to take investing decisions

Management- helps in decision making

Banks/FI- helps to assess the credit worthiness

Employees- can assess the performance



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Inherent Limitations of Audit

FACTO

Why auditor cannot reduce audit risk to zero and cannot provide absolute assurance?

F- Nature of Financial Reporting

Preparation of FS involves estimates which further involve uncertainty as there could be multiple judgments

A- Nature of Audit Procedures

Auditor may not obtain the required audit evidence due to practical and legal limitations. Example- Mgmt may not provide complete data, **audit is not investigation** and hence there are no specific powers of search and seizure

C- Cost- Benefit Balance***

There is a balance to be struck between the value of the information and cost to be incurred for obtaining such information.

T- Timeliness of Financial Reporting***

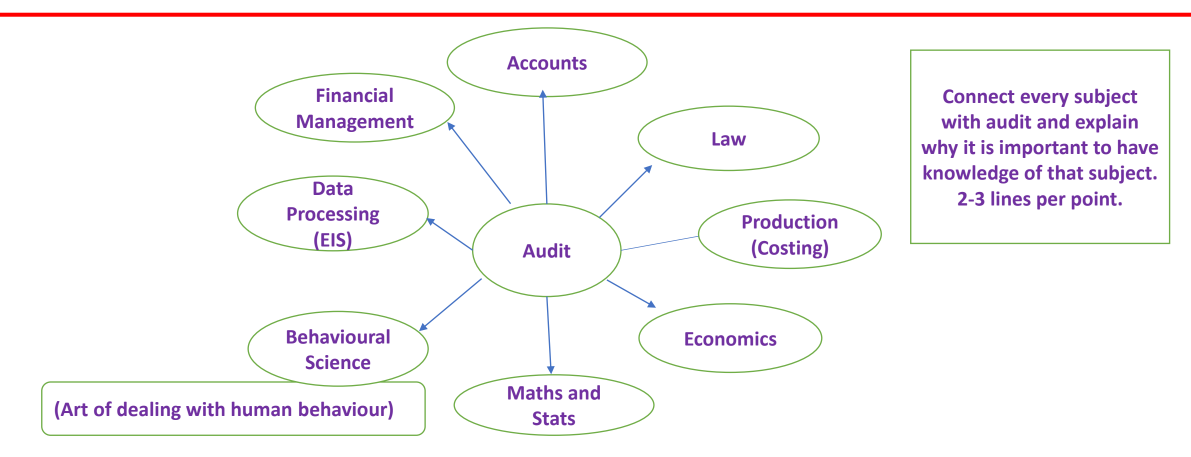
There is an expectation that audit report should be made available within a specified time-frame. Due to this auditor adopts sampling technique.

***The matter of difficulty, time, or cost involved is not in itself a valid basis for the auditor to omit an audit procedure for which there is no alternative.

O- Other Matters

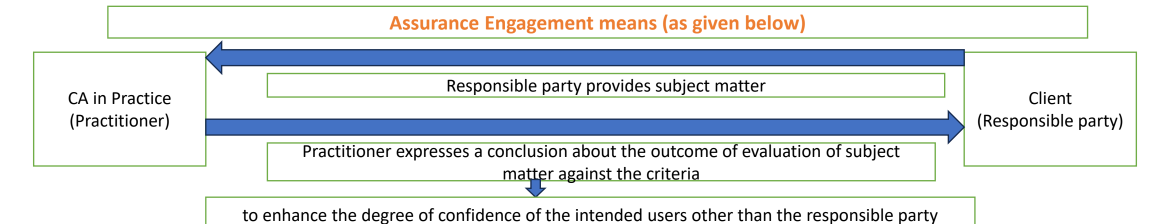
In some matters, auditor's ability to detect misstatements greatly reduces. e.g- Fraud, related party transactions etc.





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Engagement means an arrangement to do something.

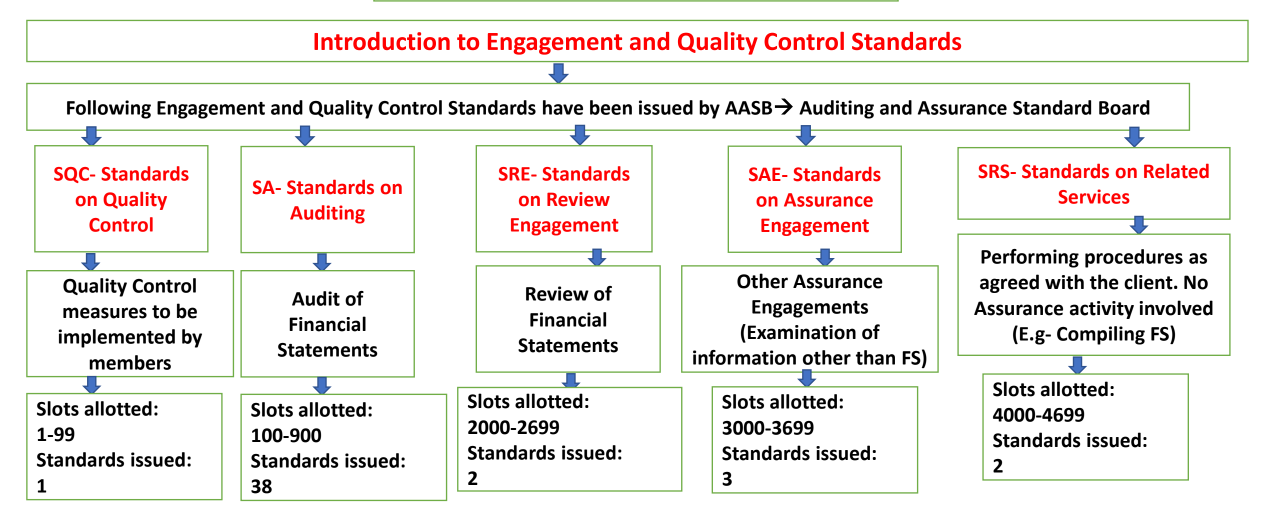


Elements of assurance engagement- 5 elements	
A three party relationship involving a practitioner, a responsible party, and intended user	S
An appropriate subject matter	
Suitable criteria	
Sufficient appropriate evidence	
A written assurance report in appropriate form	

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SAs-Introduction.

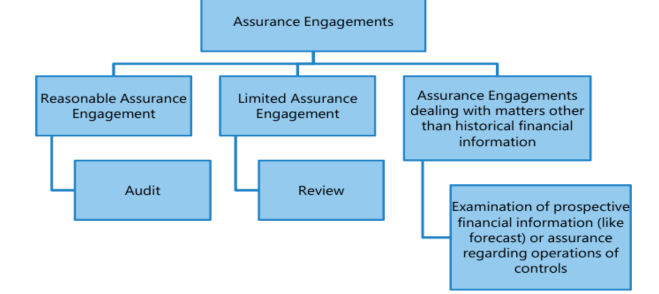
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Inter-CA Syllabus deals only with SAs i.e. standards on auditing issued by AASB for bringing uniformity in auditing practices while auditing FS of any entity irrespective of its size and nature. As per Preface to Auditing Pronouncements (SAs) -> It is mandatory to follow SAs while auditing FS irrespective of the entity being audited

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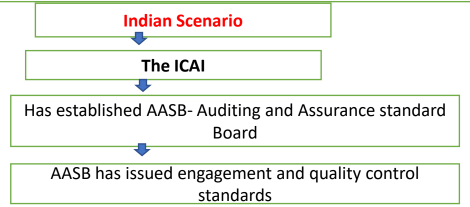
INTER CA AUDIT



Reasonable assurance engagement	Limited assurance engagement	
Reasonable assurance engagement provides high level of assurance.	Limited assurance engagement provides lower level of assurance than reasonable assurance engagement.	
It performs elaborate and extensive procedures to obtain sufficient appropriate evidence.	It performs fewer procedures as compared to reasonable assurance engagement.	
It draws reasonable conclusions on the basis of sufficient appropriate evidence.	It involves obtaining sufficient appropriate evidence to draw limited conclusions.	
Example of reasonable assurance engagement is an audit engagement.	Example of limited assurance engagement is review engagement.	









Authority Attached to the Documents issued by the ICAI

Statements issued by the Council of the ICAI are mandatory.
A) Statements on Accounting matters, if not followed by the client then auditor must mention it in his report.
B) Statements on auditing matters must be followed by the auditor

SA Series	Deals with	Currently How many SAs issued by AASB?	How many NOT in Inter CA syllabus?
<mark>SA 100-199</mark>	Introductory Matters	None	-
<mark>SA 200- 299</mark>	General Principles and Responsibilities	9 SAs→ SA 200, SA 210, SA 220, SA 230, SA 240, SA 250, SA 260, SA 265, SA 299	SA 240 and SA 250
<mark>SA 300- 499</mark>	Risk assessment and Responses to the assessed Risk	6 SAs→SA 300, SA 315, SA 320, SA 330, SA 402, SA 450	SA 402 and half part of SA 330
<mark>SA 500- 599</mark>	Audit Evidence	11 SAs→SA 500, SA 501, SA 505, SA 510, SA 520, SA 530, SA 540, SA 550, SA 560, SA 570, SA 580	1 SA→SA 540
<mark>SA 600-699</mark>	Using the work of Others	3 SAs→ SA 600, SA 610, SA 620	SA 620 and Half SA 600
<mark>SA 700- 799</mark>	Audi Conclusions and Reporting	6 SAs→SA 700, SA 701, SA 705, SA 706, SA 710, SA 720	1 SA→ SA 720
<mark>SA 800- 899</mark>	Specialised Areas	3 SAs→ SA 800, SA 805, SA 810	3 SAs→SA 800, SA 805, SA 810

1. Difference between the word management and those charged with governance-

A) Those Charged With Governance- Persons providing strategic direction to the entity and responsible for oversight of the management when they are preparing and presenting financial statements. E.g Audit Committee, BOD etc...

B) Management- Persons responsible for executing the directions and preparation and presentation of financial statements. E.g. CEO, CFO, KMP etc..

C) In small entities- Management and TCWG could be the same persons.

2. Applicable Financial Reporting Framework-

The Financial Reporting Framework adopted by management and where appropriate, TCWG in the preparation and presentation of financial statements that is

A) acceptable in view of the nature of the entity and objective of FS or

- B) that is required by law or regulation
- E.g. Schedule III + AS in case of Companies.

3. Materiality in the context of audit.

A) Material items are such items which can impact the economic decisions of the users of FS.

B) Materiality is a relative term i.e. it depends upon facts and circumstances of each case. There is no single standard rule determining materiality across all circumstances. It depends upon various factors

4. Sufficient and Appropriate Audit Evidence (SAAE)

Sufficiency means **quantity** of the information.

Appropriateness means **quality** of the information.

Quality means relevance (logical connection) and reliability (complete and accurate).

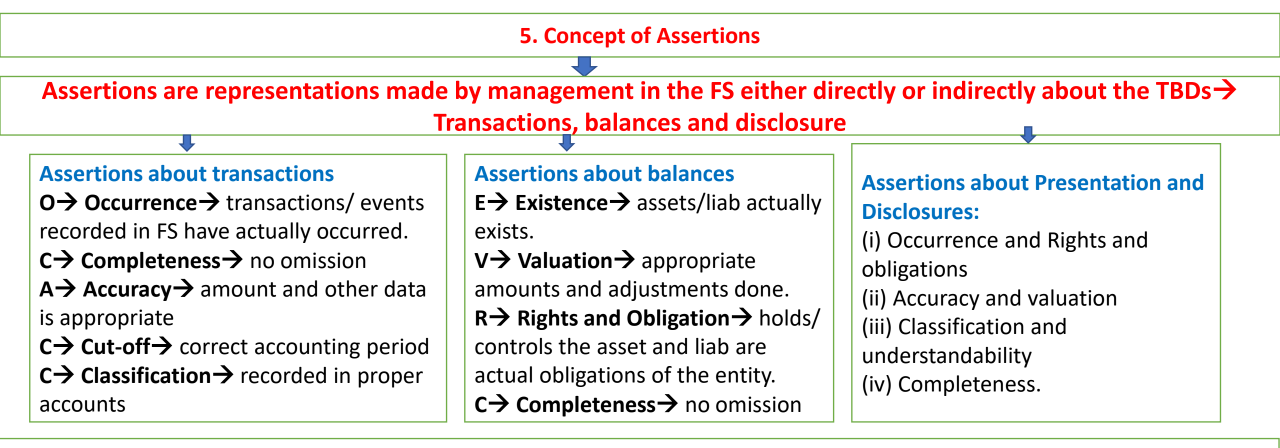
 \rightarrow Audit evidence is cumulative in nature.

 \rightarrow Auditor needs to obtain at-least persuasive audit evidence.

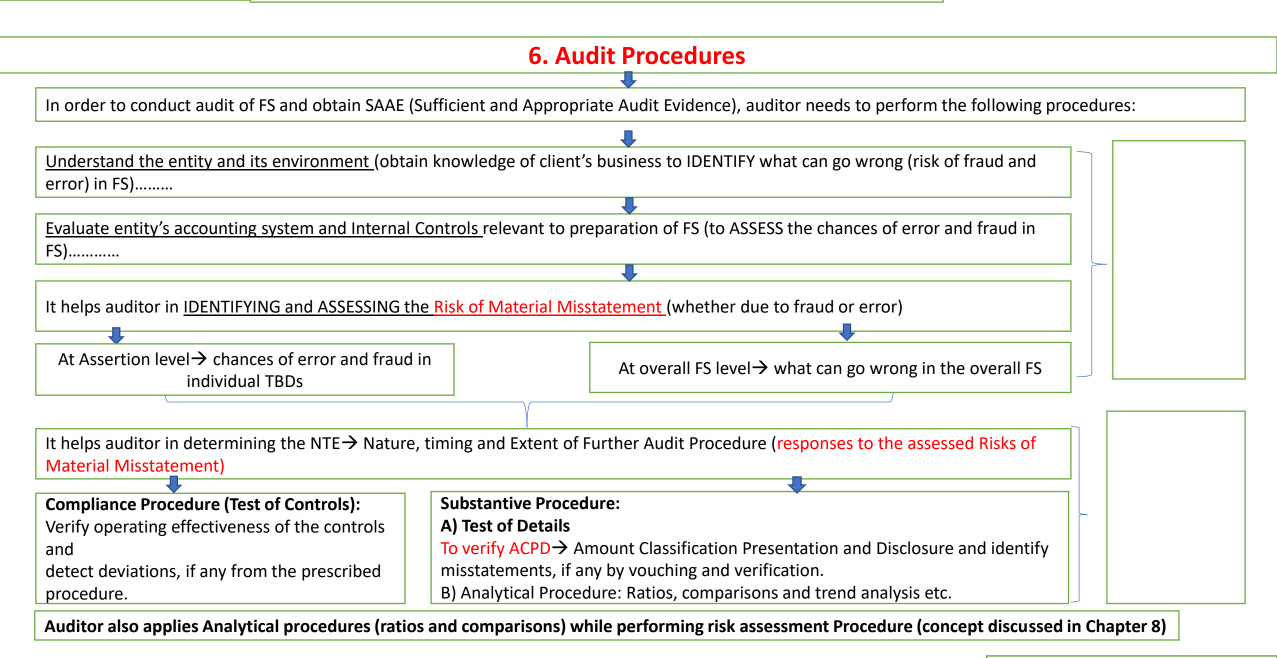
→ In any auditing situation, if intended evidence is not available then auditor shall perform alternate audit procedures to obtain SAAE.

Evidence can be o	btained from		
Accounting Records: → BOA	Other Information Supporting Accounting Records		
 → Ledger → Invoices → Bank Statements etc. 	 → Minutes of Meeting → Confirmation from third party → MOA/AOA 		
Type of Ev	/idence		
Based upon Source of Information: A) Internal Evidence: Originates from the entity being audited B) External evidence: Originates from sources outside the entity.	Based upon nature of Information: A) Written B) Oral C) Visual		

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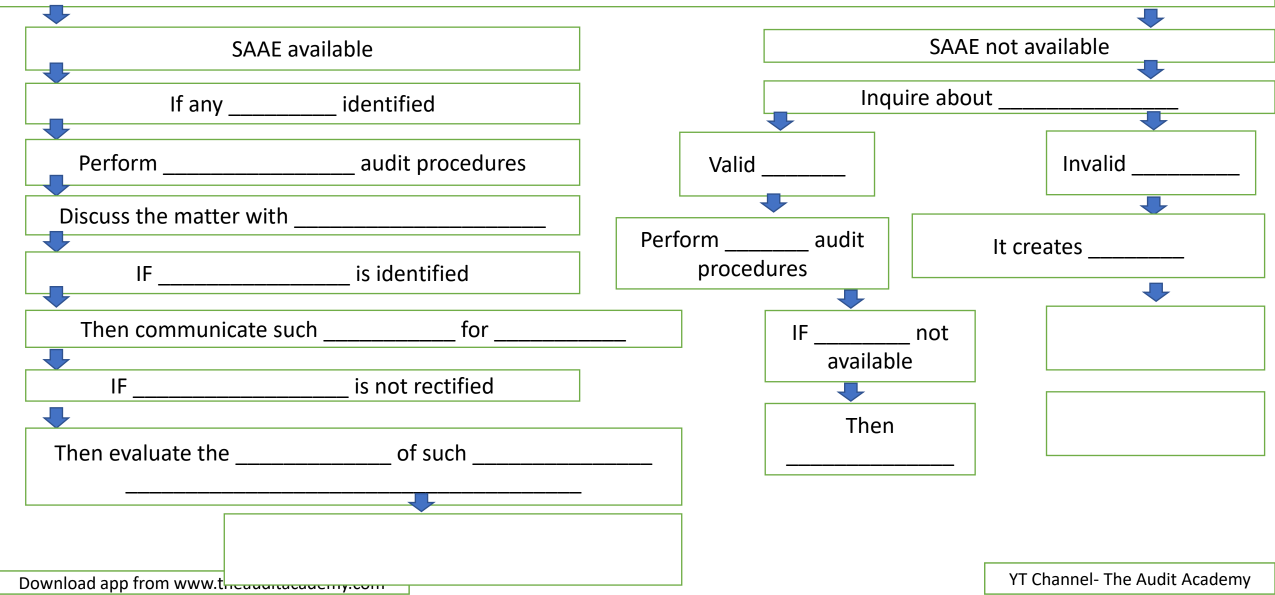


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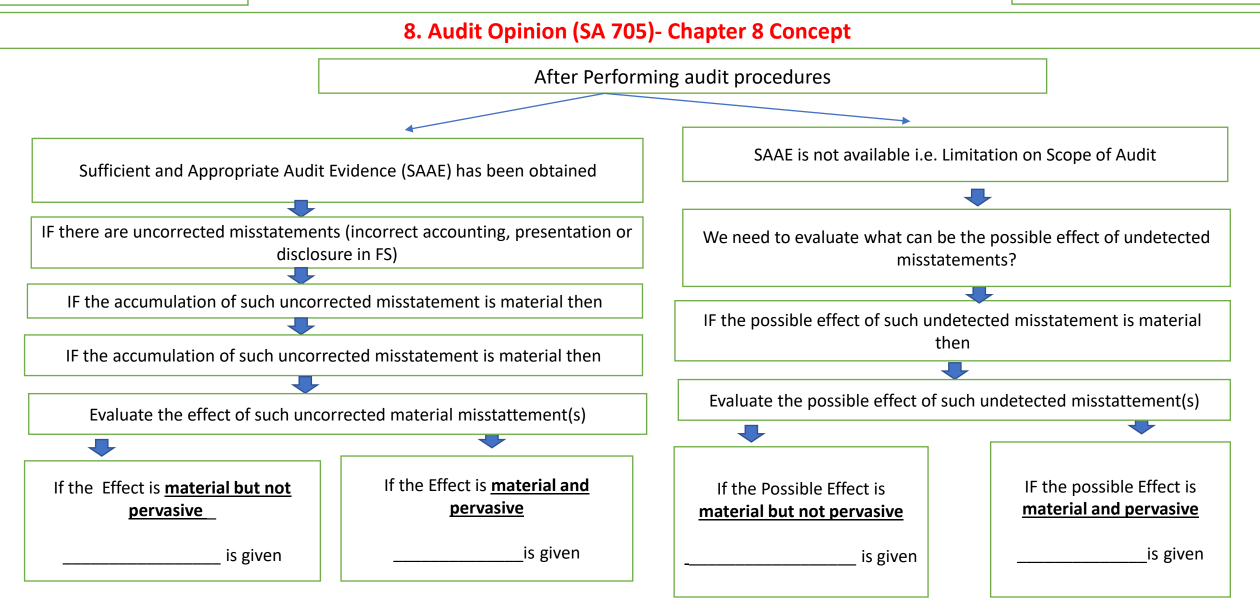


7. Summary Chart of overall Auditor's approach









8. Audit Opinion (SA 705)- Chapter 8 Concept

	Examples (read the question and apply the chart)	
Sr.No	Situation	<u>Answer</u>
1	While auditing a company running coaching classes, you observed that admissions of the students and payment done to professors were wrongly recorded in FS	
2	While auditing a company running coaching classes, you observed that there is insufficient evidence to verify admissions of the students and payment done to professors	
3	While auditing a company running coaching classes, you observed that rent payments (5% of total expenses) have not been properly recorded in FS	
4	While auditing a company running coaching classes, you observed that there is insufficient evidence to verify rent payments (5% of total expenses) recorded in FS.	
5	You observe that there are material misstatements in opening balances which have not been rectified by the management	
6	You observe that there is insufficient evidence to verify opening balances recorded in FS	

INTER CA AUDIT

Basic Concepts for Standards on Auditing

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8. Audit Opinion (SA 705)- Chapter 8 Concept

Pervasive means, as per auditor's judgment, the effect is such that it covers a major portion of the financial statements and it is not limited to some specific items. **For example**, while auditing a coaching class, if you find A) Admissions of students and payments done to professors are wrongly recorded Or

B) You were not given the data related to admissions of students and payments done to professor

Material but not pervasive means, as per auditor's judgment, the effect is significant but it is limited to specific items of financial statements (FS) and does not cover substantially overall FS. **For example**, while auditing a coaching class you find A) Printing and stationery expenses are incorrectly recorded.

