Developing a Risk-based Internal Audit Plan
About the IPPF

The International Professional Practices Framework® (IPPF®) is the conceptual framework that organizes authoritative guidance promulgated by The IIA for internal audit professionals worldwide.

**Mandatory Guidance** is developed following an established due diligence process, which includes a period of public exposure for stakeholder input. The mandatory elements of the IPPF are:

- Core Principles for the Professional Practice of Internal Auditing.
- Definition of Internal Auditing.
- Code of Ethics.
- International Standards for the Professional Practice of Internal Auditing.

**Recommended Guidance** includes Implementation and Supplemental Guidance. Implementation Guidance is designed to help internal auditors understand how to apply and conform with the requirements of Mandatory Guidance.

About Supplemental Guidance

Supplemental Guidance offers additional information, advice, and best practices for conducting internal audit services. It supports the *Standards* by addressing topical areas and sector-specific issues in more detail than Implementation Guidance, and is endorsed by The IIA through formal review and approval processes.

**Practice Guides**

Practice Guides, a type of Supplemental Guidance, provide detailed approaches, step-by-step processes, and examples intended to support all internal auditors. Select Practice Guides focus on:

- Financial Services.
- Public Sector.
- Information Technology (GTAG®)

For an overview of authoritative guidance materials provided by The IIA, please visit [www.globaliia.org/standards-guidance](http://www.globaliia.org/standards-guidance).
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Executive Summary

In today’s business environment, effective internal auditing requires thorough planning coupled with nimble responsiveness to quickly changing risks. To add value and improve an organization’s effectiveness, internal audit priorities should align with the organization’s objectives and should address the risks with the greatest potential to affect the organization’s ability to achieve those objectives.

Ensuring this alignment is the essence of Standards 2010 – Planning, 2010.A1, 2010.A2, and 2010.C1, which task the chief audit executive (CAE) with the responsibility of developing a plan of internal audit engagements based on a risk assessment performed at least annually.

This practice guide describes a systematic approach to creating and maintaining a risk-based internal audit plan. The CAE and assigned internal auditors work together to:

- Understand the organization.
- Identify, assess, and prioritize risks.
- Coordinate with other providers.
- Estimate resources.
- Propose plan and solicit feedback.
- Finalize and communicate plan.
- Assess risks continuously.
- Update plan and communicate updates.

The guidance is general enough to apply to the circumstances, needs, and requirements of individual organizations. When applying the guidance, internal auditors should take into account their organization’s level of maturity, especially the degree of integration of governance and risk management. Auditors may need to adapt the guidance to the specifics of the industries, geographic locations, and political jurisdictions in which their organizations operate.

Note: Appendix A lists other IIA resources that are relevant to this guide. Bolded terms are defined in the glossary in Appendix B.
Introduction

Comprehensive risk-based planning enables the internal audit activity to properly align and focus its limited resources to produce insightful, proactive, and future-focused assurance and advice on the organization’s most pressing issues. Ensuring internal audit priorities are risk-based requires advanced planning, and the CAE is responsible for developing a plan of internal audit engagements based on a risk assessment performed at least annually (Standard 2010 – Planning and Standard 2010.A1).

While the annual risk assessment is the minimum requirement articulated in the Standards, today’s rapidly changing risk landscape demands that internal auditors assess risks frequently, even continuously. Risk-based internal audit plans should be dynamic and nimble. To achieve those qualities, some CAEs update their internal audit plan quarterly (or a similar periodic schedule), and others consider their plans to be “rolling,” subject to minor changes at any time.

Communicating the Risk-based Plan

When preparing an internal audit plan, the CAE should think about how to engage stakeholders and create an internal audit plan that generates the most stakeholder value. Considerations include:

- Which types of internal audit engagements will provide senior management and the board with adequate assurance and advice that significant risks have been mitigated effectively?

- How will the internal audit activity communicate its risk assessments and the risk-based internal audit plan? Which types of visual depictions would help support effective communication?

- What do senior management and the board expect from the internal audit activity? In advance, the CAE should discuss with senior management and the board how frequently they

Who Is Responsible for the Risk-based Internal Audit Plan?

- While the CAE is responsible for the internal audit plan, experienced internal audit managers and internal audit staff may perform activities in the planning process. This guide talks about the roles and responsibilities of the CAE, internal audit managers, internal auditors, and the internal audit activity as a whole. However, no single approach fits all organizations and the arrangements vary by organization (e.g., based on size and resources available to the internal audit activity).

- The Standards express requirements related to the CAE’s risk-based plan of engagements (2000 series) and to individual engagement plans (2200 series). This guide addresses only the CAE’s risk-based internal audit plan. The Practice Guide “Engagement Planning: Establishing Engagement Objectives and Scope” describes how to plan individual engagements.
expect reporting and the criteria that warrant reporting and approval of change to the audit plan (i.e., importance and urgency of issues), as described in Standard 2060 – Reporting to Senior Management and the Board. Internal audit policies and procedures should address confidentiality concerns in accordance with the Code of Ethics and the Standards (Standard 2040 – Policies and Procedures and the series beginning with Standard 2330 – Documenting Information and the series beginning with Standard 2440 – Disseminating Results).

