

TERMS OF REFERENCE OF THE POST OFFICE AUDIT, RISK AND COMPLIANCE COMMITTEE

Purpose

1. The purpose of the Audit, Risk and Compliance Committee ("ARC" or the "Committee") is to assist the Board of Directors in fulfilling its fiduciary responsibilities by:
 - (a) Contributing an independent view on the accounting, financial control and financial reporting practices of the Company;
 - (b) Taking all reasonable steps to ensure accurate and informative corporate financial reporting and disclosures which meet appropriate accounting and corporate governance standards; and
 - (c) Providing oversight of the company's risk management systems, operational controls and key systems.
2. The responsibilities undertaken by the ARC under delegated authority from the Board will be subject always to the powers and duties of the Board, as set out in the Articles of Association

Composition and Terms of Office

3. The Committee shall serve as a standing committee of the Board. The Chairman and members will be appointed by the Board. It shall consist of at least two independent non-executive directors.
4. Only non-executive directors shall be eligible for membership of the Committee. Members of the Committee will normally serve for a period of three years. Their appointment may be renewed on an annual basis thereafter with the consent of the Chairman of the Committee but no director shall serve for more than six years.
5. The quorum shall be two directors, of whom one will have recent and relevant financial experience.
6. The Committee shall meet as often as required but at least three times per year.¹
7. The Company Chairman and executive directors may be invited to attend any meeting, or any part of any meeting, by the Committee Chairman.
8. The CFO, the General Counsel, the Head of Risk Governance and the Head of Internal Audit (or those holding positions with responsibility for such roles, howsoever named) and the Director, Financial Services will be permanent invitees.
9. The Company Secretary shall act as Secretary to the Committee and shall attend all meetings to keep minutes and record actions.

¹ The Financial Reporting Council recommends a minimum of 3 meetings but suggests that more will be usually required.

10. The Committee Chairman will report regularly to the Board. Minutes of each Committee meeting will be circulated to all members of the Committee and, once agreed, to all members of the Board.
11. The External Auditors may attend all or part of any Committee meeting at the invitation of the Committee Chairman. As a minimum the External Auditors will attend to present their external audit plan for approval and to present their reports.
12. The Company will provide current and new Committee members with any training, briefings or induction required. The Company Secretary, Head of Internal Audit and the External Audit Partner will keep members informed of relevant published guidance as necessary.

Meetings

13. Any member of the committee or the Company Secretary may convene a meeting. The External and Internal auditors may request a meeting with or without management present.
14. Meetings may be held in person or by telephone or other electronic means, so long as all participants can contribute to the meeting simultaneously.
15. Notice of each meeting shall be given to all those entitled to participate at least 2 working days before the meeting.
16. Meetings shall be planned in accordance with key reporting and financial planning dates.

Other Governance Responsibilities

17. The Committee will:
 - (a) Review and update its terms of reference annually.
 - (b) Conduct an annual evaluation of the performance of its duties and responsibilities and of its effectiveness, and discuss the results with the Board of directors.
 - (c) Prepare an annual report on its activities for inclusion in the Annual Report and shall review and approve on behalf of the Board statements to be included in the Annual Report concerning financial controls, internal control and risk management.
 - (d) In the absence of express authority from the Board, the Committee will not, without the concurrence of both management and the auditors, have either the responsibility or authority for altering the financial statements or the accounting procedures of the Company.

Auditing Services

18. The Committee will:
 - (a) Review and recommend to the Board the nomination or discharge of the independent external auditors, the proposed fees (in consultation

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- with management) and the acceptance of the scope and general extent of the engagement.
- (b) Formally review, challenge and approve the agreed annual external audit plans and approach.
 - (c) Periodically review the scope, resourcing and capabilities of the Internal Audit function.
 - (d) Review and re-approve the Internal Audit Charter on an annual basis.
 - (e) Approve each year in advance the Internal Audit plans and review both resources and any proposed amendments that may occur through the following year. The review should include methods employed by the internal auditors to assess risk and to prioritise the various audit proposals identified in the annual plan.
 - (f) Assume a primary role in the appointment, assessment and if necessary the discharge of the Head of Internal Audit.
 - (g) Ensure the independence of the external and internal auditors including an annual review of any non-audit services provided by either.
 - (h) Ensure free and effective communication between the Committee, external auditors and internal auditors and hold separate sessions, or informal meetings and contact as required. These meetings may discuss matters that any of these groups believes should be discussed privately with or without management.
 - (i) Ensure lines of communication are maintained with the Board.