Or

B) You were not given sufficient data to verify printing and stationery expenses

How to write/draft a Qualified opinion?

To the best of our knowledge and information available with us, in our opinion, FS of the entity show a true and fair view of the state of affairs as on year end and profit or loss account and cash flows for the year ended 31st March XXXX, <u>except for the matters explained in Basis for Qualified opinion Para (a separata para for explaining the reasons)</u>

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8. Audit Opinion (SA 705)- Chapter 8 Concept

How to write/draft an Adverse opinion?

To the best of our knowledge and information available with us, in our opinion, FS of the entity <u>do not show a</u> <u>true and fair view</u> of the state of affairs as on year end and profit or loss account and cash flows for the year ended 31st March XXXX, <u>due to the matters explained in Basis for Adverse opinion Para (a separata para for</u> <u>explaining the reasons)</u>

How to write/draft a Disclaimer of an opinion?

We are unable to form and express an opinion whether FS of the entity show a true and fair view of the state of affairs as on year end and profit or loss account and cash flows for the year ended 31st March XXXX, <u>due to the limitation on scope of audit as explained in Basis for Disclaimer of an opinion Para (a separata para for explaining the reasons)</u>

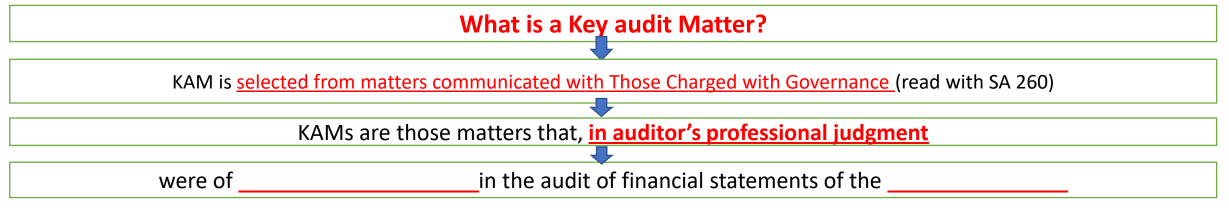
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9. Key Audit Matters (SA 701)- Chapter 8 Concept

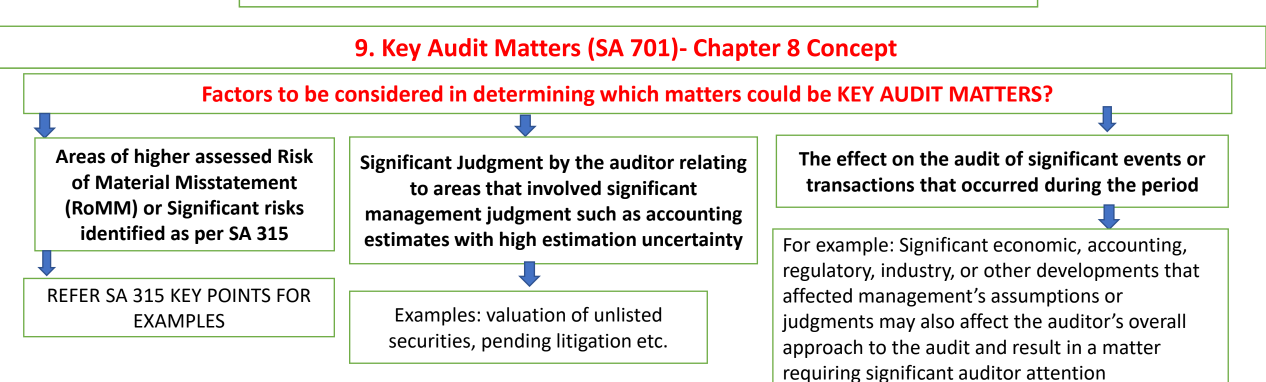
It is an additional paragraph inserted by the ICAI in the audit report from FY 18-19 onwards.

KAM is <u>mandatory</u> for audit of <u>listed entities</u>.

Auditor can voluntarily apply the concept of KAM in audit of other unlisted entities which are of public interest as per his judgment







How to communicate Key Audit Matters in Audit Report?

The introductory language under KAM shall state the following:

A) Key audit matters are those matters that, in the auditor's professional judgment, were of most significance in the audit of the financial statements [of the current period] and

B) These matters were addressed in the context of the audit of the financial statements as a whole, and in forming the auditor's opinion thereon, and the auditor does not provide a separate opinion on these matters.

INTER CA AUDIT

9. Key Audit Matters (SA 701)- Chapter 8 Concept

Describe Each Key Audit Matter under an appropriate Sub-heading.

For each Key Audit Matter auditor shall:

A) Give reference to the related disclosure, if any, in the financial statements.

B) Explain why the matter was considered to one of the most significant matter

C) Explain how the matter was addressed (resolved) in the audit

Note:

A) If SA 701 is applicable and there are NO Key audit matters in the current period then auditor should mention this fact in the audit report under the heading KAM

B) IF SA 701 is applicable and KAMs have been already covered by other paragraphs then auditor should mention such fact in the audit report under the heading KAM

Important principles for Communicating KAM in audit report

KAM is not a substitute for:

A) disclosures required in the financial statements

B) Expressing modified opinion as per SA 705

C) Describing material uncertainty related to Going Concern as per SA 570

KAMs are additional important facts which auditor intends to highlight and it is not to be taken as auditor's opinion on such matters.

If auditor has expressed disclaimer of opinion as per SA 705 then in such audit report he shall not insert KAM (This is a SPECIFIC RESTRICTION BY THE ICAI)

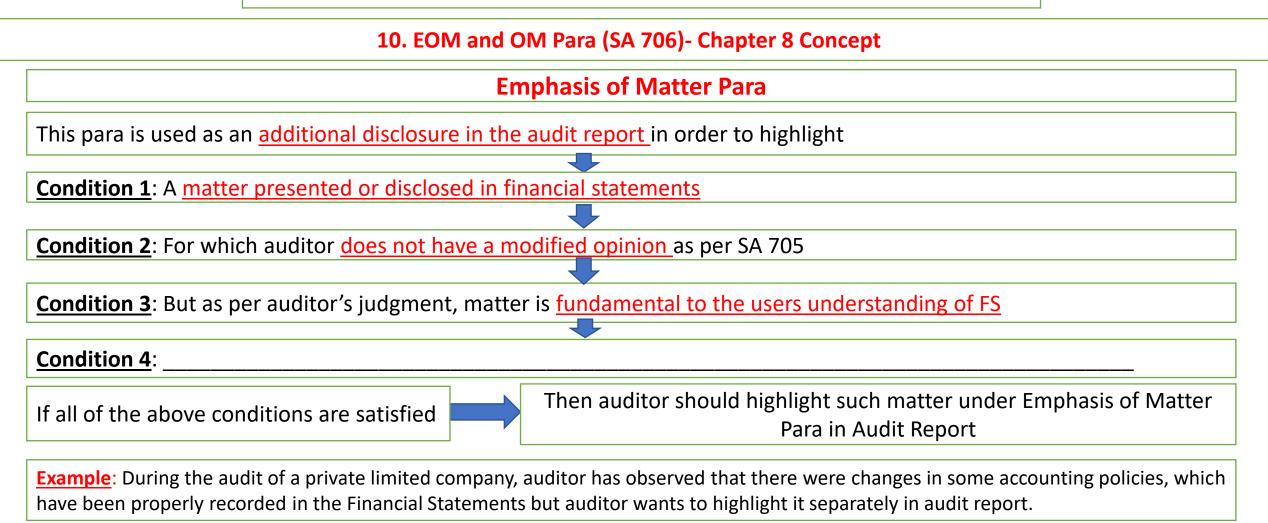
IF SA 701 is applicable and auditor has determined a matter as KAM, he MAY NOT communicate such matter in audit report if:

A) Law or regulation precludes (prohibits) public disclosure about the matter (for example matters under judicial investigation) OR

B) In extremely rare circumstances, the <u>auditor determines</u> that the matter should not be communicated in the auditor's report because <u>the adverse</u> <u>consequences of doing so would be more than the public interest benefits of such communication</u>.

10. EOM and OM Para (SA 706)- Chapter 8 Concept Other Matter Para This para is used as an additional disclosure in the audit report in order to highlight **Condition 1**: A matter other than the matter presented or disclosed in financial statements **Condition 2**: IF such matter is significant in order to explain auditor's report, scope of audit etc.. to bring more clarity about the audit that has been performed **Condition 3**: Only if such disclosure in audit report is not prohibited by laws and regulation **Condition 4**: Then auditor should highlight such matter under Other Matter Para in If all of the above conditions are satisfied Audit Report **Example**: In an audit of a private limited company, branches were audited by a person other than company's auditor. Hence, the company's auditor wants to highlight such fact in his audit report for the clarity of readers of audit report. **Drafting OM PARA in Audit report:** While Drafting OM Para in Audit report, auditor has to ensure that: 'he uses the heading Other Matter or Any other appropriate heading that best describes the matter'.

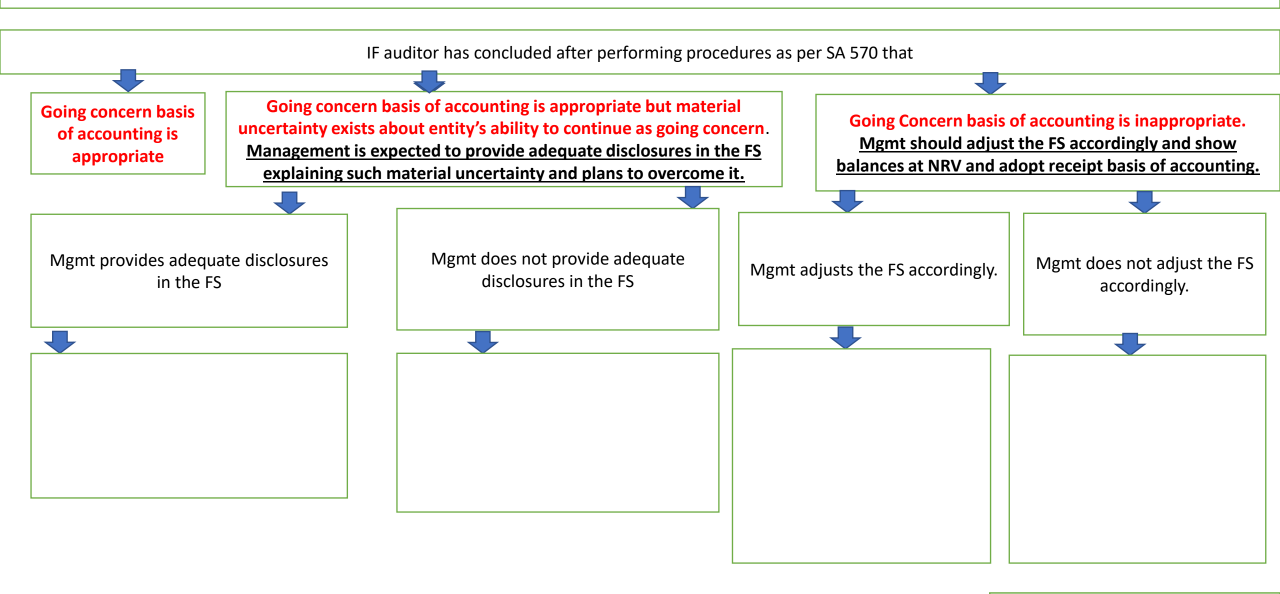
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Drafting EOM PARA in Audit report: While Drafting EOM Para in Audit report, auditor has to ensure that A) He states clearly that his opinion is not modified with respect to such matter And B) He must provide reference to the relevant notes to accounts which have been discussed in EOM Para

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11. Material Uncertainty Related to Going Concern Para (SA 570)- Chapter 4 and 8 Concept



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12. Form and Content of Auditor's Report → SA 700- Chapter 8 Concept

Title auditor's report shall have a title that clearly indicates that it is the report of an independent auditor

Addressee \rightarrow The auditor's report shall be addressed, as appropriate, based on the circumstances of the engagement.

Opinion→ It shall include:

A) Identify ______ whose financial statements have been audited

B) State that the _____

C) Identify the title of each statement comprising the financial statements;

D) Refer to the notes, including the summary of significant accounting policies and

E) Specify the date of, or period covered by, each financial statement comprising the financial statements.

Basis for Opinion → It shall include:

(a) States that the audit was conducted in accordance with Standards on Auditing;

(b) Refers to the section of the auditor's report that describes the auditor's responsibilities under the SAs;

(c) Includes a statement that the auditor is independent of the entity in accordance with the relevant ethical requirements relating to the audit, and has fulfilled the auditor's other ethical responsibilities in accordance with these requirements. The statement shall refer to the Code of Ethics issued by ICAI

(d) States whether the auditor believes that the audit evidence the auditor has obtained is sufficient and appropriate to provide a basis for the auditor's opinion.

Going Concern → As per SA 570

Key Audit Matters \rightarrow As per SA 701

Emphasis of Matter Para \rightarrow As per SA 706

Other Matter Para \rightarrow As per SA 706

Responsibilities of Management for the Financial Statements (read this after SA 210 is over): Describe management's responsibility for:

A) Preparing the financial statements in accordance with the applicable financial reporting framework, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error

B) Assessing the entity's ability to continue as a going concern14 and whether the use of the going concern basis of accounting is appropriate as well as disclosing, if applicable, matters relating to going concern.

Auditor's Responsibilities for the Audit of the Financial Statements (read this after all SAs are over): It shall:

A) State that the objectives of the auditor are to:

(i) Obtain reasonable assurance about whether FS are free from material misstatement, whether due to fraud or error and

(ii) Issue an auditor's report that includes the auditor's opinion

B) State that reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists.

C) State that misstatements can arise from fraud or error, and provide a description of materiality or explain when they are considered as material

D) Describe that auditor exercise professional judgment in planning and performing audit as per SAs.

Auditor's Responsibilities for the Audit of the Financial Statements: (continued)

E) Auditor needs to describe an audit by explaining auditor's responsibilities:

- (i) To identify and assess RoMM whether due to fraud or error in FS.
- (ii) To obtain understanding of internal control
- (iii) To evaluate appropriateness of accounting policies
- (iv) To conclude on appropriateness of mgmt.'s use of going concern basis of accounting.

F) Also explain that auditor communicates with TCWG matters describes as per SA 260.

"Report on Other Legal and Regulatory Requirements" (read this with Section 143 of Companies Act, 2013):

If the auditor addresses other reporting responsibilities in the auditor's report on the financial statements that are in addition to the auditor's responsibilities under the SAs, these other reporting responsibilities shall be addressed in a separate section in the auditor's report.

Signature:

The report is signed by the auditor (i.e. the engagement partner) in his personal name. Where the firm is appointed as the auditor, the report is signed in the personal name of the auditor and in the name of the audit firm. The partner/proprietor signing the audit report also needs to mention the membership number assigned by the Institute of Chartered Accountants of India. They also include the registration number of the firm, wherever applicable, as allotted by ICAI, in the audit reports signed by them. **Place:**

The auditor's report shall name specific location, which is ordinarily the city where the audit report is signed.

Date:

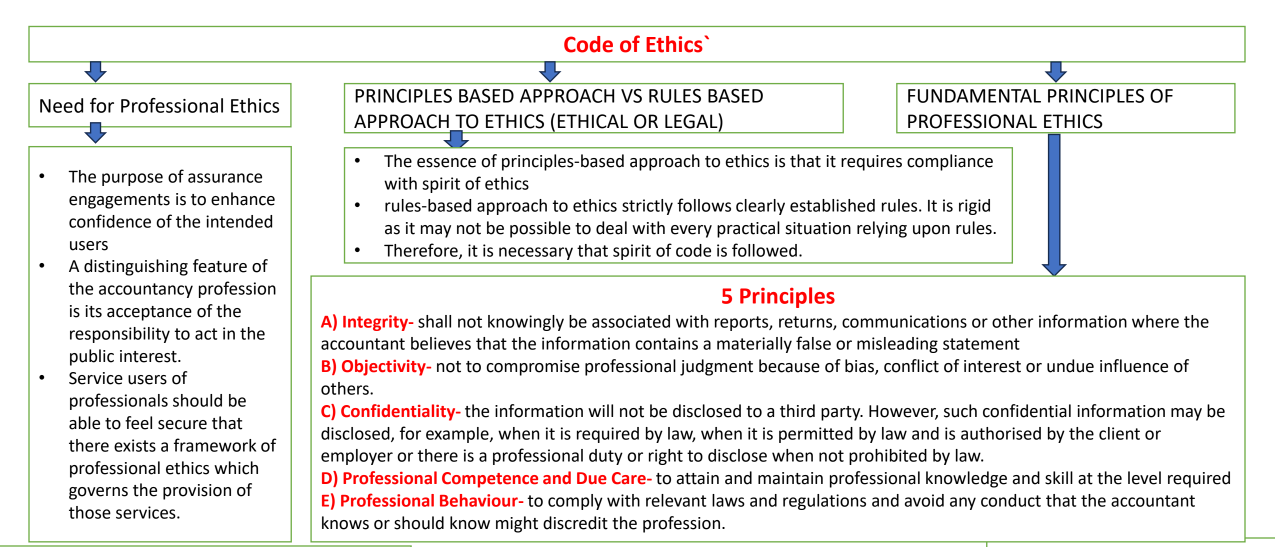
The auditor's report shall be dated no earlier than the date on which Those with the recognized authority have asserted that they have taken responsibility for those financial statements and auditor has obtained sufficient appropriate audit evidence.

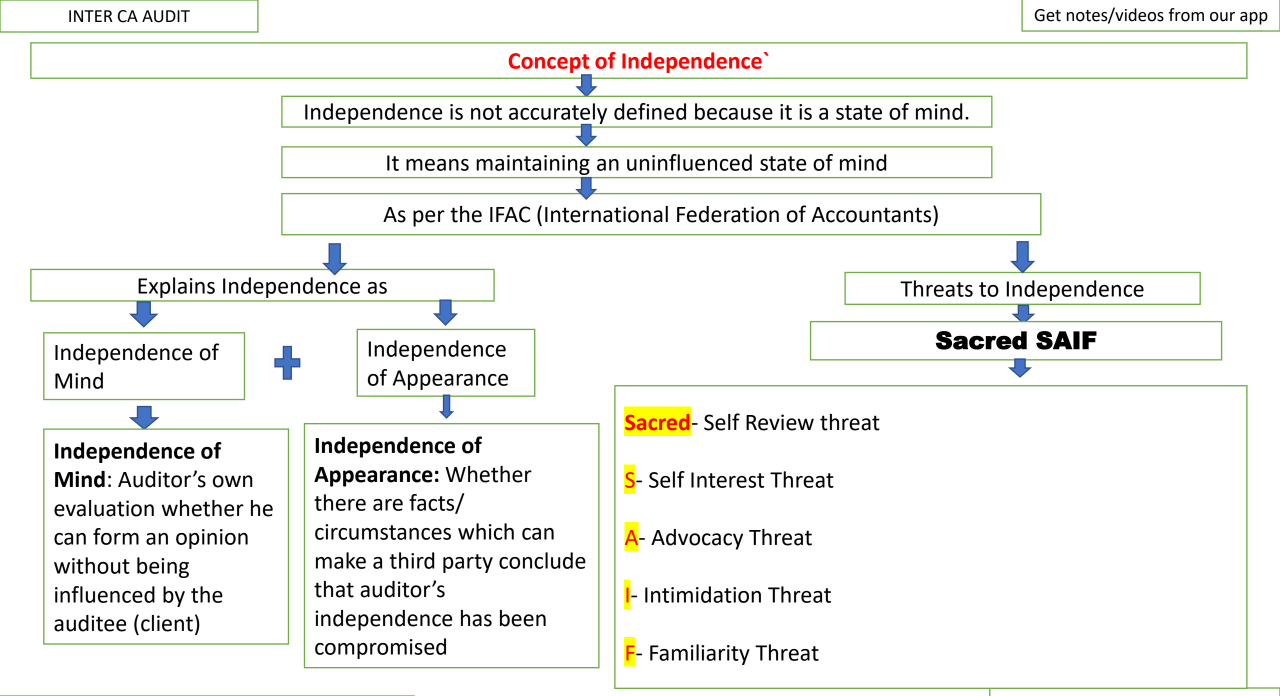
Annexures →

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Now Basic Concepts are over and we will start chapter wise discussion of SAs. First we will finish SAs given in the ICAI module- <u>Chapter 11</u>

It covers Concept of ethics, SA 210 and Quality Control Standards SQC-1 and SA 220





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Self-interest threat: auditing firm, its partner or associate could benefit from a financial interest in an audit client.

