

15,973.

Further Reform and Sustainable Development of the Accounting Profession

HKICPA & PIEAA Joint Webinar

Agenda

- 1. Our Aim
- 2. Our Approaches
- 3. Our Consultations
- 4. Your Views

Evolution of Independent Regulator of Accounting Profession

| Functions of (A)FRC | Scope of Regulation |
|--|---|
| Enquiry | PIE (financial statements) |
| Licensing (Recognition) Registration Registration & Licensing (PCs) | PIE Auditor (Overseas) PIE Auditor (all) CPA (Practising), Practice Units (all) |
| Inspection, Investigation, Discipline Inspection, Investigation, Discipline Investigation, Discipline | PIE Auditor (all – PIE engagements) Practice Units (all – audit & assurance) CPAs |
| Oversight (Qualification and Registration, CPD requirements, Standards (audit, assurance and accounting) | HKICPA performance of functions |





Discipline

4 April 2022

Discipline Regulatory Philosophy



Promote public confidence





Uphold proper standards of conduct



Protect public from misconduct



Deter regulatees from committing misconduct

Consultation Documents

| Consultation Document | Disciplinary Process | | Fining Guidelines | | | ctions olicy |
|--|-------------------------|--|----------------------|--|----------|---|
| PIE Auditors and Registered Responsible Persons | ✓ | FRC fraction Aggerdite A Document A — Outline of the AFRC's | √ | Document B – Guidelines for Exercising the Power to Impose a Pecuniary Penalty for PIE Auditors and Registered Responsible Persons | √ | Document D – Sanctions Policy for PIE Auditors and Registered Responsible Persons |
| Professional Persons | ✓ | Disciplinary Process | √ | Document C – Guidelines for Exercising the Power to Impose a Pecuniary Penalty for Professional Persons | √ | Document E — Sanctions Policy for Professional Persons |

Engagement Documents

| Engagement Document | Policy Statement | | Guidance Note or Cooperation | n |
|---|------------------|--|---|---|
| PIE Auditors and Registered Responsible Persons | √ | Document F – Discipline Policy Statement for PIE Auditors and Registered Responsible Persons | FRC Programment III | |
| Professional Persons | √ | Document G – Discipline Policy Statement for Professional Persons | Document H – Guidance Note on Cooperation with the AFRC | |

Disciplinary Process – Independent, Fair and Efficient

Court of Appeal (Second safeguard)

Independent Tribunal (First safeguard)

AFRC Board (Decision)

Discipline Department (Recommendation)

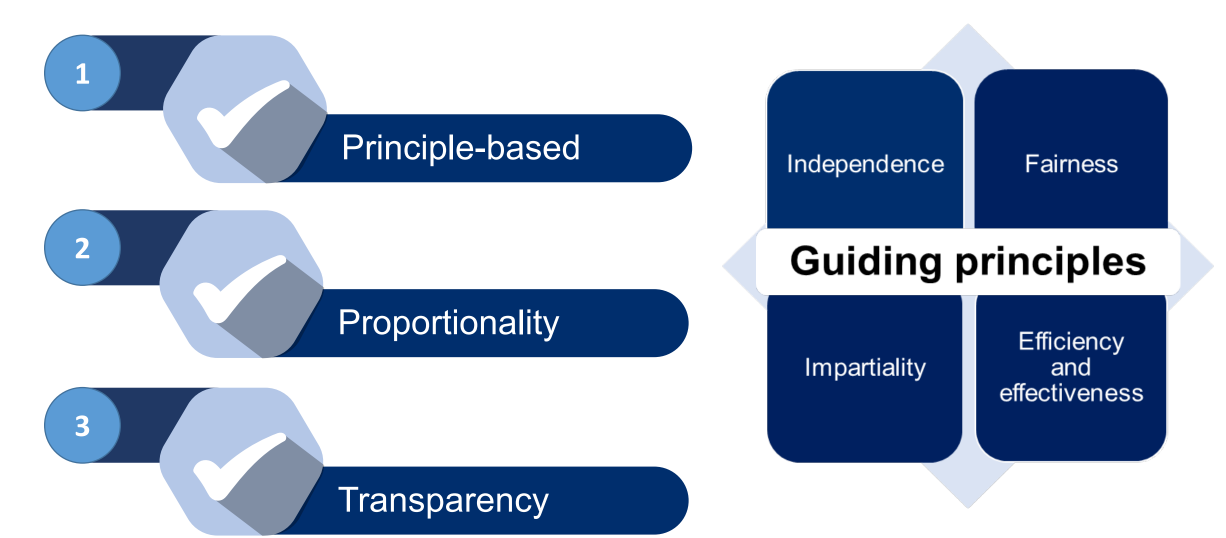
Before a recommendation is made, rights of regulatees are properly **protected** by:

- disclosure of the AFRC's analysis of all relevant issues in the Notice of Proposed Disciplinary Action and all relevant evidence in the List of Documents
- reasonable opportunity to make representations in response to the NPDA

Types of Sanctions

| PIE Auditors and Registered Responsible Persons | Professional Persons |
|---|--|
| Remedial action Reprimand (private / public) Pecuniary penalty (not exceeding HK\$10m or 3 x profit / loss, whichever is higher) Registration or recognition Imposition of a condition Suspension Revocation Prohibition from application Removal of name from the list of registered responsible persons | Reprimand (private / public) Pecuniary penalty (not exceeding HK\$0.5m) Registration Suspension Revocation Practising certificate Cancellation Non-issuance |

Approach of Sanctions – Proportionate and Fair



Approach of Sanctions

Step 1

Initial Assessment

to identify the appropriate sanction or combination of sanctions

- 1. Nature
- 2. Seriousness
- 3. Frequency
- 4. Duration
- 5. Impact

Step 2

Adjustment

to take account of any relevant aggravating and/or mitigating factors

- 1. Cooperation
- 2. Past similar conduct
- 3. Remediation
- 4. Likelihood of recurrence
- 5. Compliance history and record
- 6. Financial jeopardy

Guidance Note on Cooperation

Protect public interest
by encouraging self-report



Encourage early conclusion
through cooperation
credits and settlement





Facilitate early detection and prompt remediation of misconduct

Promote culture of responsibility and self-improvement





Inspection

4 April 2022

Scope of Inspection

- 1. AFRC inspection covers all practice units, including:
 - a. A CPA (practising) who practises accountancy under the accountant's own name;
 - b. A CPA firm*; and
 - c. A corporate practice
- 2. AFRC inspection covers two elements:
 - a. Firm-level review policies and procedures of firm-wide system of quality control to assess compliance with HKSQC 1 or HKSQM 1 and AML Guidelines**
 - Engagement-level review selected engagements to assess compliance with the PAO professional standard

^{*} Under section 2 of the AFRCO, CPA firm means – (a) a certified public accountant (practising) who practises accountancy on the accountant's own account under a firm name registered under Division 2 of Part 2A of the AFRCO; or (b) a firm of certified public accountants (practising) that – (i) practises accountancy in partnership; and (ii) is registered under Division 2 of Part 2A of the AFRCO.

^{**} AML Guidelines refer to "Guidelines on Anti-Money Laundering and Counter-Terrorist Financing for Professional Accountants" contain in the "Code of Ethics for Professional Accountants".

Approach of Inspection

Largely follow the HKICPA's current practices

- Proportionality
- Manner of inspection: on-site inspection or desktop review

Factors to consider include:

- Number of audit clients
- Nature of business of the practice unit's audit clients
- Complexity of the practice unit
- Progressive (educational → regulatory)

Process of Inspection – On-site Inspection

Typical timetable for on-site inspection of a practice unit other than PIE auditor

| Stage | Tasks | Approximate timeline |
|------------------------------------|--|---------------------------------------|
| | Notification of intended inspection and request for information | T1 |
| Stage 1 Before | 1b. Firm returns requested information | T1 + 3 weeks |
| commencement of on-site inspection | 1c. Notification of selected engagement(s) for inspection | T1 + 5 weeks |
| · | 1d. Firm provides information on the selected engagement(s) | T1 + 6 weeks |
| | 2a. Opening meeting | T1 + 6 weeks |
| Stage 2 On-site inspection | 2b. Inspection of the firm-wide system of quality control and compliance with the AML Guidelines | T1 + 6 weeks (duration: ~ 2 weeks) |
| • | 2c. Inspection of the selected engagement(s) | T1 + 8 weeks (duration: > 2 weeks) |

Process of Inspection – On-site Inspection (continued)

Typical timetable for on-site inspection of a practice unit other than PIE auditor

| Stage | Tasks | Approximate timeline |
|--|------------------------------------|----------------------|
| 3a. Exit meeting | | T2 |
| Stage 3 | 3b. AFRC provides draft report | T2 + 6 weeks |
| After on-site | 3c. Firm responds on draft report | T2 + 9 weeks |
| inspection 3d. AFRC issues final report | | T2 + 12 weeks |
| | 3e. Firm provides remediation plan | T2 + 15 weeks |

Process of Inspection – Desktop Review

Typical timetable for desktop review of a practice unit other than PIE auditor

| Stage | Tasks | Approximate timeline |
|------------------------|--|--------------------------------------|
| Ota a a 4 | Notification of intended inspection and request for information | T1 |
| Stage 1 Before | 1b. Firm returns requested information | T1 + 3 weeks |
| commencement of | 1c. Notification of selected engagement for inspection | T1 + 5 weeks |
| desktop review | 1d. Firm provides information on the selected engagement | T1 + 6 weeks |
| Stage 2 | 2a. Opening meeting | T1 + 6 weeks |
| Perform desktop review | 2b. Inspection of the firm-wide system of quality control and compliance with the AML Guidelines | T1 + 6 weeks (duration: ~ 1 week) |
| (at the AFRC's office) | 2c. Inspection of the selected engagement | T1 + 7 weeks (duration: > 1 week) |