Accounting, Financial Control and Financial Reporting and Disclosure

19. The Committee will:

- (a) Review, discuss and consider with the external auditors their approach to risk assessment and the scope and plan of their audits.
- (b) Review the annual financial statements which are to be submitted to the Board, including Management's explanatory notes. The review may include:
 - Reports from the external auditors as to the results of their examination to date.
 - Discussion of any problems regarding financial reporting which may need to be reported in the annual report to the shareholders including any disagreements that may have arisen between the auditors and management in any area.
 - Meeting(s) with the senior financial executives who shall outline any problems as to financial policies, financial reporting or matters relating to internal control and any matters in contention with or under consideration by the external or internal auditors.
 - The appropriateness of existing accounting principles being employed and any change in accounting policies or practices which the corporate auditors may refer to in their report to the

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- shareholders, and the impact on the Company's financial statements.
- Any proposed changes in the presentation of the financial statements or accompanying notes which the auditors may recommend.
 - Reviewing the annual report and accounts and advising the board on whether, taken as a whole, it is fair, balanced and understandable and provides the information necessary for the Company's shareholders to assess the company's performance, business model and strategy.
 - Other matters related to the conduct of the audit communicated to the Committee under generally accepted accounting standards.
 - The Management Letter.
- (c) The Committee shall review with management any half yearly trading statements or financial reports and the contents of any press release concerning the Company's financial performance or situation, before release to the public or to shareholders.

Risk Management, Operational Controls and Policies

Risk Management Framework

20. The Committee will:

- (a) Review the overall risk management framework in place for the Company including its appetite for risk.
- (b) Oversee the Risk and Compliance Committee activities and receive summary reports as appropriate.
- (c) Review the Company's overall risk position; regularly review the risk register for the Post Office and its subsidiaries, and periodically invite management to outline risk management strategy and status within their specific business units.
- (d) Review management's assessment of the degree of risk the Company prudently incurs in achieving a reasonable balance between the cost of managing risk and control systems and the benefits derived.
- (e) Consider and review areas of specific risk as highlighted by the Risk and Compliance committee. This should include, but is not limited to, sufficient coverage of strategic risk, financial risk, operational risk, technology risk and cyber security, risk relating to the investment strategy and funding requirements of existing and new pensions schemes established for the benefit of previous, current and future employees, conduct risks relating to the financial services businesses operated by both Post Office Limited and its subsidiaries and joint ventures, reputation, legal and regulatory risks, major change initiatives and people risks.
- (f) Review legal, regulatory and any other matters that may have a material impact on the financial statements, related Company compliance policies, and programmes and reports prepared to manage and monitor Company compliance policies.

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- (g) Consider whether any remuneration policy adopted by either Post Office or its subsidiaries, or the implementation of any such policy is consistent with Post Office risk appetite particularly in relation to conduct risk.
- (h) Consider the impact of any new legislative, regulatory, market or other developments which could materially or adversely affect Post Office and its subsidiaries.

Controls and Policies

21. The Committee will consider and review with the external auditors and the internal auditors:
- (a) The adequacy of the Company's internal controls.
 - (b) Recommendations for the improvement of the Company's internal controls, processes and systems.
 - (c) Significant findings (the "management letter" from external auditors) and recommendations together with management's responses.
 - (d) Any reportable restrictions experienced regarding scope or access to required information by either external or internal audit.

Fraud, Theft and Ethics

22. The Committee will:
- (a) Review with management their fraud assessment, detection measures and their investigation of illegal acts, as appropriate.
 - (b) Review any summary of frauds, thefts and other irregularities of any size.
 - (c) Review with the internal auditors and the external auditors the results of any review of the compliance with the Company's codes of ethical conduct and similar policies including whistleblowing.

Risk Management – Other

23. The Committee shall specify from time to time the reports and management information which it requires in order to discharge its responsibilities. The minutes of the POMS ARC will be provided to the Committee for noting.
24. The Committee shall have the power to conduct or authorise investigations into any company matters within the Committee's scope of responsibilities. The Committee shall be empowered to obtain independent legal advice, and engage counsel, accountants, or others to assist it in the conduct of any investigation.
25. The Committee shall perform such other functions as may be assigned or delegated to it by the Board, and may review other items of an internal control or risk management nature which may from time to time be brought before the Committee.

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ARC TOR approved by the Board on 22nd September 2015 for review in March 2017