Self- Review threats:

(fear of exposing own errors)

i) a review of any judgement or conclusion reached in a previous audit or non-audit engagement.

ii) when a member of the audit team was previously a director or senior employee of the client.

Advocacy threat: when the auditor promotes, or is perceived (as seen by third party) to promote, a client's opinion to a point where people may believe that objectivity (impartial attitude) is getting compromised. E.g. auditor giving legal advice to same client

Intimidation threats: when auditors are stopped from acting objectively with professional skepticism. It could be due to threat of replacement as a result of arguments with clients

Familiarity threat: when auditors form relationships with the client where they end up being too sympathetic to the client's interests.

	There are safeguards in the form of statutory provisions
Safeguards to independence	mentioned in Companies Act, 2013 and Chartered Accountants
	Act, 1949 which help auditor in maintaining its independence.

It means how auditor can protect its independence against the threats explained earlier

Apart from the statutory provisions, auditor should follow the following guiding principles in this regard:

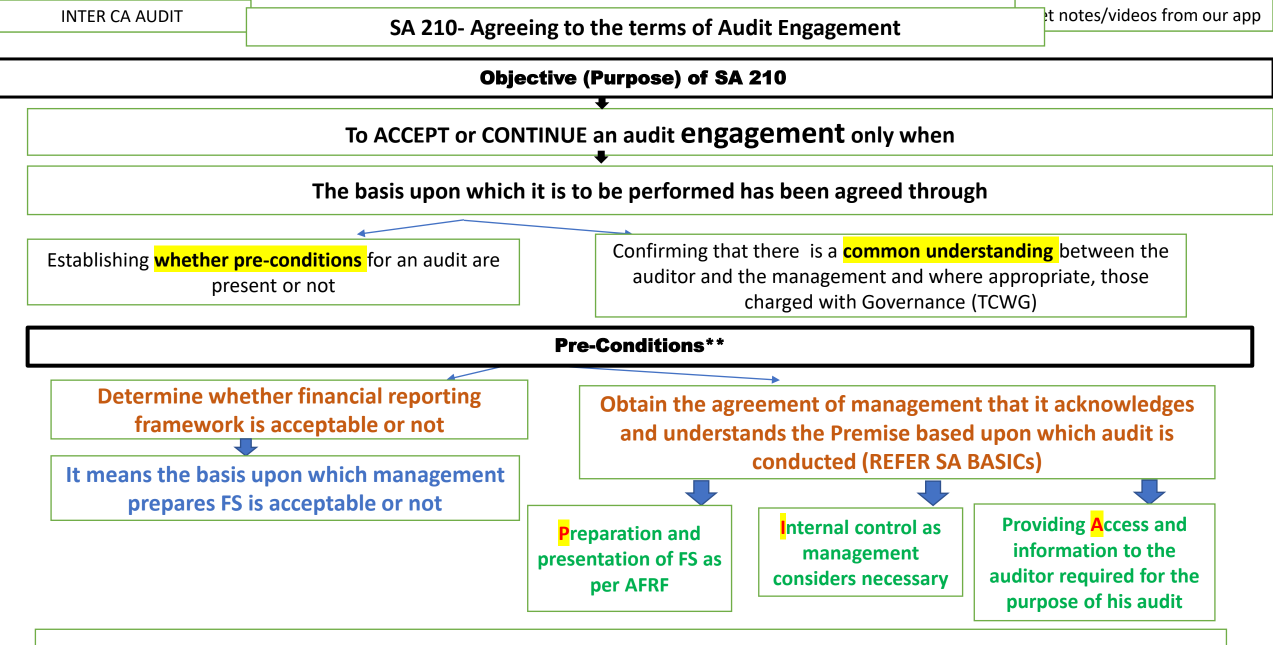
1. Auditor should always be and appear to be independent.

2. The key fundamental principles of integrity, objectivity and professional skepticism can be fulfilled only if auditor remains independent.

3. Before accepting audit, he must consider whether there is any threat to his independence.

4. If such threat exists then he must apply safeguards and eliminate such threat.

5. If the threat cannot be eliminated and auditor believes that he may not be able to maintain his independence, then he shall not accept such audit.

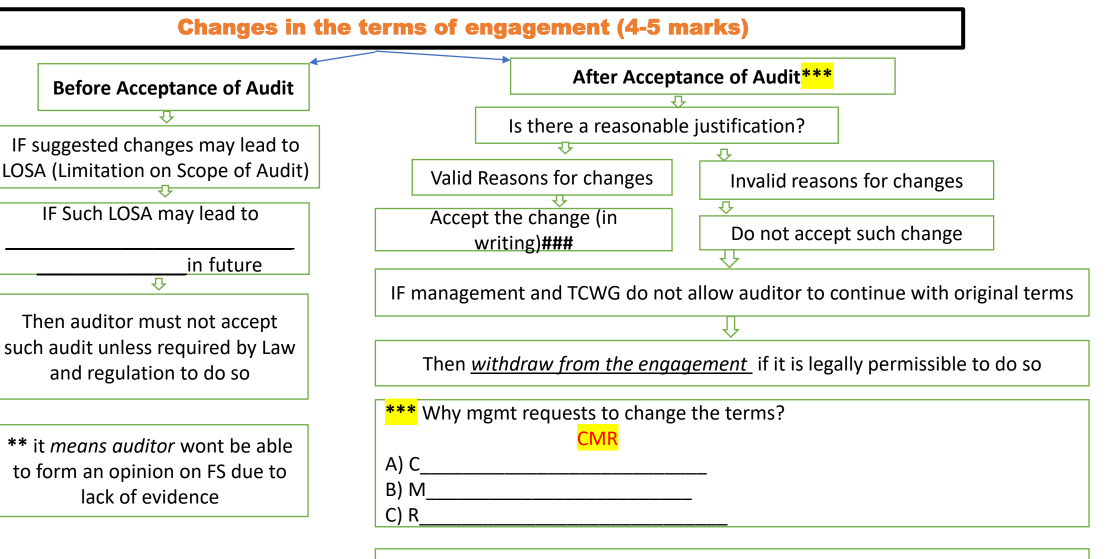


**If the pre-conditions do not exist then auditor cannot accept the audit unless otherwise required by law and regulation.

Letter of Engagement	
ō, The management/TCWG <mark>OSAMA Report</mark>	
 Objectives and Scope of audit with reference to the applicable law governing the audit (E.g. Companies Act, 2013) Auditor's Responsibilities Management's responsibilities Applicable Financial Reporting Framework (AFRF) Expected form and content of Audit Report to be issued (and a statement hat) 	
rom, Nuditor)
Recurring Audit (2 nd year onwards with the same client)	
Auditor <mark>need not revise</mark> the terms of engagement <mark>unless</mark> A) circumstances require him to do so** B) there is a need to remind the entity of existing terms (to clear misunderstanding)	

** example- significant change in LMNO.....- Law, Management, Nature of business, Ownership, Reporting Requirements etc

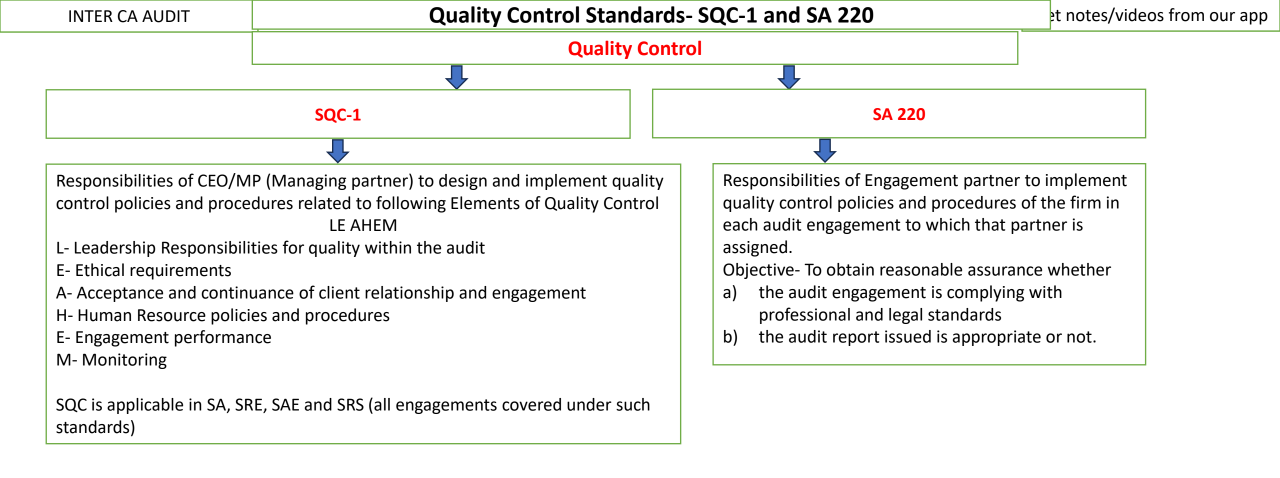
SA 210- Agreeing to the terms of Audit Engagement



###In order to avoid confusion, the audit report would not include reference to:(a) the original engagement; or

(b) any procedures that may have been performed in the original engagement.

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1) Leadership Responsibilities

SQC-1- for quality within the firm

CEO/MP shall assume ultimate leadership responsibilities for quality within the firm. All policies and procedures shall be designed keeping in view the following considerations:

CORD

- **C** Commercial considerations < Quality
- **O** Operational leaders shall have appropriate competence and capabilities
- **R** Resources should be devoted to quality control
- **D** Demonstrate commitment to quality while implementing all policies and procedures.

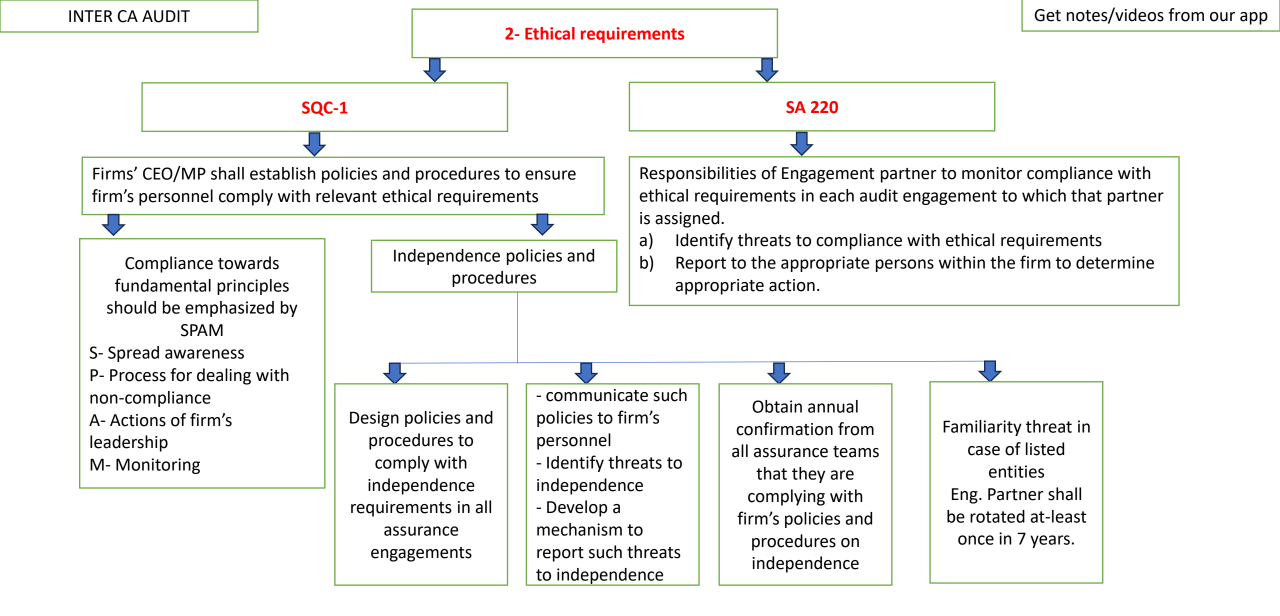
SA 220- for quality within the audit

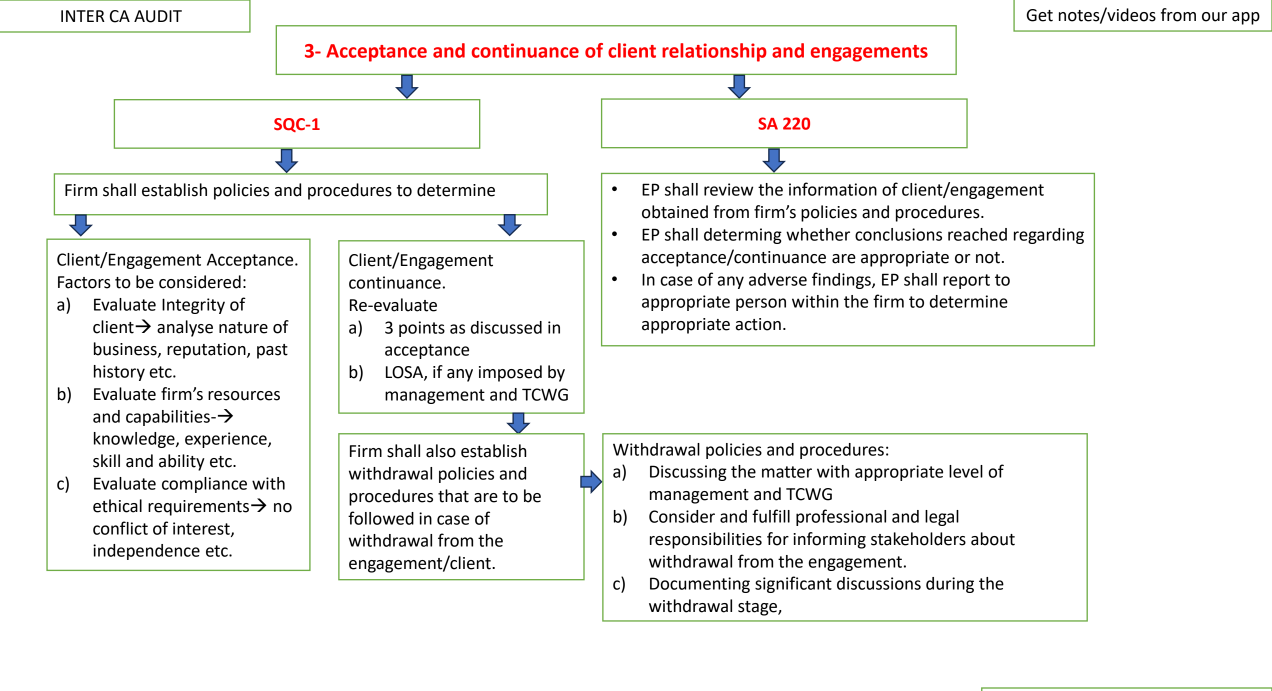
Engagement partner shall be responsible for quality of each audit engagement assigned to him. Actions and messages of EP shall emphasize upon

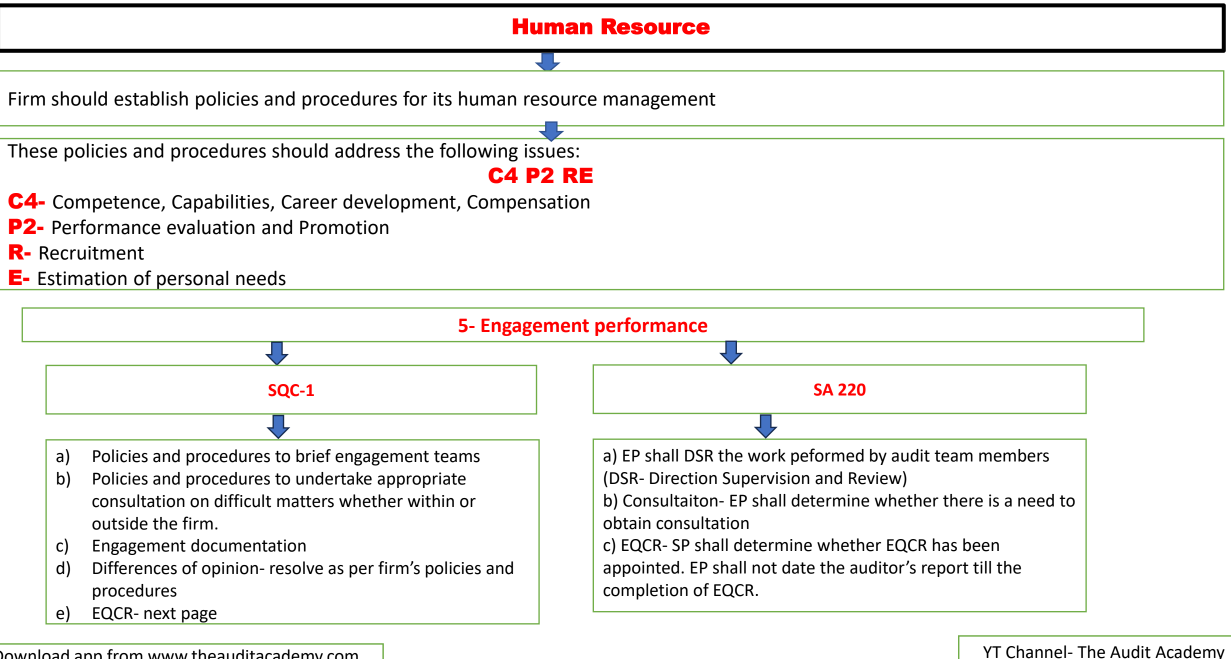
IQ

a) Importance of CAT

- C- Compliance with professional and legal standards
- C- Compliance with firm's quality control policies and procedures
- A- Appropriateness of Audit Report
- T- Team's ability to raise concerns without fear.
- b) Quality is essential in audit engagement

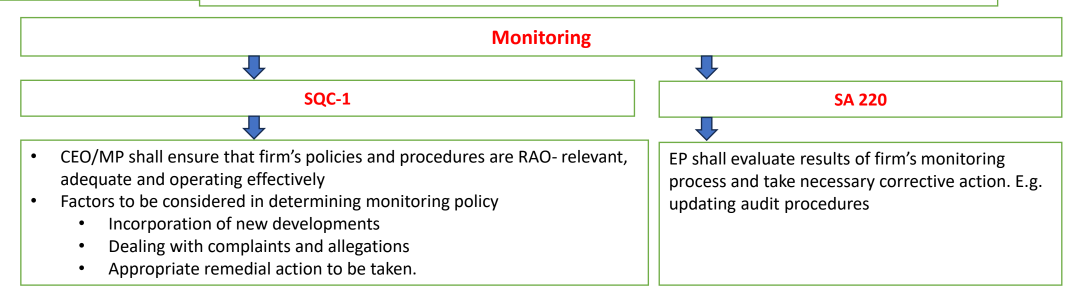






INTER CA AUDIT

SA 220- Quality Control for an Audit of FS





What?→ Additional Review (i.e. in addition to the review done by engagement partner) of the significant judgments made and conclusions reached by audit team

J

Applicable to?

Mandatory for

_conduct it for audit of unlisted entities.

Who can conduct EQCR?

- \rightarrow A CA Partner of the firm (other than engagement partner)
- \rightarrow Any other suitably experienced person (CA) of the firm
- \rightarrow A suitably qualified external person (CA in Practice)
- ightarrow Team of individuals of the firm headed by CA

Role of Engagement Quality Control Reviewer:

- \rightarrow Review of draft audit report
- \rightarrow Review of significant judgments and conclusions
- \rightarrow Review of selected documentation which is significant
- \rightarrow Discussions with engagement partner on critical areas.
- \rightarrow Whether appropriate consultation was taken on critical areas
- \rightarrow Evaluation of independence of the audit team

AUDIT REPORT IS SIGNED.

EQCR ___

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An engagement partner taking over an audit during the engagement should apply the review procedures in order to review the work performed to the date of a change in order to assume the responsibilities of an engagement partner.

M/s Sureshchandra & Co. has been appointed as an auditor of SC Ltd. for the financial year 2014-15. CA. Suresh, one of the partners of *M/s* Sureshchandra & Co., completed entire routine audit work by 29th May, 2015. Unfortunately, on the very next morning, while going towards office of SC Ltd. to sign final audit report, he met with a road accident and died. CA. Chandra, another partner of *M/s* Sureshchandra & Co., therefore, signed the accounts of SC Ltd., without reviewing the work performed by CA. Suresh.

Two main points:

A) **Basic principle of Audit** → one of the basic principles, which govern the auditor's professional responsibilities and which should be complied with wherever an audit is carried, is that when the auditor delegates work to assistants or uses work performed by other auditor and experts, he will continue to be responsible for forming and expressing his opinion on the financial information. However, he will be entitled to rely on work performed by others, provided he exercises adequate skill and care and is not aware of any reason to believe that he should not have so relied

B) Concept of SA 220 as discussed above.