**Changing the Plan**

This guide explains the steps leading to the initial creation of an internal audit plan, as well as the requirements for formal approval of the plan, which may occur at predetermined, scheduled intervals. In addition, the internal audit activity must respond quickly to internal and external changes that affect the organization’s objectives and risk priorities. Organizations and external conditions are continually changing, and new or more detailed risk information may arise during the performance of any engagement. Internal and external auditors may discover new information during an engagement that will prompt changes in internal audit’s comprehensive risk assessment and the internal audit plan.

Such changes highlight the need to continuously assess risks, reevaluate risk priorities, and adjust the plan to accommodate the new priorities. Standard 2010 – Planning advises that the CAE must review and adjust the plan in response to changes in the organization’s business, risks, operations, programs, systems, and controls. Later sections of the guide provide additional details about how the CAE should manage changes to the plan.

**Audit Plan Development Overview**

The process of establishing the internal audit plan generally includes the stages below. However, readers should loosely interpret the concept of stages because the details of internal audit planning vary by internal audit activity and organization. Multiple internal auditors may be working simultaneously to prepare the internal audit plan, including the supporting risk assessment; thus, some of the stages may overlap occasionally. CAEs typically document their preferred approach in the internal audit activity’s policies and procedures (Standard 2040). This guide deconstructs the stages of planning shown in Figure 1. Internal auditors should view the entire preparatory cycle as a comprehensive effort that is responsive to organizational changes.
Understanding the Organization

Identifying Objectives, Strategies, and Structure

Understanding the organization’s risk management processes requires identifying how the roles and responsibilities of risk management and governance are coordinated. Typically, this coordination involves:

- The implementation of systems of control by operational and line management.
- The provision of assurance that systems of risk management and control have been designed effectively and are operating as designed. Risk management, *compliance*, quality control, and similar functions provide such assurance.
- The provision of independent assurance and advice over governance, risk management, and control processes by the internal audit activity.
Reviewing Key Documents

Before initiating the risk assessment, the CAE may review key organizational documents, such as the organization chart and the strategic plan. The CAE may review these documents to gain insight into the organization’s business processes and potential risks and control points. If management has implemented automated tools for continuous risk monitoring, then internal auditors may gather information from the risk reports generated automatically. Supplemental information may be drawn from assessments and reports previously produced by internal and external auditors. Similar documents for individually auditable units may detail operational processes and the service functions that support them. Figure 2 lists examples of the information and documents that internal auditors may gather.

Figure 2: Document Sources for Information Gathering

<table>
<thead>
<tr>
<th>Information to Be Gathered</th>
<th>Potential Source Documents</th>
</tr>
</thead>
<tbody>
<tr>
<td>▪ Which control and assurance roles are operating in the organization (i.e., first and second lines)? What are the responsibilities of each?</td>
<td>▪ Organizational chart. ▪ Minutes from meetings with senior management, second line management, and risk committees.</td>
</tr>
<tr>
<td>▪ Has the organization implemented an enterprisewide risk management (ERM) framework?</td>
<td></td>
</tr>
<tr>
<td>▪ What are the organization’s main objectives, strategies, and initiatives?</td>
<td>▪ Organization’s strategic plan. ▪ Strategic plans for critical individual areas and major initiatives. ▪ Minutes of meetings between senior management and the board.</td>
</tr>
<tr>
<td>▪ Are any major initiatives and change projects proposed in the upcoming period?</td>
<td></td>
</tr>
<tr>
<td>▪ What are the organization’s key business processes?</td>
<td>▪ Annual reports and public/regulatory filings. ▪ Organizationwide risk register (also known as risk universe).(^1) ▪ Management’s risk registers (also known as risk inventories) and risk assessments, including risk and control self-assessments conducted by the leaders of each business area (operational risk assessments). ▪ Results of automated risk monitoring, if implemented. ▪ Previous assessments and reports from various assurance providers (second line functions, internal and external auditors). ▪ Detailed operational documentation (e.g., process maps). ▪ Annual reports and public/regulatory filings.</td>
</tr>
<tr>
<td>▪ What are the potential risks and controls in each process?</td>
<td></td>
</tr>
<tr>
<td>▪ Are the strategies, objectives, and plans realistic?</td>
<td></td>
</tr>
<tr>
<td>▪ Have all relevant risks been captured?</td>
<td></td>
</tr>
</tbody>
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Consulting with Key Stakeholders

The CAE must consult with key stakeholders to fulfill the requirements of the standards related to Standard 2010 – Planning. Ongoing communication is vital to enable nimble adjustments to changes. Additionally, ongoing communication helps ensure that senior management, the board, and the internal audit activity share a common understanding of the organization’s risks and assurance priorities.