Process of Inspection – Desktop Review (continued)

Typical timetable for desktop review of a practice unit other than PIE auditor

| Stage | Tasks | Approximate timeline |
|----------------------|------------------------------------|----------------------|
| 3a. Exit m | 3a. Exit meeting | T2 |
| Stage 3 | 3b. AFRC provides draft report | T2 + 6 weeks |
| After desktop review | 3c. Firm responds on draft report | T2 + 9 weeks |
| 3d. <i>A</i> | 3d. AFRC issues final report | T2 + 12 weeks |
| | 3e. Firm provides remediation plan | T2 + 15 weeks |

Reporting of Inspection and Follow Up Actions

Reporting

At the conclusion of an engagement inspection, results of inspection will be reported as:

- 1. No findings
- 2. Findings (other points to note)
- 3. Significant findings

Follow up actions

Under Section 20ZZE of Part 3AA of the AFRCO:

- 1. Decide no follow-up action is required
- 2. Require the practice unit to take a measure or corrective action
- 3. Carry out a further inspection
- 4. Refer to the Department of Investigation and Compliance
- 5. Refer to the Department of Discipline

Preparedness for an Effective Inspection

- 1. Set the right tone at the top
- 2. Ensure proper record keeping for the firm's system of quality control and assembly of final audit file
- Prepare for questions on the background and significant risks of the engagements selected for inspection
- 4. Ensure individuals responsible for the firm-wide system of quality control and engagements selected for inspection are available to clarify issues raised by the CPA Inspectors
- 5. Seek clarification if unclear and be responsive to comments
- Take immediate and robust remediation actions to address audit quality concerns in the areas identified in our inspection





Investigation

4 April 2022

Investigation – expanded functions

- Investigation power expanded to cover all practice units and CPAs (i.e. professional persons)
- 2. Powers under the AFRCO
 - a. PIE auditors and registered responsible persons no change
 - b. Professional persons largely the same as those under the PAO

Professional Persons

- 1. Investigation can be carried out in relation to **professional irregularity** committed by a professional person (note)
 - Largely the same as under the PAO
- 2. **Professional irregularity**, examples include:
 - a. Falsifies a document
 - b. Makes a statement knowing to be false
 - C. Fails to observe, maintain or otherwise apply a PAO professional standard
 - d. Fails to comply with or causes or allows a breach of an applicable AML/ CTF requirement
 - e. Fails (without reasonable excuse) to comply with a requirement (inspection/ investigation)
 - f. Negligent in the conduct of the person's profession
 - g. Guilty of professional misconduct or dishonourable conduct

Note: Exclude investigations into practice irregularities in relation to PIE engagements

Powers of investigator

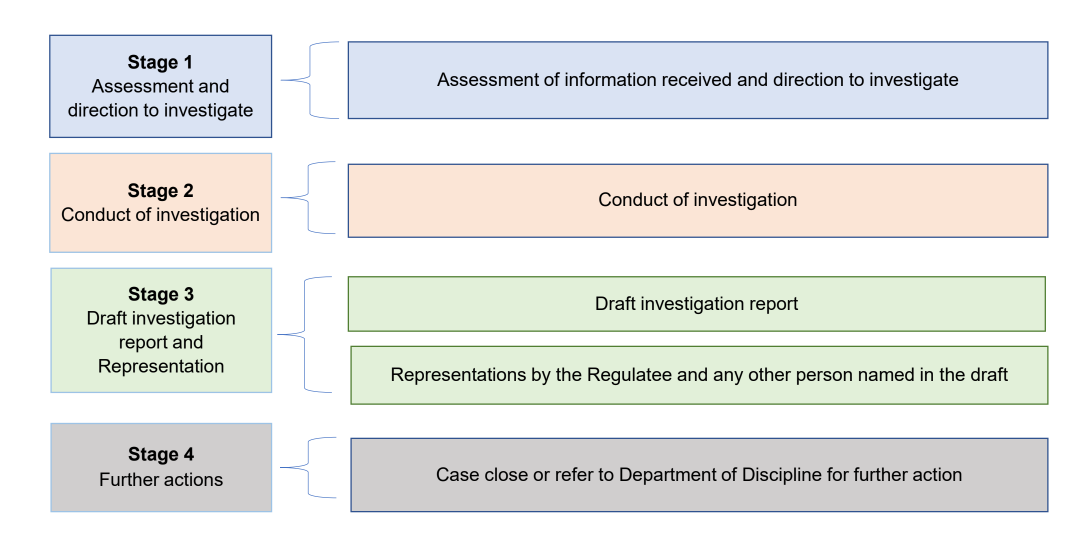
- 1. Issue certain requirements to **specified persons**
- 2. Who are "specified persons"?