Chapter 4, 7 & 6 SAs→ Audit Evidence, Completion and review and Audit Documentation

- 1. SA 500- Audit Evidence
- 2. <u>SA 505- External Confirmation</u>
- 3. <u>SA 580- Written Representation</u>
- 4. SA 501- Audit Evidence- Specific Considerations for selected items
- 5. <u>SA 510- Initial Audit Engagement- Verification of Opening Balances</u>
- 6. SA 550- Related Party
- 7. SA 560- Subsequent Events
- 8. SA 570- Going Concern
- 9. SA 230- Audit Documentation
- 10. SA 610- Using the work of Internal Auditor
- 11. SA 520- Analytical procedures
- 12. SA 530- Audit Sampling
- 13. SA 450- Evaluation of misstatements identified during the audit
- 14. SA 260- Overview of communication with TCWG
- 15. SA 265- Communicating deficiencies in internal control with management and TCWG

Auditor needs to obtain Sufficient and appropriate audit evidence by performing audit procedures → Discussed in Basic concepts of SAs

When information to be used as audit evidence has been prepared using the work of a management's expert, the auditor shall:

- \rightarrow Evaluate the competence, capabilities and objectivity of that expert;
- \rightarrow Obtain an understanding of the work of that expert
- \rightarrow Evaluate the appropriateness of that expert's work as audit evidence for the relevant assertion

When using information produced by the entity, the auditor shall:

- ightarrow Obtaining audit evidence about the accuracy and completeness of the information
- \rightarrow Evaluating whether the information is sufficiently precise and detailed for the auditor's purposes

Inconsistency in or Doubts over Reliability of Audit Evidence

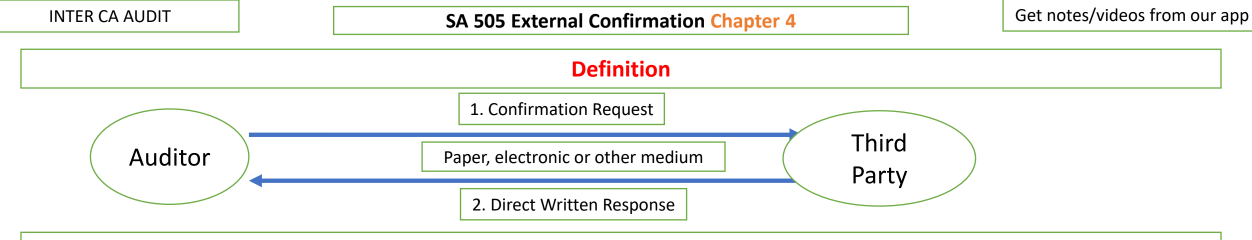
 \rightarrow audit evidence obtained from one source is inconsistent with that obtained from another Or

 \rightarrow the auditor has doubts over the reliability of information to be used as audit evidence

Then

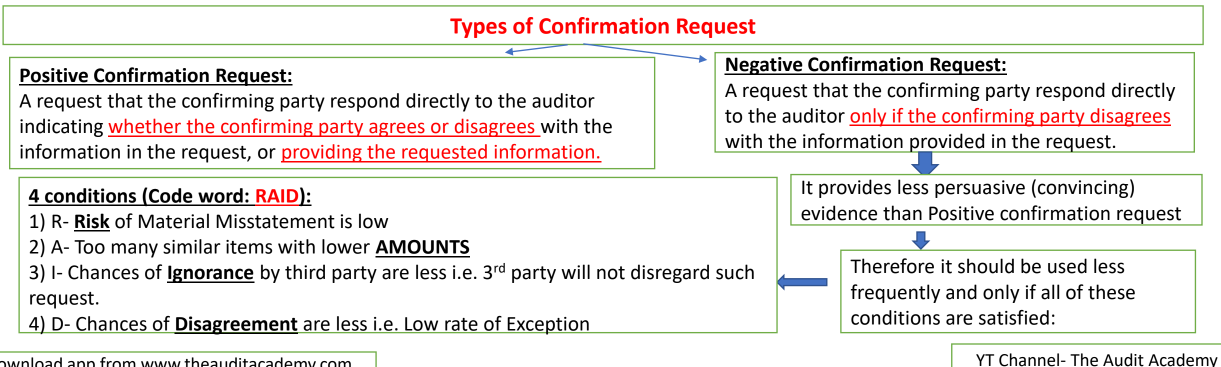
the auditor shall determine what modifications or additions to audit procedures are necessary to resolve the matter, and shall consider the effect of the matter, if any, on other aspects of the audit.

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	Auditor's judgment as to sufficiency may be	e affected by the factors such as	
→ Materiality → RoMM → Size and characterist	tics of the population		
Audit procedures to ob	otain audit evidence can include- RIO's Ex is RIA	Principles determining reliability of	of audit evidence
\rightarrow Recalculation			
\rightarrow Inspection		\rightarrow Written vs	
\rightarrow Observation		\rightarrow Direct vs	
→ External Confirmatio	on	→ External vs	
\rightarrow Reperformance		→ Original vs	
→Inquiry		ightarrow If the controls are operating effe	ctively then
\rightarrow Analytical Procedure	es		



Definition as per Bare SA 505:

"Audit evidence obtained as a direct written response to the auditor from a third party (the confirming party), in paper form, or by electronic or other medium."



Factors that may assist the auditor in determining whether external confirmation procedures are to be performed as substantive audit procedures include

KAWO of Third Party

A) The confirming party's **knowledge** of the subject matter

B) The **ability** or **willingness** of the intended confirming party to respond. For example:

- (i) May not accept responsibility for responding to a confirmation request;
- (ii) May consider responding too costly or time consuming
- (iii) May have concerns about the potential legal liability resulting from responding
- (iv) May account for transactions in different currencies
- (v) May operate in an environment where responding to confirmation requests is not a significant aspect of day-to-day

operations.

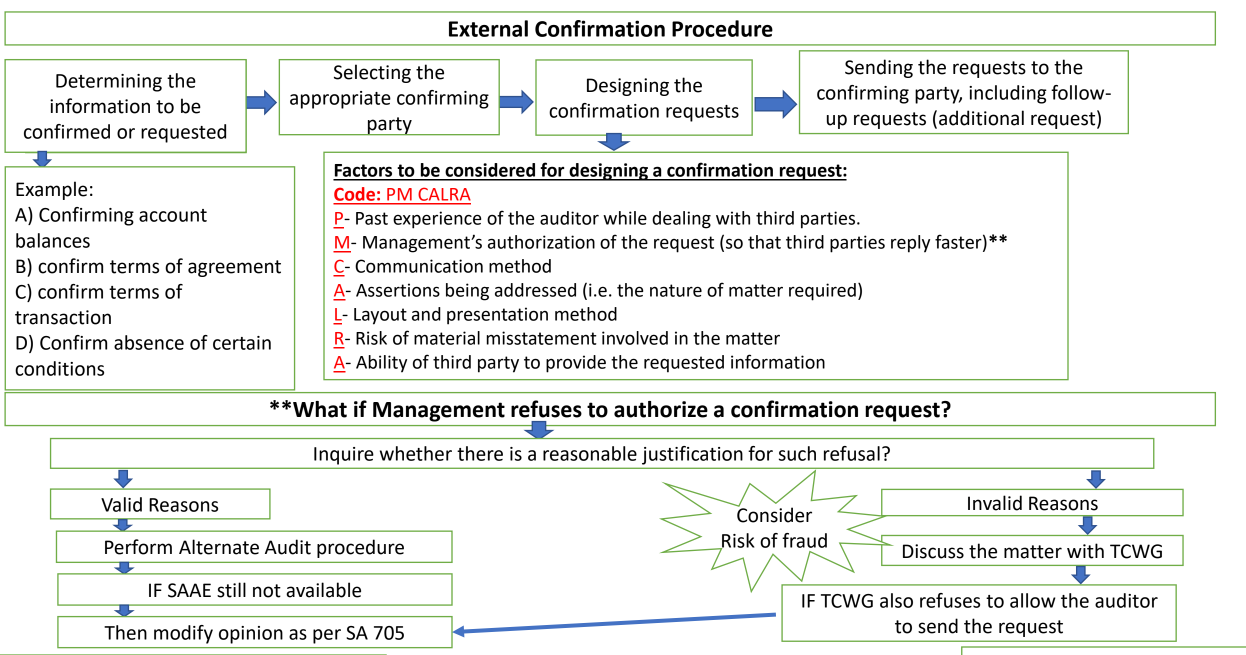
C) The **objectivity** of the intended confirming party \rightarrow if it's a related party then the response could be biased

Examples of situation where external confirmation procedures may provide relevant evidence. (read once)

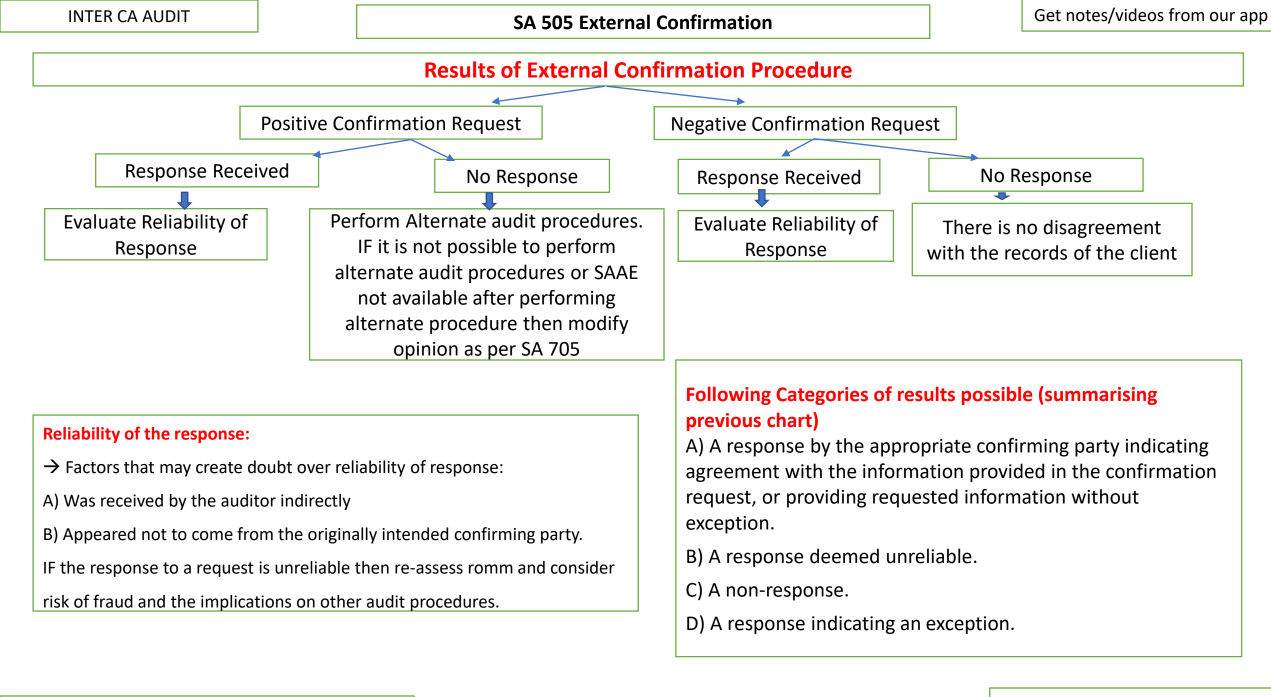
- A) Bank balances and other information relevant to banking relationships.
- B) Accounts receivable balances and terms.
- C) Inventories held by third parties at bonded warehouses for processing or on consignment.
- D) Property title deeds held by lawyers or financiers for safe custody or as security
- E) Investments held for safekeeping by third parties, or purchased from stockbrokers but not delivered at the balance sheet date.
- F) Amounts due to lenders, including relevant terms of repayment and restrictive covenants.
- G) Accounts payable balances and terms.

SA 505 External Confirmation

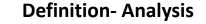
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A written statement by management provided to the auditor to confirm certain matters or to support other audit evidence.

Written representations in this context do not include financial statements, the assertions therein, or supporting books and records.

Basic Points			
Reliability of Written Representation	Form of Written Representation	Content of Written Representation	
 A) Although WR is a necessary evidence but it is not considered as a SAAE. B) WR is considered as a supporting evidence. C) The fact that mgmt is going to provide WR should not stop auditor from performing his planned audit procedures to verify whether mgmt has fulfilled its responsibilities. 	 A) representation letter addressed to the auditor. B) date→ as near as practicable to, but not after, the date of the auditor's report on the FS. C) period→ The written representations shall be for all financial FS referred to in the auditor's report. 	 A) Fulfillment of Management's responsibilities: i) It has fulfilled its responsibility for preparation and presentation of FS as per AFRF as agreed in the terms of engagement. ii) It has provided the auditor with all relevant information and access as agreed in the terms of the audit engagement. iii) All transactions have been recorded and are reflected in the financial statements D) [For matters as required by other SAs.] E) [Any other matter as required by the auditor.] 	



WR

→ In some cases, it may be appropriate for the auditor to obtain a WR about a specific assertion in the financial statements **during the course of the audit**.

 \rightarrow The auditor and mgmt may agree to a form of WR that **updates written representations relating to the prior periods** by addressing whether there are any changes to such written representations and, if so, what they are.

 \rightarrow Situations may arise where current management were not present during all periods referred to in the auditor's report. This fact, however, does not reduce such persons' responsibilities for the FS as a whole. The requirement for the auditor to request from them WR that cover the whole of the relevant period(s) still applies.

 \rightarrow In some cases, mgmt may include in the WR qualifying language to the effect that representations are made to the best of its **knowledge and belief** \rightarrow Auditor can accept such wording if the auditor is satisfied that the WRs are being made by those with appropriate responsibilities and knowledge of the matters included in the representations

If law or regulation requires management to make written public statements about its responsibilities, and the auditor determines that such statements provide some or all of the representations required by SA 580, the relevant matters covered by such statements need not be included in the representation letter.

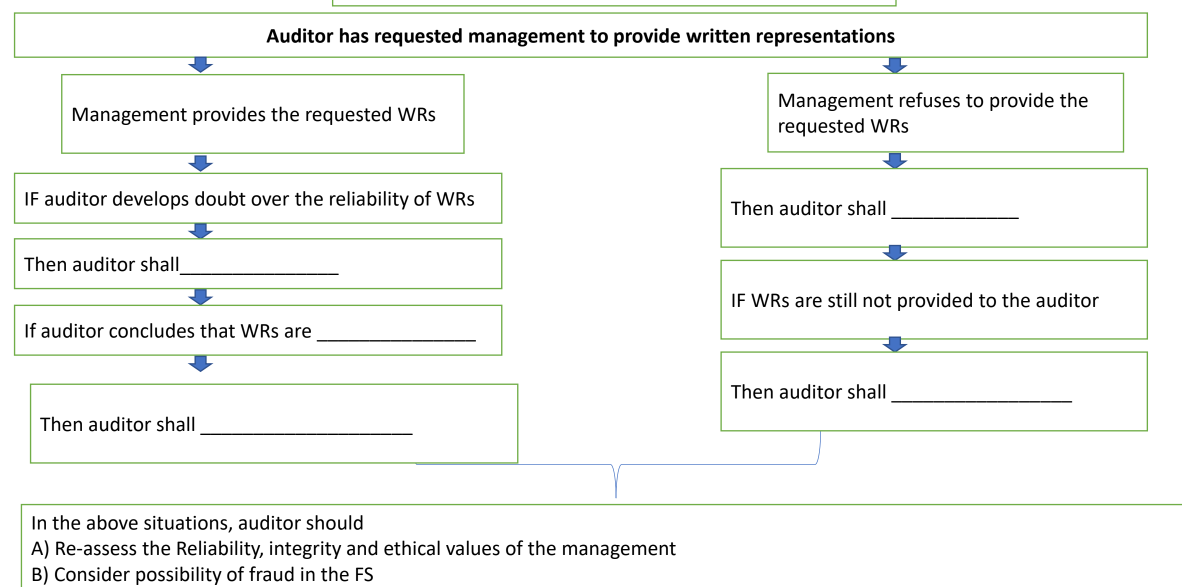
Generally WR are taken as an acknowledgement from the management that they have FULFIILED their responsibilities as agreed in the terms of engagement. However, in certain circumstances the auditor may also ask management to reconfirm its acknowledgement and understanding of management's responsibilities as agreed in letter of engagement. Explain such circumstances.

- → Those who signed the terms of the audit engagement on behalf of the entity no longer have the relevant responsibilities
- \rightarrow The terms of the audit engagement were prepared in a previous year
- \rightarrow There is any indication that management misunderstands those responsibilities;
- \rightarrow Changes in circumstances make it appropriate to do so.



SA 580 Written Representation

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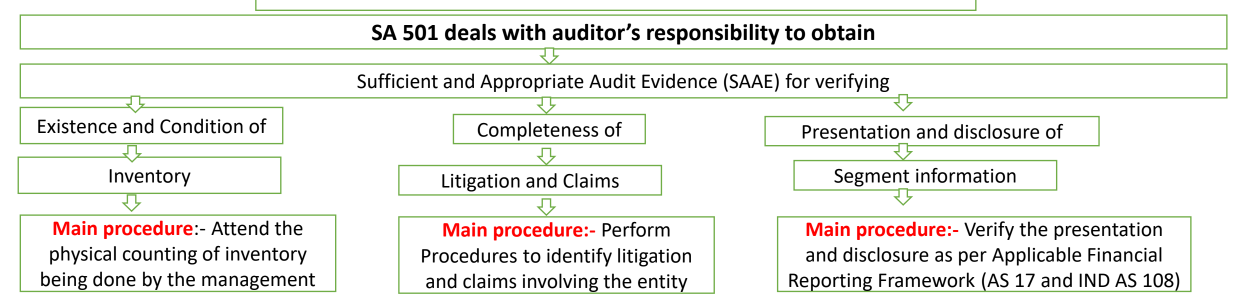


C) Determine the effect on other evidences obtained till date from the management

INTER CA AUDIT

SA 501- Audit Evidence- Specific Considerations for selected items- Chapter 4.

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Part I- Part I- SAAE for verifying Existence and Condition of Inventory (when inventory is material to the FS)

Auditor needs to attend the physical counting of inventory by the management Such procedure should be performed as on the year end date (date of FS) Audit procedure by the auditor while attending such physical counting of inventory

Main procedure:- E-TOPIC

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F-TOPIC

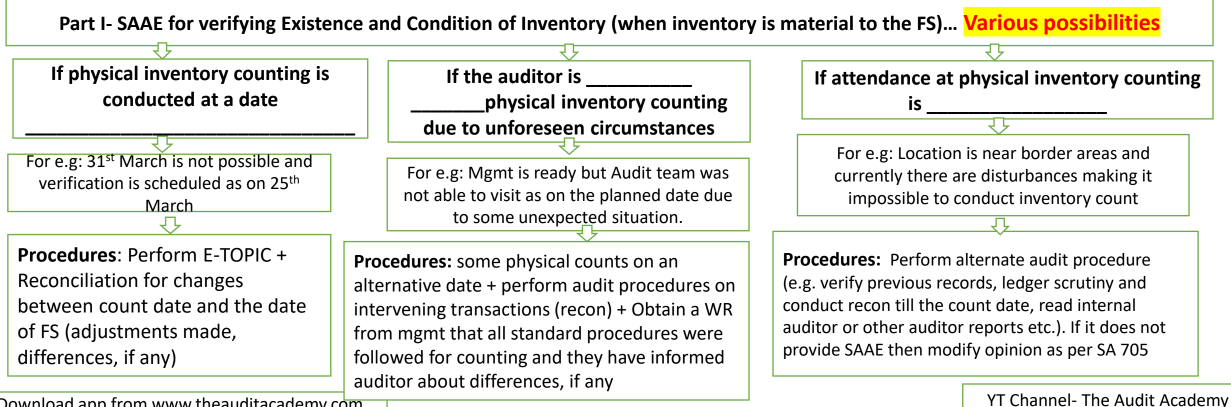
E- Evaluating Management's instructions and procedures (e.g. controls implemented over movement of inventory, accurate identification of WIP, procedures used to estimate physical quantities etc.) for recording and controlling the results of the entity's physical inventory counting

T- Test Counts (sample verification)

- O- Observation of management's count procedures
- P- Perform checks \rightarrow Final inventory records vs Actual inventory count results

I- Inspect the inventory (to test its condition)

C- Confirmation with third parties (or inspection or both based upon the materiality of inventory held with third parties). Auditor also use the report of another auditor.



Part I- Existence and Condition of Inventory → Matters relevant in Planning attendance at physical inventory counting WIN LATER

- W- Work in progress (determining completion)
- I- Internal control for maintenance of inventory
- N- Nature of Inventory
- L- Location at which inventory is held
- A- Adequate procedures established by the management? (arrangements made by them for inventory count)
- T- Timing of the count
- E- Expert's assistance required?
- R- Risk of Material Misstatement involved.

Part II-SAAE for verifying COMPLETENESS OF Litigation and Claims → I M CREW

- I- Inquiring the entity's In-house legal Counsel about the litigation and claims involving the entity
- **M** Inquiring the Management about the litigation and claims involving the entity
- C- Communication between entity and its external legal counsel should be verified
- **R** Reviewing legal expense accounts of the entity to identify litigation and claims
- E- External confirmation from the entity's external legal counsel → Mgmt should be asked to allow external legal counsel to communicate with the auditor. Two possibilities
 - A) If mgmt refuses then consider impact on opinion as per SA 705
 - B) If mgmt allows but lawyer does not respond then perform alternate audit procedures. IF SAAE still not available then consider impact on opinion as per SA 705
- W- Written representation from mgmt as per SA 580 regarding
 - a) Completeness (no omission) of litigation and claims involving the entity
 - b) Presentation and disclosure in FS about litigation and claims involving the entity as per AFRF

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Part II-SAAE for verifying COMPLETENESS OF Litigation and Claims

Examples of circumstances when auditor may seek a meeting with entity's external legal counsel:

A) The auditor determines that the matter is a significant risk.