Meetings with Board and Governance Committees

The CAE should attend meetings with the board and key governance committees (e.g., audit committee, risk committee) and may meet independently with individual members. Attending such meetings helps the CAE learn about the latest developments in the organization and be alert to potential risks that could result from the changes.

Meetings with Management

In addition to meeting with the board, the CAE (or designated internal auditors) should attend the regular meetings (phone, web, or in-person) of senior management and/or those who report directly to senior management (i.e., second line roles, such as compliance, risk management, and quality control). The CAE should speak with individual senior executives independently. In certain highly regulated industries or sectors, the CAE may meet with external auditors and/or regulators also.

To better understand business processes and challenges to accomplishing business priorities, internal auditors may meet with key members of operational or line management, such as vice presidents and directors in each business area, as well as employees performing operational tasks.

Informal Communication

Information obtained informally may complete internal audit’s understanding of the organization, providing realistic details that are not disclosed formally. Relationships are often enhanced when
Developing the Risk-based Internal Audit Plan

Internal auditors are assigned to work with specific business lines, functions, locations, and/or legal entities. Interacting with management and staff throughout the various business units and functional areas, including departments such as human resources and marketing, helps the internal audit activity build a comprehensive picture of the organization’s plans and control environment.

Consistently occurring informal interactions build trust, increasing the likelihood staff will communicate candidly with internal auditors and bring up concerns that might not be mentioned in formal meetings. Such openness improves the internal audit activity’s ability to evaluate the control environment. Rotating internal auditors into and out of such assignments balances the benefits of informal communication against the need to protect internal auditors’ independence and objectivity (Standard 1130 – Impairment to Independence or Objectivity).

**Surveys, Interviews, Brainstorming, Research**

Other tools for obtaining input include surveys, interviews, and group workshops (e.g., brainstorming sessions and focus groups). These tools are especially useful for identifying emerging risks and fraud risks.

The CAE and members of the internal audit activity also may increase their awareness of potentially emerging risks by researching industry news, trends, and regulatory changes; networking with other professionals; and pursuing relevant continuing education.

Questions to consider include:

- How do the top 10 objectives of the organization relate to key departmental objectives?
- Which strategies are used to achieve those objectives?
- Which risks, if they were to occur, could interfere with the organization’s ability to achieve those objectives?

**Sources of Emerging Risk Information**

- Changes in management priorities, business processes, technology (IT), and operations.
- Ethics/whistleblower system for fraud risks.
- Geopolitical developments.
- Legal and regulatory changes.
- Requests from senior management and the board.
- New projects and change programs.
- Prior risk assessments from management and internal audit activity (including fraud, IT, and financial controls).
Creating or Revising the Audit Universe

Once the major strategies and objectives have been identified, the CAE may want to create or review the audit universe, which is a list or catalog of all potentially auditable units within an organization. Auditable units may be any “topic, subject, project, department, process, entity, function, or other area that, due to the presence of risk, may justify an audit engagement.”

An audit universe simplifies the identification and assessment of risks throughout the organization. It is a step toward discovering which auditable units have levels of risk that warrant further review in dedicated internal audit engagements. Appendix C offers an example of a worksheet used to link organizational objectives and strategic initiatives to categories in the audit universe.

If no audit universe exists, internal auditors start with their understanding of how the organization views and categorizes its activities, risks, and controls, and how it obtains assurance over its risk management and control processes. This includes considering any frameworks used by the organization. Using the structure that most closely aligns with management’s approach will maximize synergy between the internal audit activity and other internal providers of assurance and consulting services, especially if the organization has implemented an enterprisewide risk management (ERM) process. A well-organized audit universe enhances the likelihood that internal audit’s risk assessment and audit plan are useful and valuable to the organization.

Ensuring the audit universe will capture all risks is challenging because some risks exist in the interface between organizational units or between the organization and the external environment. Looking at the audit universe by business processes often helps reveal such risks. The sidebar “Ensuring Audit Universe Completeness” lists sources of risk information CAEs should consider.

Ensuring Audit Universe Completeness

To ensure completeness of the audit universe, the CAE should consider the following sources of risk information:

- Organization’s strategy and chain of value creation.
- All major areas, units, departments, and projects and their strategies, objectives, and processes (at high level, from the organizational chart, legal, and/or ERM framework).
- Third-party vendors (from legal, procurement, or contract management functions).
- Processes and subprocesses of all major functions (from process mapping activities such as those required by ISO).
- Major IT applications and information systems assets, including hardware, software, and the information they contain (from IT management).
- Regulatory and legal compliance requirements that apply to the organization.
- Nonfinancial performance indicators (e.g., environmental, health and safety, social, governance).
The CAE should consult with senior management to ensure the universe accurately reflects the organization’s business model. Once an audit universe has been constructed, it may be carried forward for future use. However, the universe should be updated frequently to incorporate internal and external business changes, which may introduce new risks at any time. The audit universe helps organize the auditable areas for a comprehensive assessment of risks and of assurance coverage.