| PIE Auditors and Registered Responsible Persons | Professional Persons |
|--|--|
| A person who is relevant to the matter under investigation A person whom an investigator has reasonable cause to believe to be in possession of a relevant record or document, or to be otherwise in possession of the relevant information | A professional person An employee or former employee of a professional person and a student registered with the HKICPA An employee or former employee of a practice unit if the investigation relates to a practice unit The employer or former employer of a CPA if the a investigation relates to a CPA |

Requirements to specified persons

| PIE Auditors and Registered Responsible Persons | Professional Persons |
|--|----------------------|
| Produce any record or document relevant to the investigation | \checkmark |
| Give explanation or further particulars in relation to a record or document produced | \checkmark |
| Give the investigator all assistance in connection with the investigation | \checkmark |
| Attend before the investigator to answer questions | N/A |
| Answer in writing to a question relating to the investigation | N/A |
| Provide verification by a statutory declaration | N/A |

Investigation process







Registration and Licensing

4 April 2022

Registration and Licensing

■ The FRC's registration and licensing power will be expanded.

| Degistration Dever | Current arrangement | | New arrangement | |
|--|---------------------|-----|-----------------|------|
| Registration Power | HKICPA | FRC | HKICPA | AFRC |
| Registration of Certified Public Accountants (CPA) | ✓ | | √ | |
| Registration of firms and corporate practices (CP) | ✓ | | | ✓ |
| Registration of PIE auditors | ✓ | | | ✓ |
| Issuing practising certificates to CPAs | ✓ | | | ✓ |

Philosophy and Approach – Enhancing the quality of auditors

Registration and licensing criteria will be largely the same

- 1. Ensure the professional ethics, integrity and competency of the auditing profession.
- 2. Foster independent and impartial regulation
- 3. Conduct rigorous assessments and monitor auditors' ongoing compliance

Registration and Renewal of Firms, CPs and PIE auditors

For firms and CPs

| Key registration/renewal criteria | Firms | CPs |
|--|--|--|
| Composition of firms / CPs All partners / directors are CPA At least a proportion of partners / directors are CPA (practising) | No change (Proportion is specified by AFRC) | |
| 2. Requirements on articles of association and professional indemnity | N/A | No change (Requirements are set by HKICPA) |

For PIE auditors

| Key registration/renewal criteria | | | |
|-----------------------------------|--|-----------|--|
| 1. | Every partner (for firms), director (for CPs), and responsible person is a fit and proper person to be a CPA | | |
| 2. | Quality control system responsible person is the CEO/a member of the managing board of partners | No change | |
| 3. | Every responsible person is a fit and proper person to be a CPA | | |

Issuance and Renewal of PC

| Key issuance/renewal criteria | | | |
|-------------------------------|---|---|--|
| 1. | Satisfies the fit and proper requirement to be a CPA | New | |
| 2. | Specific amount of full time approved accounting experience | No change (Accounting experience is approved by HKICPA) | |
| 3. | Local experience and knowledge of local law and practice (may include completion of HKICPA's PC examinations and having no less than 1 year of full time approved accounting experience in Hong Kong) | No change (Requirements are set by HKICPA) | |
| 4. | CPD requirements | | |
| 5. | Ordinarily resident in Hong Kong | | |
| 6. | Not bankrupt or has not entered into a voluntary arrangement with the creditors | | |
| 7. | Not subject to sanction/disciplinary order of AFRC/HKICPA that prevents the person from being issued with a PC | No change | |
| 8. | Intends to practice as a CPA (practising) | | |

From the Commencement of the AFRCO

- The AFRC will:
 - a. Register firms, CPs, PIE auditors and issue the practising certificate to CPA (practising)
 - b. Receive and evaluate all renewal applications
 - Planned application period:
 - PC, firms and CPs: 1 November to 15 December 2022
 - Registered PIE auditors: 1 October to 16 November 2022
 - Typical processing time: Within 30 business days
 - c. Collect application fees
 - PC, firms and CPs: First year of implementation: Exempted;
 Thereafter: Initially not higher than that collected by the HKICPA

Registered PIE auditors: New Application: \$250

Renewal: \$200

From the Commencement of the AFRCO

- d. Will require more information from applicants in 2022 than in previous years:
 - Personal identification information
 - CPA certificates/Membership certificates issued by other accountancy bodies
 - Business registration certificate, certificate of incorporation and articles of association
 - Fit and proper declarations
- 2. Guides and revised application forms will be available on the AFRC's website in August 2022

Thank You