B) The matter is complex.

C) There is disagreement between management and the entity's external legal counsel.

Ordinarily, such meetings require management's permission and are held with a representative of management in attendance.

Part III-SAAE for verifying Presentation and Disclosure OF Segment Information- 2 Points

A) Obtaining an **understanding of the methods used by mgmt in determining segment** information → whether such methods provide fair presentation as per AFRF and test the application of such methods. For example:

(i) Sales, transfers and charges between segments, and elimination of inter-segment amounts

(ii) Comparisons with budgets and other expected results, for example, operating profits as a percentage of sales.

(iii) The allocation of assets and costs among segments.

(iv) Consistency with prior periods, and the adequacy of the disclosures with respect to inconsistencies.

B) Perfom **analytical procedures** (ratios and comparisons) as per SA 520

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SA 510 Initial Audit Engagement- Verification of opening balances- Chapter 4

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Initial Audit Engagement (IAE): An engagement in which either				
The financial statements for the prior period OR OR	The financial statements for the prior period were audited by a predecessor (previous) auditor			
Opening balances				
Account balances that exist at the beginning of the period i.e. prior period closing balances	matters requiring disclosure that existed at the beginning of the period, such as contingencies and commitments of the prior period			
Objective of SA 510				
To obtain sufficient and appropriate Opening balances contain misstatements that materially affect the current period's financial statements	 te audit evidence (SAAE) about whether: Accounting policies reflected in the opening balances are: A) Appropriate as per AFRF B) Consistently applied C) Changes, if any, are properly accounted presented and disclosed as per AFRF 			

Audit Procedures for verifying opening balances -> Read Forward Adjustment Policy

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SA 510 Initial Audit Engagement- Verification of opening balances.

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Read the most recent financial statements, if any and predecessor auditor's report, if any

Whether prior period balances have been correctly brought forward

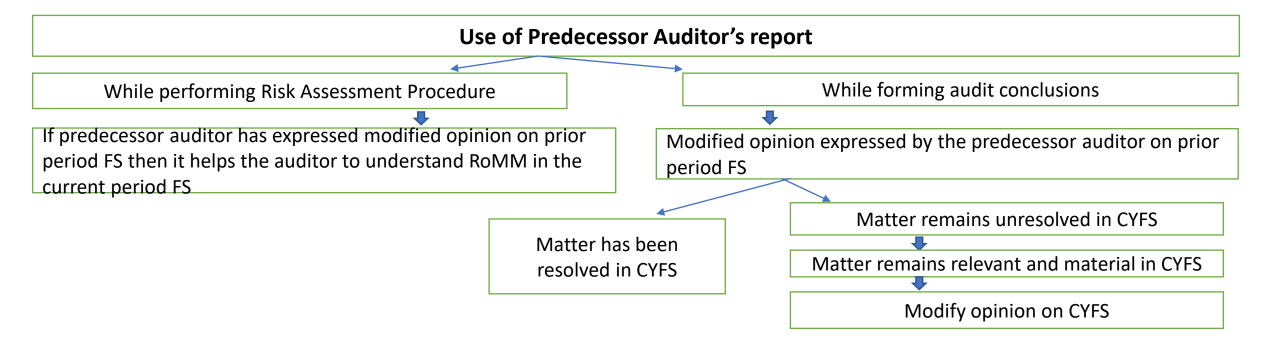
Any adjustment to opening balances disclosed as prior period items in the current year's P&L

Verify whether accounting policies are ACC

 \rightarrow Appropriate as per AFRF,

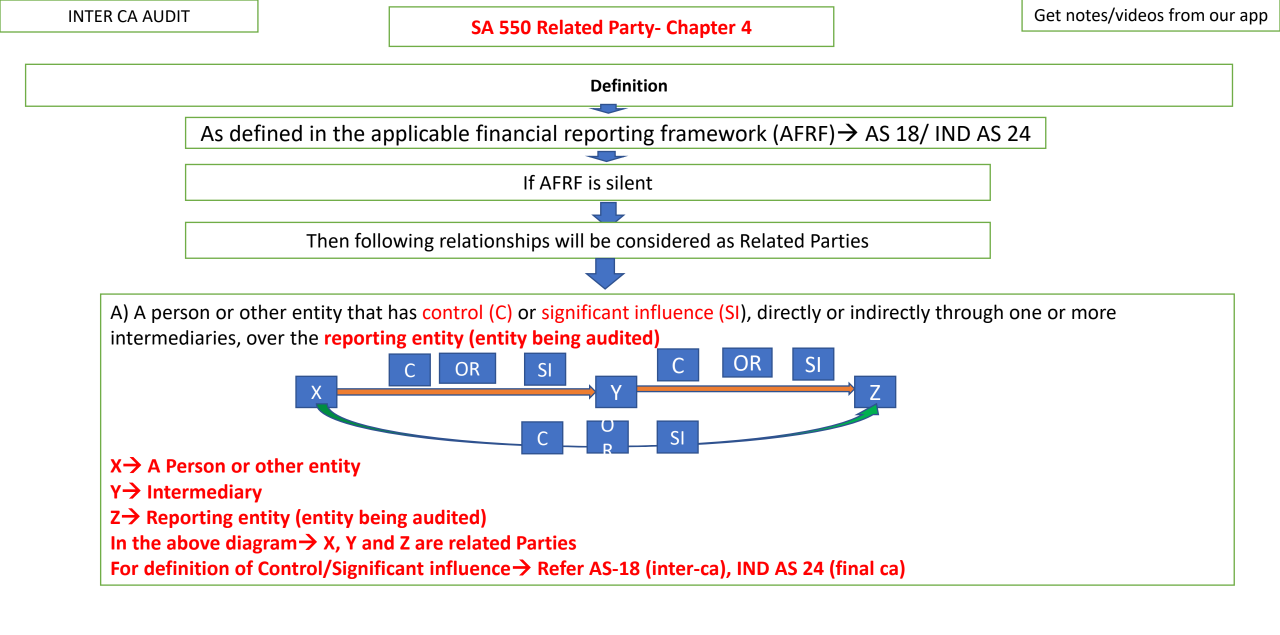
 \rightarrow Consistently applied and

 \rightarrow changes, if any have been properly APD \rightarrow accounted, presented and disclosed in the FS as per AFRF.

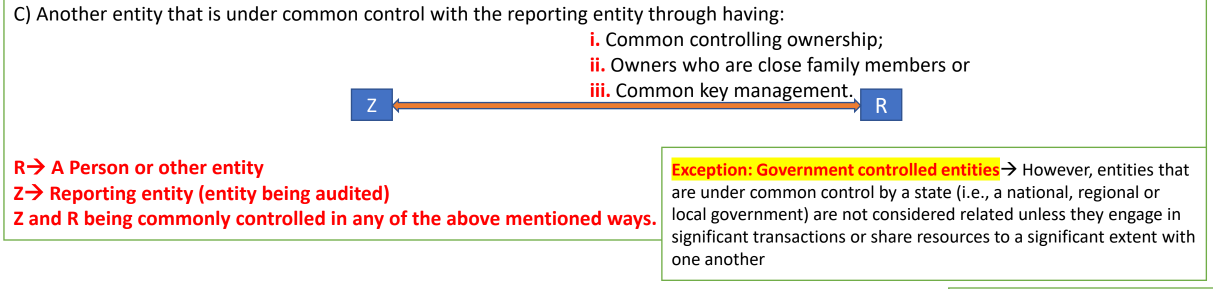


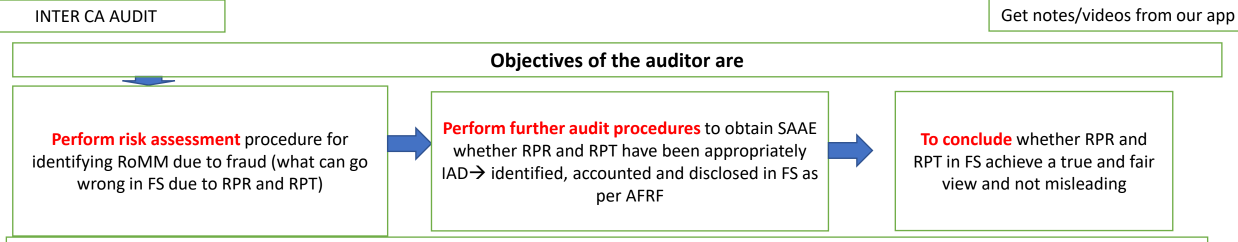
Various possible audit conclusions

S.N	Situation	Conclusion
1	the auditor is unable to obtain sufficient appropriate audit evidence regarding the opening balances	Qualified or Disclaimer
2	the auditor concludes that the opening balances contain a misstatement that materially affects the current period's financial statements, and the effect of the misstatement is not properly accounted for or not adequately presented or disclosed	Qualified or Adverse
3	the current period's accounting policies are not consistently applied in relation to opening balances in accordance with the applicable financial reporting framework	Qualified or Adverse
4	a change in accounting policies is not properly accounted for or not adequately presented or disclosed in accordance with the applicable financial reporting framework	Qualified or Adverse



B) Another entity over which the reporting entity has control or significant influence, directly or indirectly through one or more intermediaries
Q → A Person or other entity
P → Intermediary
Z → Reporting entity (entity being audited)
In the above diagram → Z, P and Q are related Parties
For definition of Control/Significant influence → Refer AS-18 (inter-ca), IND AS 24 (final ca)





RPR \rightarrow Related Party Relationships, RPT \rightarrow Related Party Transactions, ROMM \rightarrow Risk of Material Misstatement

RPR and RPT can lead to High RoMM than other transactions. Explain with Examples \rightarrow COMPLEX ABNORMAL SYSTEM

i) Related parties may operate through an extensive and COMPLEX range of relationships and structures, with a corresponding increase in the complexity of related party transactions.

ii) RPT **may not be conducted under normal market terms (ABNORMAL)** and conditions; for example, some related party transactions may be conducted with no exchange of consideration.

iii) Information SYSTEMS may be ineffective at identifying or summarising transactions and outstanding balances between an entity and its related parties.

Risk Assessment Procedure- Obtaining an understanding wrt RPR and RPT

Understanding the entity's RPR and RPT:

Conduct Inquiry of the management regarding

i) RPR -> Identity of entity's related parties, changes from prior period, nature of entity's related party relationship

ii) RPT \rightarrow type and purpose of transactions

Evaluating internal controls over entity's RPR and RPT:

i) How entity IAD \rightarrow Identifies, Accounts for and Discloses RPR and RPT in FS

ii) Who authorizes and approves significant arrangements with related parties

iii) Who authorizes and approves significant transactions with related parties including transactions outside the normal course of business.

Identifying the related parties

Where the applicable financial reporting framework establishes related party requirements

information regarding the identity of the entity's related parties is likely to be readily available to mgmt because the entity's information systems will need to record, process and summarise RPR and RPT Where the applicable financial reporting framework does not establish related party requirements

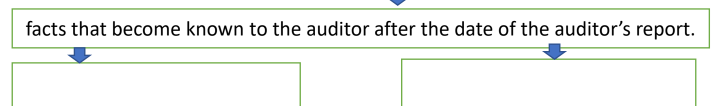
Auditor should still conduct following inquiries:A) The entity's ownership and governance structuresB) The types of investments that the entity is making and plans to make;C) The way the entity is structured and how it is financed

IDENTIFICATION of previously unidentified or undisclosed Related Parties or Significant Related Party Transactions **Examples** of records/documents which can show the existence of RPR and RPT which may not have been previously identified. **I4S2**

- A) $I \rightarrow$ Income tax returns
- B) $I \rightarrow$ Internal auditors' reports.
- **C)** $I \rightarrow$ Records of the entity's INVESTMENTS
- **D)** $I \rightarrow$ INFORMATION supplied by the entity to regulatory authorities
- **E)** $S \rightarrow$ Significant contracts and agreements not in the entity's ordinary course of business.
- **F)** $S \rightarrow$ Shareholder registers etc..

Definition of Subsequent Events

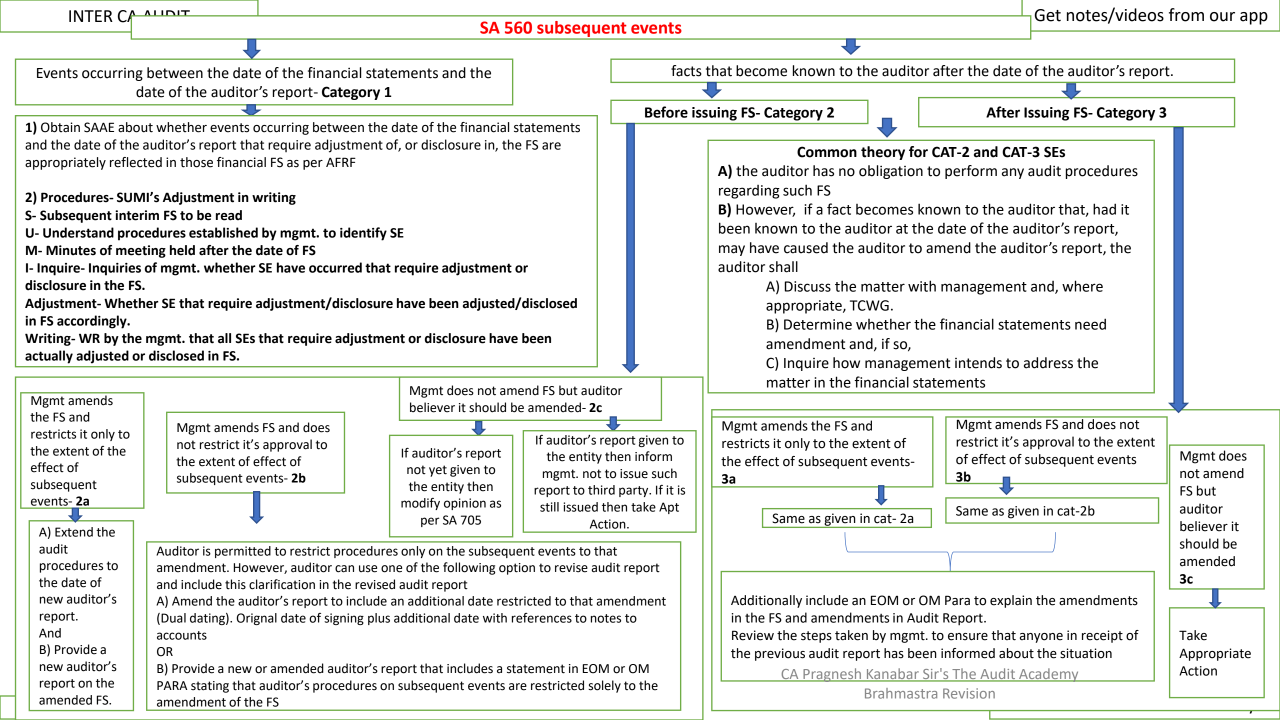
Events occurring between the date of the financial statements and the date of the auditor's report

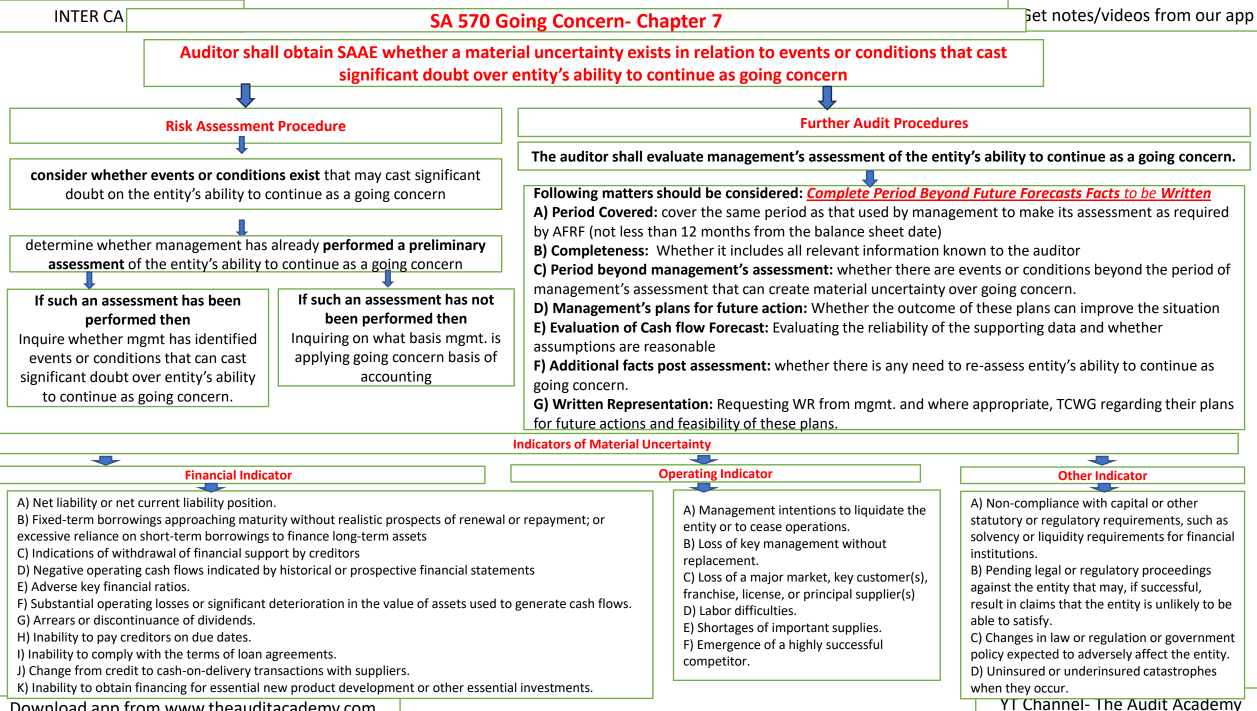


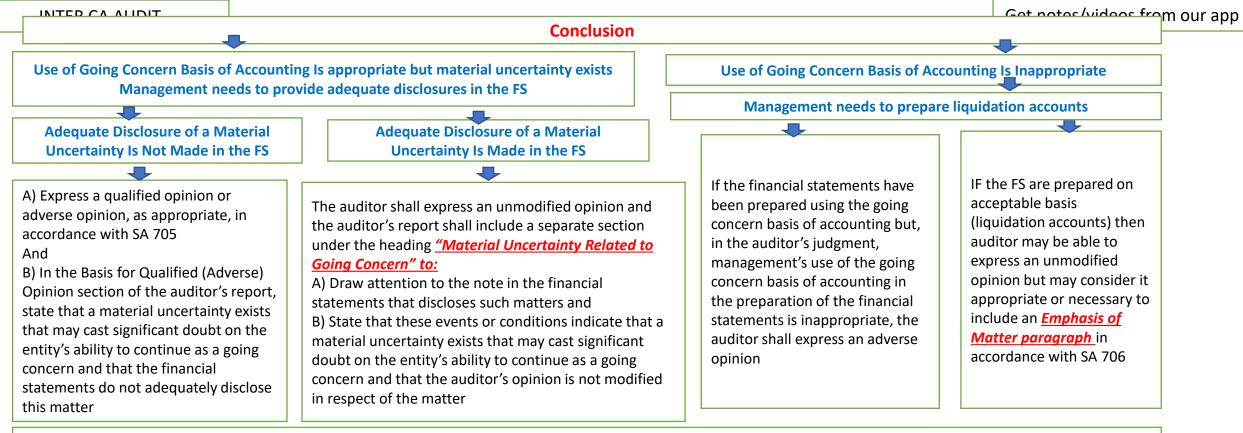
Objectives of Auditor

Obtain SAAE 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 FS are appropriately reflected in those financial FS as per AFRF Respond appropriately to facts that become known to the auditor after the date of the auditor's report, that, had they been known to the auditor at that date, may have caused the auditor to amend the auditor's report..