**Internal Audit’s Risk Assessment**

**Understanding the Significance of Independent Assessment**

This organizationwide risk assessment enables the CAE to focus on those risks that rate among the most significant and to identify manageable, timely, and value-adding engagements that reflect the organization’s priorities. This typically results in a plan that addresses around 15 auditable units on average.

Organizations that have implemented ERM may have created a comprehensive risk register (also known as a risk inventory or risk universe). Internal auditors may use management’s information as one input into internal audit’s organizationwide risk assessment. However, in alignment with the Code of Ethics principle of objectivity and Standard 1100 – Independence and Objectivity, internal auditors should do their own work to validate that all key risks have been documented and that the relative significance of risks is reflected accurately.

**Understanding Business Objectives, Strategies, and Risks**

**Risks Related to Business Objectives and Strategies**

To identify critical, or key, risks, the internal audit activity should identify and understand not just high-level organizational objectives and strategies, but also specific business objectives and the strategies used to achieve them. Some organizations may categorize business objectives as strategic, functional, or process-level. Others may use the categories of objectives identified in The Committee of Sponsoring Organizations (COSO) *Internal Control—Integrated Framework*: operations, reporting, and compliance.

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Risks Include Opportunities

Internal auditors should consider the multifaceted nature of risks when deciding how to identify and assess them. Because each organization has its own strategies and business objectives, no single risk checklist exists for every organization; risk inventories vary by organization and change over time.

Furthermore, internal auditors should consider that “risks represent the barriers to successfully achieving ... objectives as well as the opportunities that may help achieve those objectives.” Indeed, “risks may relate to preventing bad things from happening (risk mitigation) or failing to ensure good things happen (that is, exploiting or pursuing opportunities).”

Documenting Risks

Risk Categories

Each business unit or function in the organization may have a different way of viewing and measuring business objectives, processes, and risks. Creating risk categories introduces reliability and consistency throughout an organization when identifying, communicating about, and analyzing risks and risk management processes.

Specific frameworks, approaches, and industries may recommend or require the use of certain risk categories. If the organization uses a risk management framework, the internal audit activity should align its categories to those of the framework. If no framework or risk categories exist, internal auditors can brainstorm with management about risks relevant to the organization by starting with a taxonomy of risk categories common to most organizations, such as strategic, operational, compliance, and financial risks.

Internal, External, and Strategic Risks

Within each broad category, internal auditors consider internal and external sources of risk, which generates an extensive list. Internal auditors will assess those risks to narrow the list and prioritize those that should be included in internal audit planning. Strategic risks, if not managed properly, have the greatest potential to affect the organization’s ability to achieve its goals.

IT Risks

A comprehensive internal audit plan includes IT, which means IT risks must be included in the overall risk assessment. IT risks may be sorted into subcategories, including infrastructure, operations, and applications, and are not always tied to a single specific business process. Virtually every business activity relies on technology to some extent. Technology supports business processes and is often integral to controlling processes. With the increasing automation of internal

control processes, deficiencies in supporting technologies may affect the organization’s operations and business objectives significantly.

According to Standard 2110.A2, the internal audit activity must assess whether the information technology governance — that is its leadership, organizational structures, and processes — support the organization’s strategies and objectives. Understanding the IT strategic plan should help internal auditors identify how IT supports the organization to implement its strategies and achieve its objectives.

The internal audit activity should evaluate the flexibility of the IT strategy — such as its ability to support the future growth of the organization — and the responsiveness of IT risk management and control processes to prevent, detect, and respond to cybersecurity threats.

**Environmental, Social, and Governance Risks**

Investors, consumers, and the public have come to expect organizations to measure and report on their environmental, social, and governance (ESG) efforts. As part of their investment decision-making, investors increasingly seek out nonregulatory disclosures on ESG issues; whether in standalone sustainability reports, public statements on managing nonfinancial risks in financial filings, or statements directly to other stakeholders (ratings agencies). Nonfinancial reporting may affect an organization’s reputation with investors, business partners, and prospective employees.

Environmental requirements and compliance risks apply to the supply chain, products, and services. Environmental fraud, such as cheating on emissions standards, is receiving not just regulatory attention but also greater public scrutiny. Social risks involve the impact an organization has on employees, customers, suppliers, and communities. Maintaining positive relationships with these stakeholders sustains public trust in the organization. Governance risks are related to strategies, policies, and oversight regarding sustainability, board structure and composition, executive compensation, political lobbying, bribery, corruption, and fraud.