Disclosures to be given when auditor concludes that that management's use of the going concern basis of accounting is appropriate in the circumstances but a material uncertainty exists:

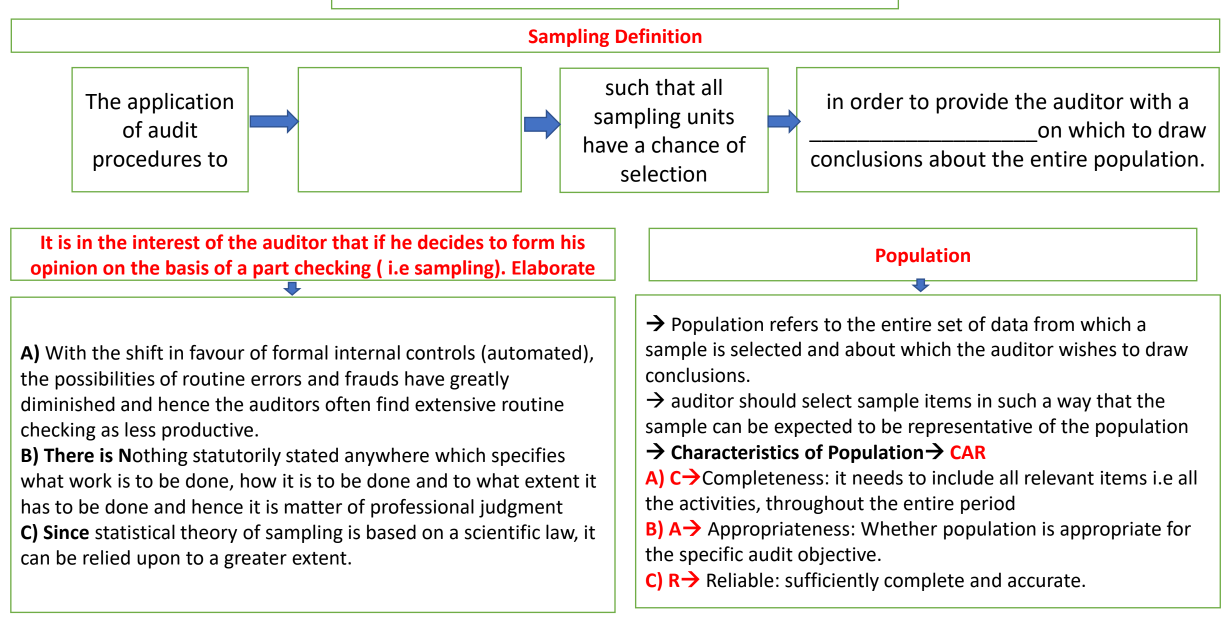
A) Adequately disclose the principal events or conditions that may cast significant doubt on the entity's ability to continue as a going concern and management's plans to deal with these events or conditions and

B) Disclose clearly that there is a material uncertainty related to events or conditions that may cast significant doubt on the entity's ability to continue as a going concern and, therefore, that it may be unable to realize its assets and discharge its liabilities in the normal course of business.

INTER CA AUDI

SA 530 Audit Sampling- Chapter 4

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Sampling Risk

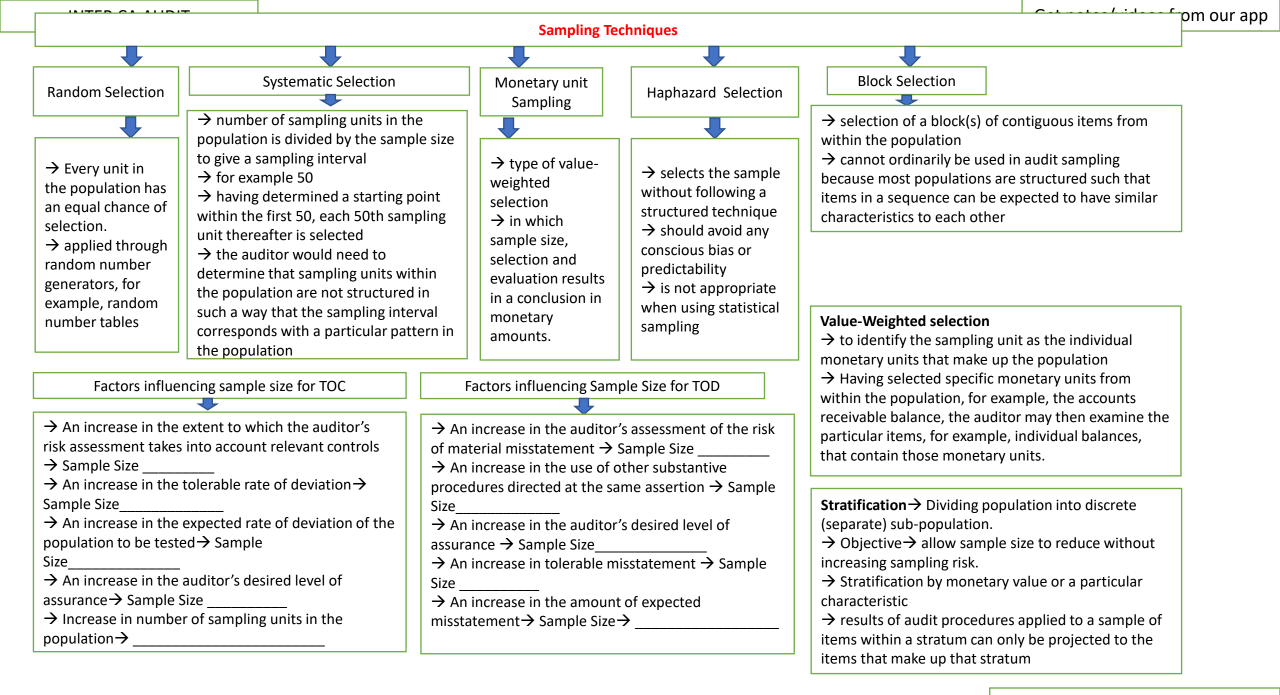
Audit Procedures	Sampling Result	Actual Scenario	It impacts
Test of Controls			Audit Efficiency/ Effectiveness
Test of Controls			Audit Efficiency/ Effectiveness
Test of Details			Audit Efficiency/ Effectiveness
Test of Details			Audit Efficiency/ Effectiveness

Sampling Risk \rightarrow As per Bare SA:

The risk that the auditor's conclusion based on a sample may be different from the conclusion if the entire population were subjected to the same audit procedur**e**

Type 1→ In the case of a test of controls, that controls are more effective than they actually are, or in the case of a test of details, that a material misstatement does not exist when in fact it does

Type 2→ In the case of a test of controls, that controls are less effective than they actually are, or in the case of a test of details, that a material misstatement exists when in fact it does not.



Approaches to Sampling

statistical sampling approaches:

→ has the random selection of the sample units; and
 → the use of probability theory to evaluate sample results, including measurement of sampling risk characteristics

→ Sample is selected by applying certain mathematical and statistical methods.

non-statistical

→ A sampling approach which does not have features of statistical approach is called as non-statistical approach.
 → the sample size and its composition are determined on the basis of the personal experience and knowledge of the auditor.
 → This approach has been in common application for many years because of its simplicity in operation

Statistical vs Non- Statistical approach.:

(Main differences: Scientific/non-scientific, Unbiased/Biased, Accurate/Judgmental)

1) Audit testing done through Statistical approach is more scientific than testing based entirely on the auditor's own judgment because it involves use of mathematical laws of probability.

2) Statistical sampling has reasonably wide application where a population to be tested consists of a large number of similar items e.g payroll checking, vouching of invoices and petty cash vouchers

- 3) There Is no personal bias of the auditor in case of statistical sampling.
- 4) The non-statistical sampling is criticized on the grounds that it is neither objective nor scientific.
- 5) In case of non-statistical sampling- the sample may not be a true representative of the total population

6) Under some audit circumstances, statistical sampling methods may not be appropriate. E.g when exact accuracy is required or in case of legal requirements etc.

7) The decision whether to use a statistical or non-statistical sampling approach is a matter for the auditor's judgement

8) However, sample size is not a valid criterion to distinguish between statistical and non-statistical approaches

Performing Audit Procedures on the Sample Selected

 \rightarrow auditor shall perform audit procedures, appropriate to the purpose, on each item selected

 \rightarrow If the audit procedure is not applicable to the selected item then

the auditor shall perform the procedure on a replacement item.

E.g. An example of when it is necessary to perform the procedure on a replacement item is when a voided check (Cancelled cheque) is selected while testing for evidence of payment authorization. If the auditor is satisfied that the check has been properly cancelled such that it does not constitute a deviation, an appropriately chosen replacement is examined. A replacement would then mean a proper and valid cheque through which payment has been made

 \rightarrow If the auditor is unable to apply the designed audit procedures, or suitable alternative procedures, to a selected item, the auditor shall treat that item as a

- \rightarrow deviation from the prescribed control, in the case of tests of controls, or
- \rightarrow a misstatement, in the case of tests of details

E.g. An example of a suitable alternative procedure might be the examination of subsequent cash receipts together with evidence of their source and the items they are intended to settle when no reply has been received in response to a positive confirmation request.

Sampling Result → Statements from Bare SA

The auditor shall evaluate:

A) The results of the sample

B) Whether the use of audit sampling has provided a reasonable basis for conclusions about the population that has been tested.

Projecting Misstatements:

 \rightarrow The auditor is required to project misstatements for the population to obtain a broad view of the scale of misstatement but this projection may not be sufficient to determine an amount to be recorded.

→ 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 needs to be considered in addition to the projection of the non-anomalous misstatements.

 \rightarrow 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.

→ For tests of controls, no explicit projection of deviations is necessary since the sample deviation rate is also the projected deviation rate for the population as a whole

→ If the auditor concludes that audit sampling has not provided a reasonable basis for conclusions about the population that has been tested, the auditor may → Request mgmt to investigate misstatements that have been identified or modify the NTE of further audit procedures.

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Advantages of Statistical Sampling (to be discussed after finishing all concepts of Sampling)

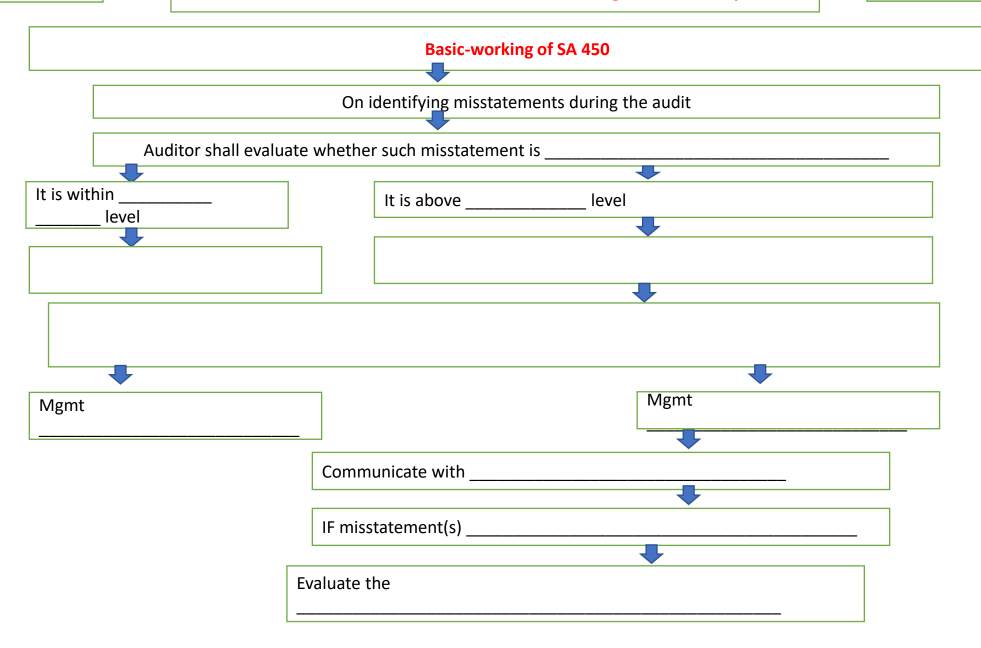
A) The amount of testing (sample size) does not increase in proportion to the increase in the size of the area (universe) tested.

B) The sample selection is more objective and thereby more defensible.

C) The method provides a means of estimating the minimum sample size associated with a specified risk and precision.

D) It may provide a better description of a large mass of data than a complete examination of all the data, since non-sampling errors such as processing and clerical mistakes are not as large

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Communication and correction of Misstatements

→ The auditor shall communicate on a timely basis all misstatements accumulated during the audit with the appropriate level of management, unless prohibited by law or regulation. The auditor shall request management to correct those misstatements

→ If management refuses to correct some or all of the misstatements communicated by the auditor, the auditor shall obtain an understanding of management's reasons for not making the corrections.

→ The auditor shall communicate with TCWG uncorrected misstatements and the effect that they, individually or in aggregate, may have on the opinion in the auditor's report, unless prohibited by law or regulation. Auditor shall request that such misstatements should be corrected

Written Representation

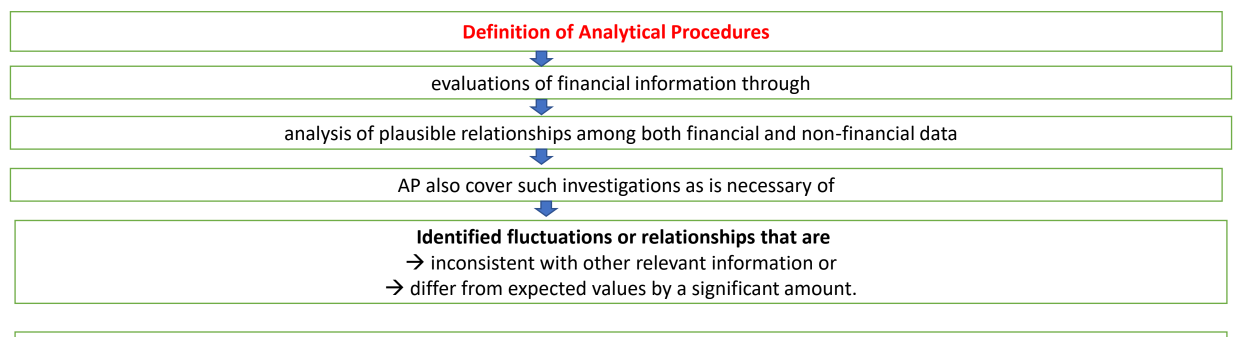
The auditor shall request a written representation from management and, where appropriate, those charged with governance whether they believe the effects of uncorrected misstatements are immaterial, individually and in aggregate, to the financial statements as a whole. A summary of such items shall be included in or attached to the written representation

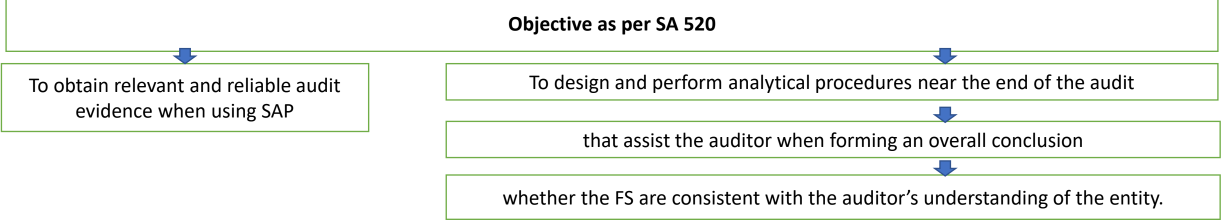
Evaluating materiality of uncorrected misstatements

Prior to evaluating the effect of uncorrected misstatements, the auditor shall reassess materiality determined in accordance with SA 320 to confirm whether it remains appropriate in the context of the entity's actual financial results

Auditor shall consider:

- A) The size and nature of the misstatements,
- B) the particular circumstances of their occurrence
- C) The effect of uncorrected misstatements related to prior periods





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Examples of Analytical Procedures

consideration of comparisons of the entity's financial information are:

→ Comparable information for prior periods
 → Anticipated results of the entity, such as budgets or forecasts, or expectations of the auditor, such as an estimation of depreciation.

 \rightarrow Similar industry information, such as a comparison of the entity's ratio of sales to accounts receivable with industry averages or with other entities of comparable size in the same industry.

consideration of relationships are:

A) Among elements of financial information that would be expected to conform to a predictable pattern based on the entity's experience, such as gross margin percentages
B) Between financial information and relevant non-financial information, such as payroll costs to number of employees.
C) applied to consolidated financial statements, components and individual elements of information.

Thus, we can say that Analytical Procedures may be segregated into the following major types:

ightarrow as comparison of client and industry data

 \rightarrow comparison of client data with similar prior period dat

 \rightarrow comparison of client data with client-determined expected results,

 \rightarrow comparison of client data with auditor-determined expected results

 \rightarrow comparison of client data with expected results, using non financial data

The overall tests can be extended for making inter-firm and intra-firm comparison of trading results.

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		ing S/	AP, auditor shall consider following:		
Determine the suitability of particular SAP for a given assertion It depends upon:	Evaluate the reliability of data from which the auditor's expectation of recorded amounts or ratios is developed	;	Develop an expectation of recorded amounts or ratios and evaluate whether the expectation is sufficiently precise	/	Determine the amount of any difference of recorded amounts from
 A) influenced by the nature of the assertion B) how effective it will be in detecting a misstatement C) Different types of analytical procedures provide different levels of assurance 	 It depends upon: SNC2 A) Source of the information. B) Comparability of the information. C) Nature and relevance of the information. D) Controls over the information 	Ac A) ex pr B) ca C)	 depends upon: ccurate Degree Available) The accuracy with which the spected results of SAP can be redicted.) The degree to which information an be disaggregated.) The availability of the information, oth financial and non-financial. 		expected values that is acceptable without further investigation (It is influenced by materiality)

Factors to be considered for Substantive Analytical Procedures: Source of Distilled PAANI

- A) Source of data:
- B) Disaggregation
- C) Predictability
- D) Account type
- E) Availability of Data
- F) Nature of Assertion
- G) Inherent Risk \rightarrow What can go wrong in the FS.

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Techniques Available as SAP

Trend analysis

 \rightarrow is a commonly used technique

→ analysing account
 fluctuations by comparing
 current year to prior year/
 several years information
 → It is the comparison of
 current data with the prior
 period balance or with a trend
 in two or more prior period
 balances

→ The auditor evaluates whether the current balance of an account moves in line with the trend established with previous balances for that account, or based on an understanding of factors that may cause the account to change. Ratio analysis

→useful for analysing asset and liability accounts as well as revenue and expense accounts

→ An individual balance
 sheet account is difficult to
 predict on its own but
 its relationship to another
 account is often more
 predictable
 → Ratios can also be
 compared

A) Over time
B) with entities in the same group
C) with other
companies in the same industry.

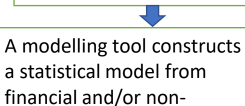
Reasonableness tests

→ this analytical procedure does not rely on events of prior periods, but upon nonfinancial data for the audit period under consideration

→ These tests are generally more applicable to income statement accounts and certain accrual or prepayment accounts

→ these tests are made by reviewing the relationship of certain account balances to other balances for reasonableness of amounts

Structural modelling



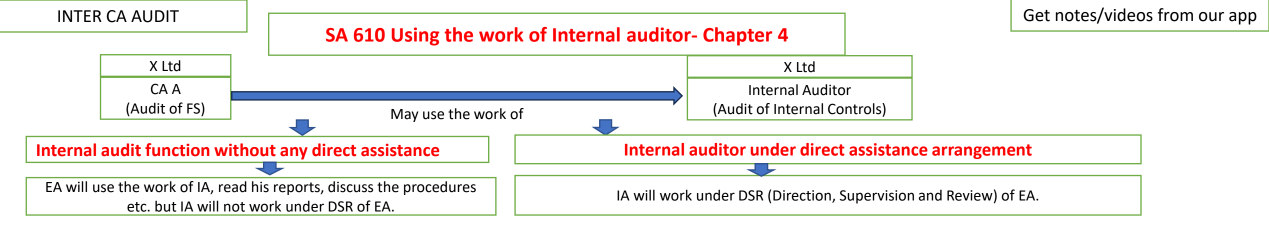
financial and/or nonfinancial data of prior accounting periods to predict current account balances E.g. Linear Regression

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	Timing of Analytical Procedures	
Experienced auditors use A) Planning Phase	e analytical procedures in all stages of the audit:	
B) Testing Phase:		
C) Completion Phase:		
	Investigating results of SAP	
If analytical procedures	performed in accordance with this SA identify fluctuations or relationships that are incons	cictant with other
, , ,	· · · · · ·	Sistent with other
relevant information of	that differ from expected values by a significant amount]
the auditor shall investig	zate such differences by	
Inquiring of managemer	nt and obtaining appropriate audit evidence relevant to management's responseseliability	/ of data from which the
auditor's expectation of	recorded amounts or ratios is developed	
IF management is unable	e to provide an explanation	
	Perform other audit procedures as considered necessary in the circumstances.	

Consideration→ **Public Sector Entities.**

The relationships between individual financial statement items traditionally considered in the audit of business entities may not always be relevant in the audit of governments or other non-business public sector entities

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Key Questions	Approach 1- Using the work of IA function (No direct assistance)	Approach 2- Using IA to provide Direct assistance to the EA.
Determining whether to use his work or not. (Evaluating IA)	Evaluate OCA of IA O- Objectivity- Organisational status should support objectivity C- Competence- sufficient competence to perform IA A- Approach- systematic and disciplined approach while performing IA If there is sufficient doubt over O/C/A then don't use the work of IA or use less of his work.	Evaluate LOC L- Legal prohibition in using IA for direct assistance (DA) O- Objectivity C- Competence If there is a legal prohibition or sufficient doubt over O/C then don't use IA to provide DA to the EA.
Determining in which areas and to what extent EA can use IA's work	 A) Evaluate the scope of work of IA as agreed with the management to understand whether it is relevant or not for EA. B) Areas in which using IA's work is allowed- Note 1 after this table C) Areas in which EA should less of IA's work or avoid using it and perform more of the work directly- Note 2 after this table D) Co-ordinate with IA (Discuss the NTE of procedures, sample size etc.) 	 A) Prior written agreement with management and IA agreeing for direct assistance arrangement B) Areas in which EA can use IA to provide Direct Assistance- Note 1 after this table C) Areas in which EA should not use IA to provide Direct Assistance- Note 3 after this table
Evaluating the Adequacy of the work performed	 EA shall perform following procedures to determine whether the work of IA is adequate for the purposes of audit: A) Inquiry, B) Observation C) Reperform some of the work done by IA D) Reviewing IA's working papers, if necessary. 	 A) DSR the IA in accordance with SA 220 B) EA should reperform some of the work done by IA. C) EA should be satisfied that IA has obtained SAAE in relation to the work allocated to him. D) Working papers of IA under DA arrangement will be the property of EA.

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Note 1: Work of the internal audit function that can be used by the external auditor include the following:

- A) Testing of the operating effectiveness of controls.
- B) Substantive procedures involving limited judgment.
- C) Observations of inventory counts.
- D) Tracing transactions through the information system relevant to financial reporting.
- E) Testing of compliance with regulatory requirements.

F) In some circumstances, audits or reviews of the financial information of subsidiaries that are not significant components to the group (where this does not conflict with the requirements of SA 600.

Note 2: The external auditor shall make all significant judgments in the audit engagement and, to prevent undue use of the work of the internal audit function, shall plan to use less of the work of the function and perform more of the work directly in case of following circumstances:

(a) More judgment is involved in:

- (i) Planning and performing relevant audit procedures; and
- (ii) Evaluating the audit evidence gathered;
- (b) The higher the assessed risk of material misstatement at the assertion level, with special consideration given to risks identified as significant;

(c) The less the internal audit function's organizational status and relevant policies and procedures adequately support the objectivity of the internal auditors; and

(d) The lower the level of competence of the internal audit function.

Note 3: The E.A. shall not use internal auditors to provide direct assistance to perform procedures :

A) Making significant judgements in the audit

B) Relate to higher assessed risks of material misstatement where the judgement required is more than limited.

- C) Relate to work which is reported to management or TCWG by Internal audit function
- D) Relate to decisions the E.A. makes in accordance with SA

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	SA 260- Communication with Th	ose Charged With Governanc	e (TCWG)- Chapter 7	
1. Who is TCWG?	2. Matters to be commun RESPONSIBLE IN	-	3. Manner of communication (next page)	
It depends upon size/ ownership of the entity. For Example: A) Supervisory board (non- executive) that is legally separate from executive management(two –tier) B) Supervisory and executive functions of single board (one-tier) C) Government entities- TCWG may not be a part of the entity i.e it could be an	Planned scope and timing of audit. Communicate MIKER- (materiality, Internal control relevant to audit, preliminary views about Key Audit Matter, Expert's involvement, Risk areas of significant risk)	Written declaration regarding compliance with independence. Mandatory in case of listed entities. Content of such communication: (a) team and firm has complied with independence (b) All relationships and other matters between the firm, network firms, and the entity that, in the auditor's professional judgment, may reasonably be thought to bear on independence. This shall include total fees charged during the period covered by the financial statements for audit and non-audit services and (c)The related safeguards that have been applied to eliminate identified threats to independence or reduce them to an acceptable level.		
external party Auditor's Responsibilities in relation to audit of FS. If LOE as per SA 210 has been discussed and agreed with TC then no separate communica required as per SA 260. If LOE has been agreed with management then forward co	D- Difficulties encountered dur etc. R- Report modifications- Q,A,D M- Matters subject to discussion and fees related; Matters on w W- WRs that auditor is request O- Other matters relevant to f	ative aspects- discussion of PED- Pering the course of audit- E.g. Delay, O opinion, EOM, OM, KAM etc. On with management- significant ev which there is a disagreement betwo	, denial, short-time, refusal to provide information events/transactions in current period; Appointment een auditor and mgmt.	

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of such letter to TCWG

3. Manner of communication

A) The auditor shall communicate with those charged with governance the form, timing and expected general content of communications.

B) The auditor shall communicate in writing with those charged with governance regarding significant findings from the audit if, in the auditor's professional judgment, oral communication would not be adequate. Written communications need not include all matters that arose during the course of the audit.

C) The auditor shall communicate in writing with those charged with governance regarding auditor independence when required in case of listed entities. The auditor shall communicate with those charged with governance on a timely basis.

D) The auditor shall evaluate whether the two-way communication between the auditor and those charged with governance has been adequate for the purpose of the audit. If it has not, the auditor shall evaluate the effect, if any, on the auditor's assessment of the risks of material misstatement and ability to obtain sufficient appropriate audit evidence, and shall take appropriate action.

4. Significance of Communication with Those charged with governance

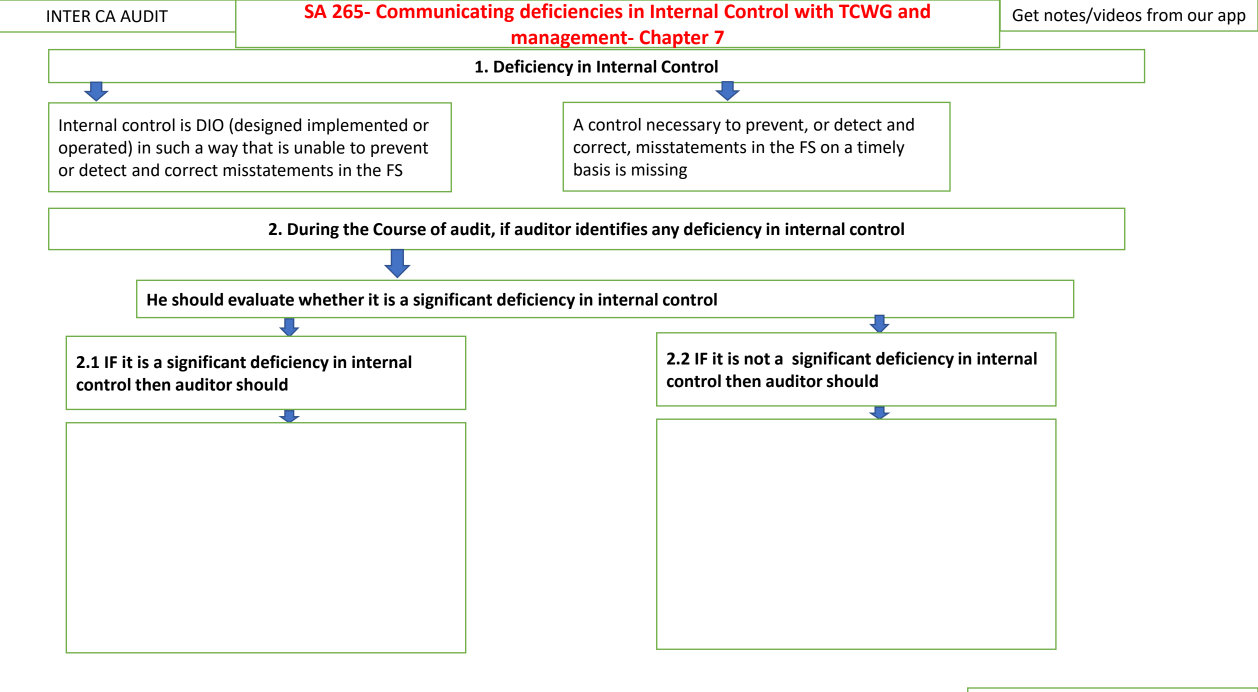
An effective two-way communication is important in assisting:

A) understanding matters related to the audit in context, and in developing a constructive working relationship.

B) auditor in obtaining from those charged with governance information relevant to the audit.

C) Those charged with governance in fulfilling their responsibility to oversee the financial reporting process

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3. Examples of significant deficiency in internal control:

Like Volume and Amount of SU SU

A) Likelihood of deficiency leading to Material Misstatement

B) Volume of activity in the area to which deficiency relates

C) Amounts exposed to deficiency

D) Susceptibility to loss or fraud

E) Subjectivity/complexity of the estimates exposed to deficiency.

4. Indicators of significant deficiencies in internal control include:

A) Ineffective control environment

B) Misstatements detected by the auditor which were not detected by entity's internal control.

C) Disclosure of previous year's material misstatement due to error or fraud as 'Prior Period item' in the Current year FS

5 Communicating Significant deficiencies identified- Letter of Weakness

A) A description (exact quantification not required) of the deficiencies and an explanation of their potential effects

B) Sufficient information to enable TCWG and mgmt to understand the **context of the communication**:

(i) Purpose of audit \rightarrow express an opinion on FS.

(ii) Audit includes consideration of internal controls relevant to preparation of FS.

(iii) Only those deficiencies have been communicated which were identified during the audit and auditor does not provide a separate assurance on the entity's internal control.

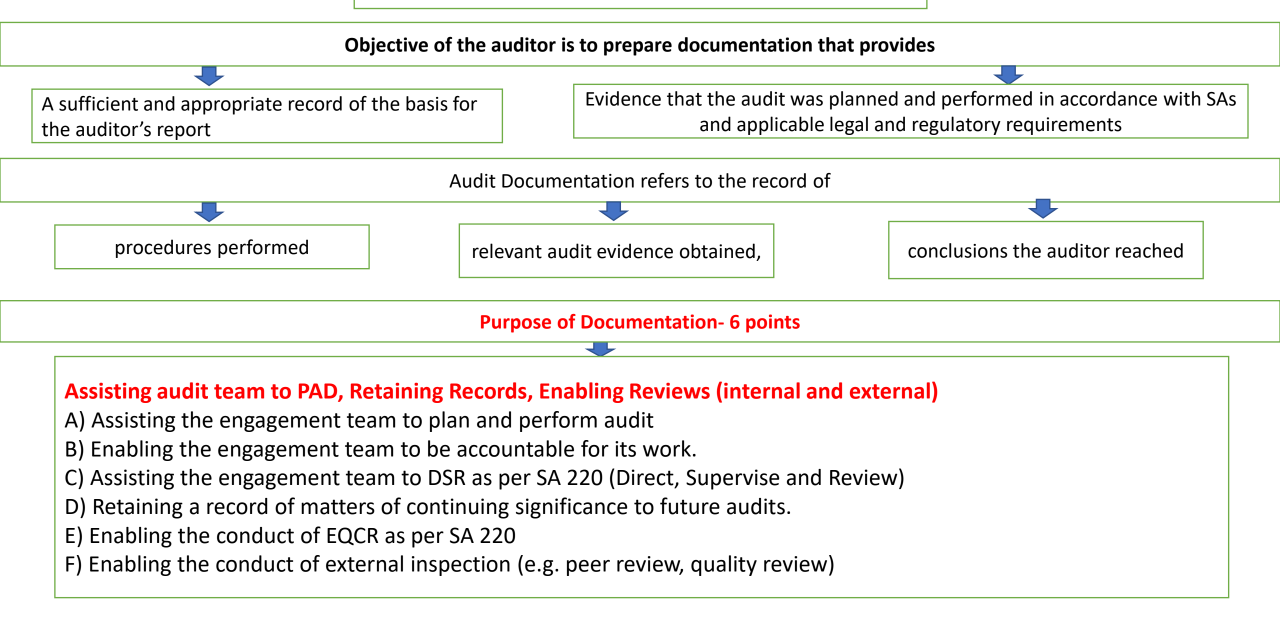
C) May include Suggestions for remedial action.

D) Mgmt's responses on the deficiencies

Note:

a) Timing of Communication \rightarrow in case of listed entities \rightarrow before the date of approval of the financial statements

b) Timing of Communication → in case of other entities → not more than 60 days after the date of the auditor's report (before completing assembly of audit file)



Form, Content and Extent of Documentation

→The <u>nature, timing, and extent of the audit procedures performed</u> to comply with the SAs and applicable legal and regulatory requirements. **Example**

i) Identifying characteristics of each item tested

ii) Who performed the work and date of completion

(iii) Who reviewed the work performed.

 \rightarrow The results of the audit procedures performed, and the audit evidence obtained;

 \rightarrow Significant matters arising during the audit, the conclusions reached thereon, and significant professional judgments made in reaching those conclusions.

→ Document Discussions of significant matters with management and where appropriate TCWG (matter discussed, when and with whom discussions took place).

 \rightarrow How the auditor addressed the inconsistency identified during the audit.

Factors determin	ing Form, Content and Extent of Audit Documentation	1
MR. SPEED		
M- The audit and too	ls used.	
R- The identified		
S- The of the entity.		
P- The nature of the audit	to be performed.	
E- The significance of the audit	obtained.	
E- The nature and extent of	identified.	
D- The need to	or the basis for a conclusion not readily determinable from	the documentation of the
work performed or audit evidence obtained.		
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Examples of Audit Documentation (Read once)

A) Audit programmes.

B) Analyses.

C) Issues memoranda.

D) Summaries of significant matters.

E) Letters of confirmation and representation.

F) Checklists.

G) Correspondence (including e-mail) concerning significant matters.

Auditor needs to maintain adequate documentation of Significant Matters.

Judging the significance of a matter requires an objective analysis of the facts and circumstances. Explain with examples.

A) Matters that give rise to significant risks (examples of significant risks are given in SA 315)

B) Results of audit procedures indicating possible material misstatement or need to perform additional procedures.

C) Circumstances that cause the auditor significant difficulty in applying necessary audit proceduresD) Summaries of significant matters.

D) Findings that could result in a modification to the audit opinion.

Examples of circumstances in which it is appropriate to prepare audit documentation relating to the use of professional judgment

A) The rationale for auditor's conclusion where auditor needs to consider various factors.

B) The Basis of auditor's conclusion in verifying estimates with high subjectivity.

C) The basis for auditor's conclusion about the authenticity of a document.

Ownership of Working Papers (SQC-1)

A) SQC-1 provides that, ______, audit documentation is the property of the auditor.
 B) He may at his discretion, make portions of, or extracts from, audit documentation available to clients, provided such disclosure does not undermine the validity of the work performed, or, in the case of assurance engagements, the independence of the auditor or of his personnel.

Assembly of Audit File (SQC-1)

ightarrow Audit file may be defined as

- \rightarrow one or more folders or other storage media,
- \rightarrow in physical or electronic form,
- \rightarrow containing the records that comprise the audit documentation for a specific engagement.

 \rightarrow SQC 1 requires firms to establish policies and procedures for the timely completion of the assembly of audit files. An appropriate time limit within which to complete the assembly of the final audit file is ordinarily not more than ______ days after the date of

→ Administrative changes can be made while assembly of audit file e.g. cross referencing working papers, signing completion checklist etc.

Retention of Working Papers

SQC 1 requires firms to establish policies and procedures for the retention of engagement documentation. The retention period for audit engagements ordinarily is no shorter than seven years from the date of the ______, or, if later, the date of the

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 $[\]rightarrow$ It is an administrative process which does not involve new procedures.

Completion memorandum

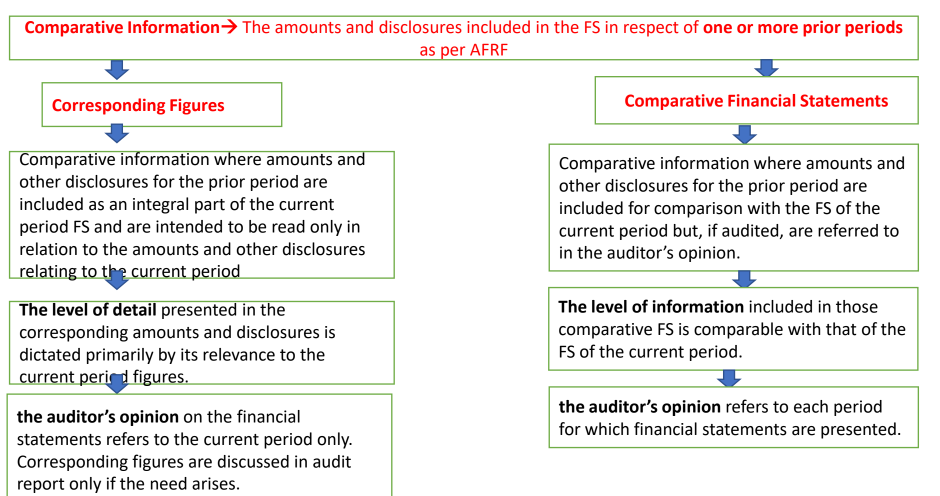
- -The auditor may consider it helpful to prepare and retain as part of the audit documentation
- -a summary (sometimes known as a completion memorandum) that describes:
 - a) a summary (sometimes known as a completion memorandum) that describes
 - b) how they were addressed.
- Such a summary may
 - a) facilitate effective and efficient review and inspection of the audit documentation, particularly for large and complex audits.
 - b) assist auditor's consideration of the significant matters.
 - c) the auditor in analysing whether the overall objectives of the auditor have been achieved or not.

Access to Working Papers (working note during lecture)

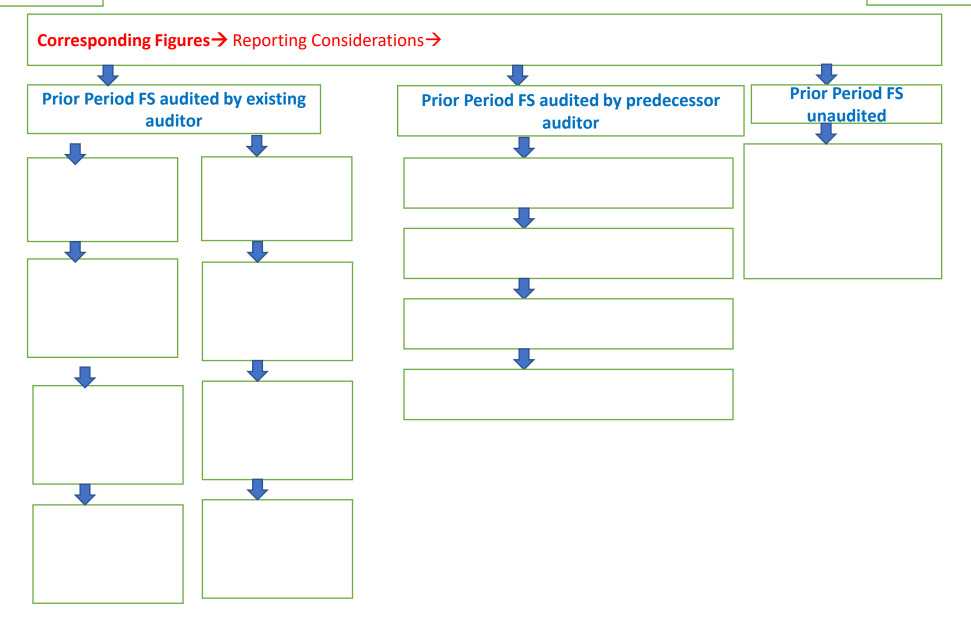
Chapter 8- Audit Report- Balance Discussions (SA 700 to SA 706 discussed earlier)

SA 710 Comparative Information—Corresponding Figures and

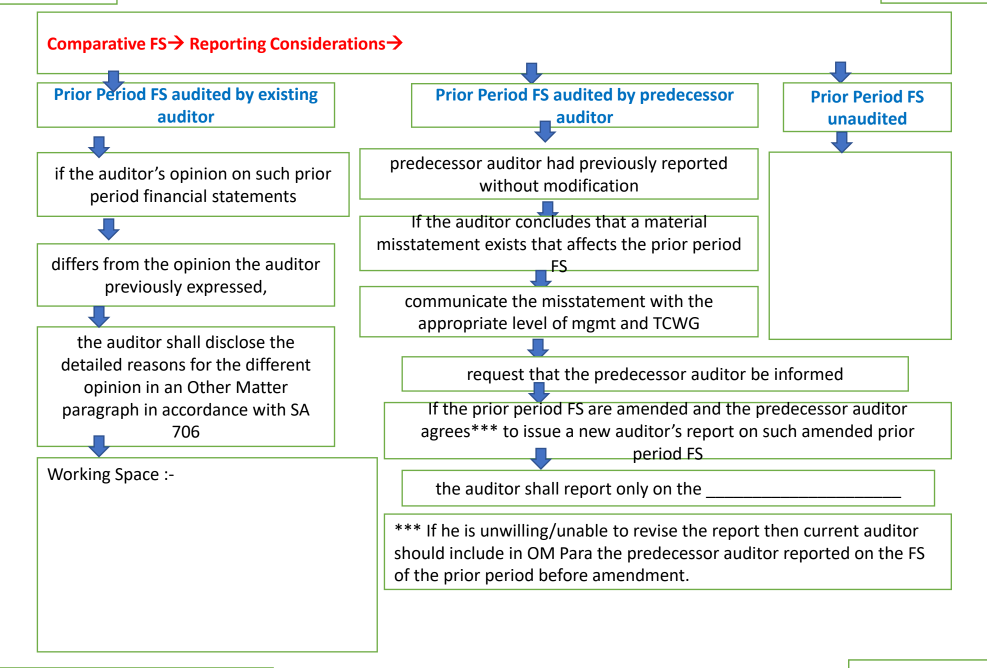
Comparative Financial Statements



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Audit procedures for Comparative Information

- \rightarrow Whether the financial statements include the comparative information required by the AFRF
- \rightarrow Whether comparative information is appropriately classified.
- → Whether comparative information agrees with the amounts and other disclosures presented in the prior period.

→ Whether the accounting policies reflected in the comparative information are consistent with those applied in the current period or changes, if any have been properly APD→ accounted presented and disclosed in FS.

 \rightarrow If the auditor had audited the prior period's financial statements, the auditor shall also follow the relevant requirements of SA 560.