Internal auditors should participate in their organization’s ESG dialogue and understand their organization’s ESG efforts, particularly how those efforts align with stakeholder expectations. In organizations that lack ESG criteria and reporting, the internal audit activity has an opportunity to help the organization increase its ESG awareness. Effective ESG criteria and metrics combined with a process to monitor and verify the organization’s ESG data comprise a key control process over ESG reporting. Global organizations including the United Nations, the Organisation for Economic Co-operation and Development, and the Sustainability Accounting Standards Board provide measurable ESG criteria and detailed information about ESG risks, opportunities, and reporting.

**Third-party Risks**

Some organizational structures, processes, and applications may exist, at least in part, in a virtualized environment and/or with third-party service providers. The internal audit activity’s review should consider the risks associated with third-party service providers upon which the organization relies (e.g., cloud storage services and data management systems). The IIA’s Practice

**Fraud Risks**

The internal audit activity is responsible for assessing the organization’s risk management processes and their effectiveness, including those related to fraud risks (2120.A2). Because new fraud risks can arise at any time, internal auditors also must assess fraud risks when they plan each assurance engagement (Standards 2210.A1 and 2210.A2). Brainstorming with a variety of stakeholders in the organization is a vital part of assessing fraud risks because fraudulent activities involve circumventing the existing controls. Many CAEs perform a dedicated, stand-alone fraud risk assessment. Whatever information is discovered through any of these processes should be incorporated into the comprehensive risk assessment and internal audit plan. The IIA’s Practice Guide “Engagement Planning: Assessing Fraud Risks” offers a systematic approach to assessing fraud risks.

**Risk Assessment Approaches**

Some common methods for identifying, documenting, and assessing risks are the “specific-risk approach,” “risk-by-process approach,” and “risk factor approach.” CAEs may customize their approach to the organizationwide risk assessment, and many use a hybrid (i.e., a combination of approaches). The feedback of senior management and the board (and relevant committees of each6) should be taken into account when selecting an approach and criteria for the comprehensive risk assessment.

Risk assessments typically include both quantitative and qualitative methodologies. An abundant selection of software is available to help the internal audit activity perform risk assessments that result in both quantitative and qualitative data.

A *specific-risk approach* may be considered bottom-up because it involves identifying risks associated with each specific auditable unit in the audit universe. Risks are identified in relation to business objectives, typically by meeting with relevant management specifically for this purpose. Based on the combined criteria (e.g., impact, likelihood), composite risk scores are calculated for individual auditable units. This approach is frequently used for risk assessments related to individual audit engagements but may become cumbersome when extended to the organizational level, where the number of auditable units and risks becomes quite large. A simple version of this approach is shown in Appendix D.

A *risk-by-process approach* is similar to a specific risk approach. Internal auditors and management start by considering business processes throughout the organization as the auditable units. Key risks are mapped to each process. Additionally, internal auditors work to determine which

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6 The IPPF’s definition of “board” includes relevant committees or other bodies to which the governing body delegates certain functions; thus uses of “board” in this guidance should be interpreted as including committees of the board.
processes play key roles in achieving objectives and how effectively risks to those processes are managed. The processes with the highest degree of residual risk are prioritized for inclusion in the internal audit plan.\textsuperscript{7}

A risk-factor approach is considered top-down because it looks at high-level conditions that are common across most auditable units. This approach is commonly used when performing a comprehensive, organizationwide risk assessment because it provides a macro-level view. Internal auditors identify the factors common to all auditable units that have an effect on the organization’s ability to achieve its objectives. Risk factors are not the risks themselves but instead are conditions likely to be associated with the presence of a risk; that is, conditions that indicate a higher probability of significant risk consequences.

The potential list of risk factors may become large, complicating the risk assessment process. CAEs may simplify by grouping the factors into categories, such as strategic, compliance, operational, and financial. In some organizations, senior management and the board may advise the internal audit activity regarding the risk factors that they believe are most relevant. Some risk factors may link to multiple categories. However, categorizing risk factors may be convenient when summarizing the risk assessment for senior management and the board.

Examples of risk factors and risk factor categories include:

- Relative level of activity (e.g., number of transactions).
- Materiality (magnitude of revenue or expense).
- Liquidity of assets involved.
- Impact on brand (public perception, reputation).
- Failure to meet goals.
- Management competency, performance, turnover.
- Known deficiencies (previous unsatisfactory engagement results).
- Degree of change in systems, policies, procedures, contracts, relationships.
- Susceptibility to fraud.
- Complexity of operations.
- Degree of third-party reliance.
- Strength of internal controls, control environment.
- Degree of regulatory involvement, compliance concerns.
- Time since last assessment or audit.\textsuperscript{8}

Appendix E provides an example of risk assessment using the risk-factor approach.

\textsuperscript{7} Anderson, \textit{Internal Auditing: Assurance and Advisory Services}, 120.
\textsuperscript{8} Wright, \textit{The Internal Auditor’s Guide}, 68 and 98.
Measuring Risks

Inherent Risk

In their risk assessments, internal auditors should estimate both inherent risk — the risk that exists if no controls were in place — and residual risk. The distinction is important because management tends to think primarily in terms of residual risk, but internal auditors need to be able to consider whether risk mitigation techniques are effectively designed and operating. Internal audit’s risk assessments start by considering inherent risk, the combination of internal and external risks in their pure, uncontrolled state.

Risk Management Strategies and Residual Risk

Residual risk, or net risk, is the portion of inherent risk that remains after management executes its risk management strategies.9 With the help of management, internal auditors identify the risk management strategies and control processes and translate them into operational, or measurable, terms to help determine residual risk. The CAE or assigned internal auditors should document the reasons for their determination of residual risk. This rationale lends support to internal audit’s view of risk priorities, which is especially important in cases where internal audit judgement may be in conflict with a strict interpretation of risk rating results.

Rating the risk associated with each unit allows the CAE to prioritize internal audit coverage of that unit.10 Measurement often requires standardizing terminology, definitions, and specifications throughout the audit universe (e.g., risk ratings, materiality, etc.). This standardization may involve alignment with the organization’s risk management framework, if one exists.

Impact and Likelihood Ratings

Impact and likelihood are two measures recognized in The IIA’s definition of risk. Additionally, the CAE may consider or include other measures of impact or severity, such as those recognized in the COSO ERM Framework (i.e., adaptability, complexity, persistence, recoverability, and velocity). Risk ratings may be numeric (e.g., scale from 1 to 3 or from 1 to 5) or categorical (e.g., impact ratings may be insignificant, material, and extreme; and likelihood ratings may be low, moderate, and high).

No matter which format is chosen, each measure should be defined by specific criteria. For example, impact criteria may include legal, compliance/regulatory, reputational, operational, and materiality in financial criteria (value at which the impact on revenue could affect the achievement of organizational objectives). Criteria to define likelihood include control effectiveness and complexity of operational processes.

Examples of impact and likelihood scales with criteria appear in Appendix D. Impact and likelihood ratings are combined to create a comprehensive risk rating that represents the overall significance of each risk within each auditable unit/area.

Risk Factors and Total Risk Score

Risk factors are elements that generally increase the impact or likelihood of risk to the related auditable unit, and in the risk-factor approach, risk ratings are assigned to the risk factors themselves, rather than to the level of impact or likelihood. However, the factors may be grouped by whether they affect either impact or likelihood.

Weighting, total risk score – Some factors are more significant to achieving objectives than others and therefore may be weighted (numerically). Each auditable unit is rated on each risk factor, and the risk factor ratings are aggregated to create a single, aggregate risk score for the auditable unit, called the total risk score. This score provides a basis of comparison for prioritizing, or ranking, auditable units.

Regulated calculations – In certain industries, regulators may mandate a particular risk framework with a formal risk-rating template and/or methodology. The CAE may refer to management’s risk ratings as measured against the framework and then the CAE may opine on whether the internal audit activity agrees or disagrees with management’s rating of risk.

Risk categories and factors should be reviewed and updated periodically to ensure they are appropriate for the size and complexity of the organization. Evidence of the review should be maintained with other internal audit planning records.

Heat Map

Risk assessment results with levels of risk for each auditable unit may be depicted graphically in a heat map or similar chart to help show the ranking of priorities. Heat maps are especially useful when certain criteria are weighted more heavily than others and in visual presentations to the board and senior management.

Validating Risk Assessment with Management

The internal audit activity considers stakeholder input throughout the process of developing the internal audit plan, and this feedback informs the internal audit activity’s risk assessment. At the same time, the internal audit activity must remain independent and objective — unbiased by management — including in its risk assessment. CAEs should meet with senior management to review internal audit’s assessment, ensure thoroughness and mutual understanding, and discuss the reasons for any significant differences in risk perceptions or ratings. CAEs may account for management’s risk awareness level by representing it as a risk factor and adding or subtracting points from the total risk score to increase or decrease the relative significance of risk in relation to an auditable unit.

11. For example, in the United States banking industry, nine risk categories must be considered and rated for each engagement area or process under review.
Additional Planning Considerations

Accommodating Management and Board Requests

Senior management and/or the board may request assurance and consulting services, and the CAE should accommodate these requests. Consulting/advisory services may be requested in areas or processes that have not appeared among the top priorities in the risk assessment; often, they are opportunities for the internal audit activity to provide advice that will lower the likelihood of risk occurrences in the future. For instance, internal auditors may be asked to determine the root cause of a failed external audit or to review the implementation of a new process or technology.