 \rightarrow If the auditor becomes aware of a possible material misstatement in the comparative information while performing the current period audit, the auditor shall perform such additional audit procedures as are necessary

 \rightarrow As per SA 580 \rightarrow Written Representation for:

A) all periods referred to in the auditor's opinion.

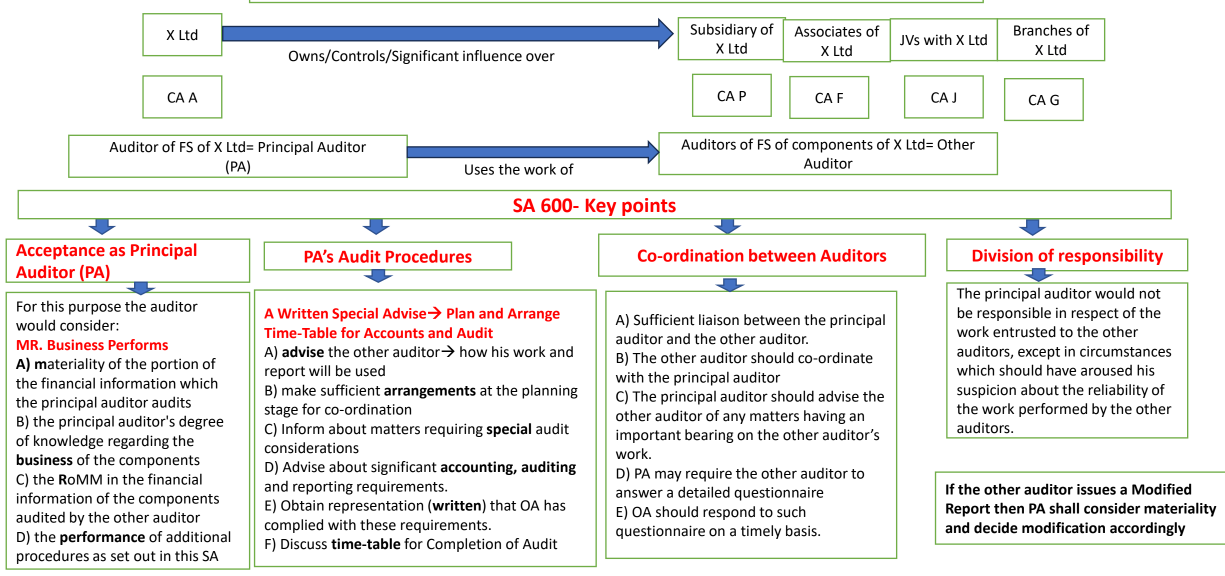
B) any prior period item that is separately disclosed in the current year's statement of profit and loss.

 \rightarrow Initial Audit Engagements \rightarrow Also apply requirements of SA 510.



SA 600 Using the work of other auditor

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IF PA relies upon work of OA then he shall state the extent of financial info audited by OA included in the financial info of the entity. (Other Matter Para) IF PA cannot rely upon OA and he concluded that it is not possible to perform alternate audit procedures. Principal auditor to express a qualified opinion or disclaimer of opinion in case of a limitation on the scope of audit.

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SA 299- Joint Audit of Financial Statements

1. Joint Audit Planning and Risk Assessment

2. Responsibility division

3. Reporting Considerations

A) Factors to be considered in development of Joint Audit Plan and strategy

I) Identify division of audit areas
II) Ascertaining reporting objectives
to plan timing of audit
III) Team members to be directed
depend upon certain factors
IV) Results of preliminary
engagement activities and
knowledge gained on other similar
engagements

V) Ascertaining the nature, timing and extent of resources

B. Work allocation document to be signed by all JAs and to be communicated with TCWG

C. All JA's to obtain common engagement letter and common written representation letter. Jointly and Severally responsible for: A) Audit work which is not divided. B) decisions taken by all JAs under audit planning for common audit areas concerning the NTE of procedures to be performed by each JA. (execution remains individual responsibility) C) matters brought to notice by one JA and on which there is an agreement among all Jas. D) Examining that FS of the entity

comply with relevant law.

E) P&D of FS as required by AFRF.F) Ensuring that audit report complies with Law and SAs

Individually responsible for

 \rightarrow Areas allocated to each Joint auditor.

→ Determine the NTE of audit procedures to be applied to the area allocated.

 \rightarrow Study the internal control system of the area allocated.

Each JA is allowed to assume that the other JAs have performed work as per SAs. Not required to review the work performed by other JA. \rightarrow where the joint auditors are in disagreement with regard to the opinion or any matters to be covered by the audit report, they shall express their opinion in a separate audit report.

 \rightarrow A joint auditor is not bound by the views of the majority of the joint auditors regarding the opinion or matters to be covered in the audit report.

→Such Separate audit report shall also make reference to the audit report issued by other joint auditors. Such reference shall be made under the heading "Other Matter Paragraph" as per SA 706.

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Reporting responsibilities under Companies Act, 2013:

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Sec 143	Duty to inquire upon certain matters
(1)	
amongst	other matters inquire into the following matters, namely:—
a)	whether loans and advances made by the company on the basis of security have been properly secured
	and whether the terms on which they have been made are prejudicial to the interests of the company or
	its members
b)	whether transactions of the company which are represented merely by book entries are prejudicial to
	the interests of the company
c)	where the company not being an investment company or a banking company, whether so much of the
	assets of the company as consist of shares, debentures and other securities have been sold at a price less
	than that at which they were purchased by the company
d)	whether loans and advances made by the company have been shown as deposits
e)	whether personal expenses have been charged to revenue account
f)	where it is stated in the books and documents of the company that any shares have been allotted for
	cash, whether cash has actually been received in respect of such allotment, and if no cash has actually
	been so received, whether the position as stated in the account books and the balance sheet is correct,
	regular and not misleading

The opinion of the Research Committee of the Institute of Chartered Accountants of India on section 143(1) is reproduced below: "The auditor is not required to report on the matters specified in sub-section (1) unless he has any special comments to make on any of the items referred to therein. If he is satisfied as a result of the inquiries, he has no further duty to report that he is so satisfied. In such a case, the content of the Auditor's Report will remain exactly the same as the auditor has to inquire and apply his mind to the information elicited by the enquiry, in deciding whether or not any reference needs to be made in his report. In our opinion, it is in this light that the auditor has to consider his duties under section 143(1)." Therefore, it could be said that the auditor should make a report to the members in case he finds answer to any of these matters in adverse.

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Sec 143	
The aud	itor's report shall also state—
a)	whether he has sought and obtained all the information and explanations which to the best of his knowledge and belief were necessary for the purpose of his audit and if not, the details thereof and the effect of such information on the financial statements
b)	whether, in his opinion, proper books of account as required by law have been kept by the company so far as appears from his examination of those books and proper returns adequate for the purposes of his audit have been received from branches not visited by him
c)	whether the report on the accounts of any branch office of the company audited under sub-section (8) by a person other than the company's auditor has been sent to him under the proviso to that sub-section and the manner in which he has dealt with it in preparing his report
d)	whether the company's balance sheet and profit and loss account dealt with in the report are in agreement with the books of account and returns
e)	whether, in his opinion, the financial statements comply with the accounting standards
f)	the observations or comments of the auditors on financial transactions or matters which have any adverse effect on the functioning of the company
g)	whether any director is disqualified from being appointed as a director under sub-section (2) of section 164
h)	any qualification, reservation or adverse remark relating to the maintenance of accounts and other matters connected therewith
i)	whether the company has adequate_internal financial controls with reference to financial statements in place and the operating effectiveness of such controls;
In case o	of Private Company - Clause (i) of Sub-Section (3) of Section 143 Shall not apply to a private company:-
(i) which or	n is a one person company or a small company;
	h has turnover less than rupees fifty crores as per latest audited financial statement <u>and</u> which has aggregate borrowings from banks or financial institution ody corporate at any point of time during the financial year less than rupees twenty five crore
j)	such other matters as may be prescribed.

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The auditor's report shall also include their views and comments on the following matters, namely:-

(1) whether the company has disclosed the impact, if any, of pending litigations on its financial position in its financial statement;

(2) whether the company has made provision, as required under any law or accounting standards, for material foreseeable losses, if any, on long term contracts including derivative contracts;

(3) whether there has been any delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the company.

(4) (i) Whether the management has represented that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

(ii) Whether the management has represented, that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and

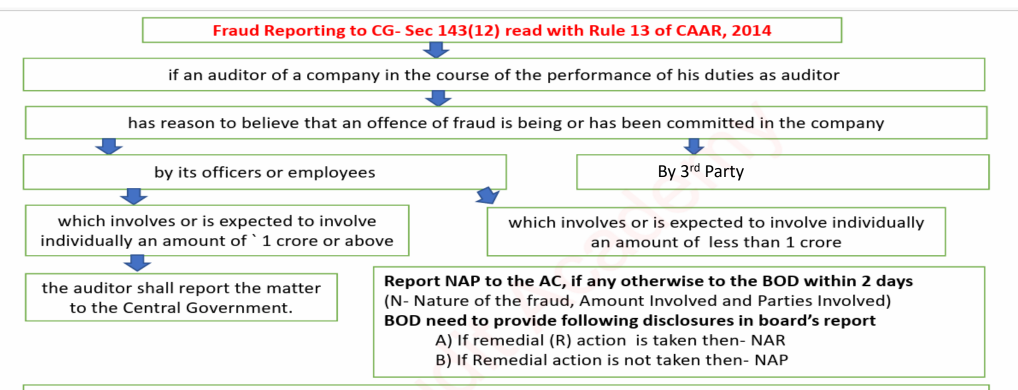
(iii) Based on such audit procedures that the auditor has considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused them to believe that the representations under sub-clause (i) and (ii) contain any material mis-statement.

(5) Whether the dividend declared or paid during the year by the company is in compliance with section 123 of the Companies Act, 2013.

(6) Whether the company has used such accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has been operated throughout the year for all transactions recorded in the software and the audit trail feature has not been tampered with and the audit trail has been preserved by the company as per the statutory requirements for record retention.

Audit Trail means, a step-by-step sequential record which provides evidence of the documented history of financial transactions to its source. An auditor can trace every step of, the financial data of a particular transaction right from the general ledger to its source document with the help of the audit trail.

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A) the auditor shall report the matter to the Board or the Audit Committee, as the case may be, immediately but not later than 2 days of his knowledge of the fraud, seeking their reply or observations within 45 days
B) on receipt of such reply or observations, the auditor shall forward his report and the reply or observations of the Board or the Audit Committee along with his comments (on such reply or observations of the Board or the Audit Committee) to the Central Government within 15 days from the date of receipt of such reply or observations;
C) in case the auditor fails to get any reply or observations from the Board or the Audit Committee within the stipulated period of 45 days, he shall forward his report to the Central Government along with a note containing the details of his report that was earlier forwarded to the Board or the Audit Committee for which he has not received any reply or observations;

D) the report shall be sent to the Secretary, Ministry of Corporate Affairs in a sealed cover by Registered Post with Acknowledgement Due (Form ADT-4.)

CARO 2020:

Para 1	This Order may be called the Companies (Auditor's Report) Order, 2020.					
Para 2	It shall apply to every company including a foreign company as defined in clause (42) of section 2 of the Companies Act, 2013 (18 of 2013)					
	[hereinafter referred to as the Companies Act], except-					
i)	a banking company as defined in clause (c) of section 5 of the Banking Regulation Act, 1949					
ii)	an insurance company as defined under the Insurance Act,1938					
iii)	a company licensed to operate under section 8 of the Companies Act					
iv)	a One Person Company as defined in clause (62) of section 2 of the Companies Act and					
	a small company as defined in clause (85) of section 2 of the Companies Act					
v)	a private limited company, not being a subsidiary or holding company of a public company, having					
	a) a paid up capital and reserves and surplus not more than one crore rupees as on the balance sheet date					
	and					
	b) which does not have total borrowings exceeding one crore rupees from any bank or financial institution at any point of time during the					
	financial year					
	and					
	c) which does not have a total revenue as disclosed in Scheduled III to the Companies Act (including revenue from discontinuing operations)					
	exceeding ten crore rupees during the financial year as per the financial statements.					
This Order	shall not apply to the auditor's report on consolidated financial statements except clause (xxi) of paragraph 3.					

Para 3	Matters to be included in a	Matters to be included in auditor's report								
The audito	or's report on the accounts of	a company to w	hich this O	rder applie	es shall include a	statement on	the following matters	, namely:-		
Clause i)	Property, Plant and Equipment									
a)	Proper records A) whether the company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment B) whether the company is maintaining proper records showing full particulars of intangible assets;									
b)	Physical Verification whether these Property, Plant and Equipment have been physically verified by the management at reasonable intervals; whether any material discrepancies were noticed on such verification and if so, whether the same have been properly dealt with in the books of account									
c)	Ownership of Immovable Properties: whether the title deeds of all the immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements are held in the name of the company, if not, provide the details thereof in the format below:									
		Description of property	Gross carrying value	Held in name of	Whether promoter, director or their relative or employee	Period held – indicate range, where appropriate	Reason for not being held in name of company (is there a dispute?			
d)	whether the revaluation is	based on the va	luation by a	a Registere	ed Valuer; specif	y the amount o		sets or both during the year and, if 10% or more in the aggregate of th		
e)		carrying value of each class of Property, Plant and Equipment or intangible assets Benami Property? whether any proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, if so, whether the company has appropriately disclosed the details in its financial statements								

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Clause ii)	Inventory
a)	Physical Verification?
	whether physical verification of inventory has been conducted at reasonable intervals by the management and whether, in the opinion of the auditor, the
	coverage and procedure of such verification by the management is appropriate; whether any discrepancies of 10% or more in the aggregate for each class of
	inventory were noticed and if so, whether they have been properly dealt with in the books of account;
b)	Working Capital Loan Sanctioned?
	whether during any point of time of the year, the company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks
	or financial institutions on the basis of security of current assets; whether the quarterly returns or statements filed by the company with such banks or
	financial institutions are in agreement with the books of account of the Company, if not, give details;
iii)	Investments made/loans or Guarantees Given
	whether during the year the company has made investments in, provided any guarantee or security or granted any loans or advances in
	the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties, if so,-
a)	Break-up of loan given to SJAs and Others
	whether during the year the company has provided loans or provided advances in the nature of loans, or stood guarantee, or provided
	security to any other entity [not applicable to companies whose principal business is to give loans], if so, indicate-
	A) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and
	guarantees or security to subsidiaries, joint ventures and associates
	B) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and
	guarantees or security to parties other than subsidiaries, joint ventures and associates;
b)	Prejudicial to Company's interest?
	whether the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances
	in the nature of loans and guarantees provided are not prejudicial to the company's interest;

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c)	Repaym	ent Schedule and Recovery?						
	in respe	ct of loans and advances in the nature of loans, whether the schedule of repayment of principal and p	ayment of ii	nterest				
	has beer	n stipulated and whether the repayments or receipts are regular;						
d)	Amount	overdue for > 90 days						
	if the an	nount is overdue, state the total amount overdue for more than ninety days, and whether reasonable	steps have k	been				
	taken by	en by the company for recovery of the principal and interest;						
e)	Renewa	/extension/replacement of loan given?						
	whether any loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or							
	fresh loa	fresh loans granted to settle the overdues of existing loans given to the same parties, if so, specify the aggregate amount of such						
	dues rer	ues renewed or extended or settled by fresh loans and the percentage of the aggregate to the total loans or advances in the						
		ture of loans granted during the year [not applicable to companies whose principal business is to give loans];						
f)		emand Loans or without defined repayment schedule?						
-	whether the company has granted any loans or advances in the nature of loans either repayable on demand or without specifying							
	any terms or period of repayment, if so, specify the aggregate amount, percentage thereof to the total loans granted, aggregate							
	amount of loans granted to Promoters, related parties as defined in clause (76) of section 2 of the Companies Act, 2013;							
iv)		ice with Sec 185 and 186						
	in respect of loans, investments, guarantees, and security, whether provisions of sections 185 and 186 of the Companies Act have been complied with, if							
	not, provide the details thereof							
v)	Deposits Accepted.							
		in respect of deposits accepted by the company or amounts which are deemed to be deposits, whether the directives issued by the Reserve Bank of						
		India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules made thereunder, where applicable,						
		have been complied with, if not, the nature of such contraventions be stated; if an order has been passed by Company Law Board or National Company						
	Law Tribu	inal or Reserve Bank of India or any court or any other tribunal, whether the same has been complied with or not;						

vi)	Cost Records: whether maintenance of cost records has been specified by the Central Government under subsection (1) of section 148 of the Companies Act and whether such accounts and records have been so made and maintained
vii)	Statutory dues
a)	Arrears exceeding 6 months whether the company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities and if not, the extent of the arrears of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date they became payable, shall be indicated;
b)	Details of Legal Dispute where statutory dues referred to in sub-clause (a) have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned. (A mere representation to the concerned Department shall not be treated as a dispute)
viii)	Undisclosed Income Surrendered/Disclosed whether any transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961, if so, whether the previously unrecorded income has been properly recorded in the books of account during the year
ix) D	Default in repayment of dues
a)	whether the company has defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender, if yes, the period and the amount of default to be reported as per the format below:

Nature of	Name of	Amount	Whether	No. of days	Remarks,
borrowing,	lender*	not paid on	principal or	delay or	if any
including		due date	interest	unpaid	
debt					
securities					

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b)	Wilful Defaulter?
	whether the company is a declared wilful defaulter by any bank or financial institution or other lender;
c)	Utilization for the specified purpose?
	whether term loans were applied for the purpose for which the loans were obtained; if not, the amount of loan so diverted and the purpose for
	which it is used may be reported
d)	Utilization of short term for long term purpose?
	whether funds raised on short term basis have been utilised for long term purposes, if yes, the nature and amount to be indicated
e)	Loans taken to meet obligations of components?
	whether the company has taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint
	ventures, if so, details thereof with nature of such transactions and the amount in each case
f)	Securities held in Components Pledged?
	whether the company has raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies, if
	so, give details thereof and also report if the company has defaulted in repayment of such loans raised

x)	Public Offers and Private Placement
a)	whether moneys raised by way of initial public offer or further public offer (including debt instruments) during the year were applied for the
	purposes for which those are raised, if not, the details together with delays or default and subsequent rectification, if any, as may be applicable, be
	reported;
b)	whether the company has made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally
	convertible) during the year and if so, whether the requirements of section 42 and section 62 of the Companies Act, 2013 have been complied with
	and the funds raised have been used for the purposes for which the funds were raised, if not, provide details in respect of amount involved and
	nature of non-compliance;

xi)	Fraud Reporting
a)	whether any fraud by the company or any fraud on the company has been noticed or reported during the year, if yes, the nature and the amount
	involved is to be indicated;
b)	whether any report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under
	rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government
c)	whether the auditor has considered whistle-blower complaints, if any, received during the year by the company

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xii)	Nidhi Company
a)	whether the Nidhi Company has complied with the Net Owned Funds to Deposits in the ratio of 1: 20 to meet out the liability;
b)	whether the Nidhi Company is maintaining ten per cent. unencumbered term deposits as specified in the Nidhi Rules, 2014 to meet out the liability;
c)	whether there has been any default in payment of interest on deposits or repayment thereof for any period and if so, the details thereof;
xiii)	Compliance with Sec 177 and Sec 188 of Companies Act, 2013 whether all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act where applicable and the details have been disclosed in the financial statements, etc., as required by the applicable accounting standards;
xiv)	Internal Audit system
a)	whether the company has an internal audit system commensurate with the size and nature of its business
b)	whether the reports of the Internal Auditors for the period under audit were considered by the statutory auditor
xv)	Compliance with Sec 192 of Companies Act, 2013 whether the company has entered into any non-cash transactions with directors or persons connected with him and if so, whether the provisions of section 192 of Companies Act have been complied with;
xvi)	NBFC Registration
a)	whether the company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) and if so, whether the registration has been obtained;
b)	whether the company has conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934
c)	whether the company is a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India, if so, whether it continues to fulfil the criteria of a CIC, and in case the company is an exempted or unregistered CIC, whether it continues to fulfil such criteria

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xvii)	Cash Loss? whether the company h	as incurred cash losses in the financial year and in the immediately preceding financial year, if so, state the amo	nount of cas	sh losses;
xviii)	Resignation by Statutory Auditor whether there has been any resignation of the statutory auditors during the year, if so, whether the auditor has taken into consideration the issues, objections or concerns raised by the outgoing auditors;			
xix)	accompanying the finar no material uncertainty	icial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, othe cial statements, the auditor's knowledge of the Board of Directors and management plans, whether the audito exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of n a period of one year from the balance sheet date	or is of the	opinion that
xx)	CSR activities			
a)		ther than ongoing projects, the company has transferred unspent amount to a Fund specified in Schedule VII to onths of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of	•	
b)	· ·	maining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project, h npliance with the provision of sub-section (6) of section 135 of the said Act;	has been ti	ransferred
xxi)	whether there have been companies included in t	e Component Auditor's CARO? n any qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (he consolidated financial statements, if yes, indicate the details of the companies and the paragraph numbers o ions or adverse remarks.	• • •	

(2) Where the auditor is unable to express any opinion on any specified matter, his report shall indicate such fact together with the reasons as to why it is not possible for him to give his opinion on the same.

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