Thus, many CAEs reserve a percentage of their audit plan to perform requested consulting engagements as well as ad hoc engagements that arise between the time of the risk assessment and that of plan revisions. Investments of internal audit resources in consulting engagements should be reflected in the internal audit budget and plan.

Engagement Frequency and Timing

Not all auditable areas can be reviewed in every audit cycle, nor should they. Ideally, audit frequency is based on the risk assessment. CAEs should consider which engagements will most enhance the organization’s ability to achieve its objectives and which have the potential to add the most value.

Determining Frequency Based on Risk

In a purely risk-based internal audit plan, CAEs may apply one of two strategies to arrive at the ideal frequency of planned engagements.

1. The audit plan may be based on a continuous risk assessment without a predefined frequency for engagements. Given the accelerating rate of change in today’s risk landscape, many organizations are implementing continuous auditing, which allows them to respond nimbly and dynamically to changes throughout the year, making periodic changes to the audit plan as needed. These audit plans are identified as “rolling,” “fluid,” and/or “dynamic.”

2. The audit frequency is based upon the level of residual risk determined in the risk assessment. For example, auditable units ranked high-risk may be audited at least annually (or once every 12 to 18 months), those rated with a moderate level of risk scheduled may be reviewed every 19 to 24 months, and those rated low-risk might be audited only once every 25 to 36 months (or not at all).

To ensure the internal audit plan covers all mandatory and risk-based engagements, internal auditors should consider:

- Engagements required by law or regulation.
- Mission-critical engagements.
- The time and resources required for compulsory engagements and risk-based priorities.
- Whether all significant risks have sufficient coverage by assurance providers.
- The percentage of the plan that should be reserved for special projects, consulting, or ad hoc requests.

**Cyclical Frequency in Highly Regulated Industries**

In some industries, such as financial services, organizations are subject to regulations that require them to establish an audit/risk universe, risk scores, and risk ratings and to maintain a minimum cycle of auditing. Even if the inherent risk of noncompliance is small, these engagements must be included in the audit universe to ensure the internal audit activity's performance with due diligence and professional competency.

When law, regulation, or industry standards require certain engagements to be conducted cyclically, the CAE may design multiyear audit plans to document the timing and any specialized or additional resources that may be needed. In addition to coordinating the information gathered, internal auditors should work with external auditors to synchronize the timing of engagements to ensure minimal disruption of the organization’s operations.

Although these cyclical engagements are required, they compete for resources with engagements that are prioritized by level of risk. To some extent, they may seem to conflict with the concept of risk-based auditing, especially when the internal audit activity and management have established processes for managing risks and providing assurance over the required risk areas.

To address this challenge, CAEs may:

- Reduce scope of compulsory engagements, touching upon required areas without investing beyond the minimum requirement.
- Extend long-term plan timeline (to seven years, for example) to account for compulsory engagements, while continuously assessing risk and adjusting short-term plans more frequently to prioritize engagements linked to significant risks.
- Coordinate with and rely upon other assurance providers.

While cyclical engagements comprise one input into the internal audit plan, CAEs must be careful not to rely heavily on their long-term plans in the face of today’s rapidly changing risk landscape. When multiyear plans are established, the current year should be planned in some detail, reviewed at least quarterly, and modified as appropriate.
Estimating Resources

The CAE must determine the resources needed to implement the plan. Resources may include people (e.g., labor hours and skills), technology (e.g., audit tools and techniques), timing/schedule (availability of resources), and funding. The CAE must estimate the scope of engagements and the skills, time, and budget that will be needed to perform those engagements. The CAE may reflect on the nature and complexity of each engagement, the resources spent on comparable engagements that were performed previously, and the date of the most recent audit of the area or process.

Assessing Skills

Standard 2030 describes “appropriate resources” in terms of knowledge, skills, and competencies. The competency of the internal audit activity receives significant attention in the Standards and is one of the four principles in The IIA’s Code of Ethics.

As part of internal audit planning, CAEs must know the internal audit team’s competencies. CAEs may devise and maintain an inventory of each auditor’s specialized skills and knowledge, along with a benchmark of skills necessary to fulfill the expectations, needs, and demands of the organization and the industry. Some highly regulated industries may even provide a list of expected minimum skills and require a skills’ analysis to be performed regularly.

The established benchmark can then be fine-tuned to identify the specific skills needed to achieve the internal audit plan. The CAE should align the inventory of skills present among the internal audit staff with those needed to fulfill expectations and perform the engagements in the plan.

Coordinating with Other Providers of Assurance and Consulting Services

The internal audit activity adds the most value by providing assurance and consulting services where the highest residual risk exists. However, in mature and highly regulated organizations, some high-risk areas may be controlled effectively by the first line and may have sufficient assurance coverage provided by the second line, such as risk management and compliance functions, as well as additional coverage by external auditors. The organization’s chief information officer or chief information security officer may assess IT risks, and the internal audit activity may corroborate the results.
To make the best use of the valuable resources, the CAE should coordinate activities, share information, and consider relying upon the work of other internal and external assurance and consulting service providers (Standard 2050 – Coordination and Reliance). Relying upon the work of other providers instead of repeating the coverage minimizes the duplication of work and maximizes the efficiency with which assurance is provided.

**Assurance Maps**

An assurance map documents the coordination of assurance coverage. It lists all significant risk categories and links them with relevant sources of assurance. Based on the compiled information, the degree, or level, of assurance coverage provided can be rated as adequate or inadequate, and gaps and duplications become clear.

Creating an assurance map involves the various assurance providers collaborating from a holistic, organizationwide perspective. Identifying where the work of other providers overlaps with internal audit’s coverage helps justify the CAE’s decision about which engagements to include and exclude from the internal audit plan. The map also provides clear evidence of gaps in assurance, where additional resources may be needed.

**Meeting Need for Additional Skills**

If the internal audit activity lacks the knowledge or skills needed to complete a particular assurance engagement, the CAE may call upon an expert or specialist from within the organization to provide technical expertise and simultaneously instill internal audit staff with new knowledge.

Other options include cosourcing, where experts from outside the organization perform specialized work under the supervision of an experienced internal auditor, and outsourcing, where the work is performed entirely by an outside firm. The CAE should account for these staffing arrangements in the plan’s budget.

**Calculating Hours in Plan**

To calculate “available” internal audit resource hours, the CAE calculates the total number of hours each internal audit team member is able to contribute to the completion of the audit plan in a given period (typically one year). Total available hours take into consideration the results of the skills assessment, the use of external resources and support staff, and the tasks that do not contribute to plan completion.

**Learn About Assurance Maps**

The IIA’s Practice Guide “Coordination and Reliance: Developing an Assurance Map” provides detailed, recommended guidance with examples for creating and using assurance maps.
As an example, the CAE may start with the assumption that a full-time employee represents the equivalent of 2,080 total hours (i.e., 40 hours per week, 52 weeks per year). Then, the CAE may subtract the following to determine the available hours that remain:

- **Subtract** nonaudit, or nonproductive time, based on activities that do not contribute to the completion of engagements and fulfillment of the audit plan.
  - Paid time off (holidays, vacation, paid sick leave).
  - Training and personal development.
  - Meetings (within the internal audit team and with management and the board).
  - Internal audit activity’s quality assurance and improvement initiatives.
  - Reduced utilization rates for anticipated new hires in the given year.
  - Time spent consulting with subject matter experts to develop audit strategies/frameworks.
  - Unanticipated turnover during the year (i.e., “vacancy factor,” typically used for a large staff).
  - Reserve for nonaudit tasks that have not yet been assigned.

- Subtract time spent assisting other assurance providers, e.g., external audit, if applicable.

- Subtract CAE’s hours reserved for supervising and related activities (e.g., estimate at 80 percent).

- Subtract productive hours to be spent on ongoing requirements, monitoring, data analysis, follow-up on engagements already performed, and a reserve for ad hoc requests. Note: some CAEs include ongoing monitoring/auditing as part of the available, productive hours.

- The remainder is available hours (audit time or chargeable time) to be spent on performing engagements (including risk assessments, analysis and evaluation, documentation, and reporting) to fulfill the risk-based internal audit plan.

### Drafting the Internal Audit Plan

All the preparatory work culminates in a draft version of the internal audit plan to be presented, discussed, revised, and finalized for approval. The proposed internal audit plan may include the following sections:

**Executive summary** – This short overview of key points typically includes a one-page summary of the most significant risks, the planned engagements and basic schedule, and the staffing plan.

**Policies and processes** – This overview gives the board an understanding of the due diligence and thoroughness of internal audit’s planning policies and approach, with basic descriptions of the processes used to establish the audit universe, perform the risk assessment, coordinate assurance

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12. CAEs should adjust assumptions to reflect the actual circumstances of their internal audit staff and organization.
coverage, and staff the plan. Any changes in policies and procedures may be highlighted for discussion.

**Risk assessment summary** – A description of the risk assessment process and results enhances the board’s understanding of internal audit’s priorities. Information may include:

- Organizational strategy, key areas of focus, key risks, and associated assurance strategies in the audit plan.
- Summary of risks.
- Analyses (or summary) of inherent and/or residual risk levels of auditable units.
- Risk scores/ratings for auditable units.
- Heat map for entire audit universe indicating priorities, inclusions, and exclusions.

**Overview of engagements in plan** –

- A list of proposed audit engagements (and specification regarding whether the engagements are assurance or consulting in nature).
- Tentative scopes and objectives of engagements.
- Tentative timing and duration (timeline showing the quarter during which the engagement will be performed and how long it will take to complete).

**Assurance coverage and exclusions** – This section may include an assurance map, summary, or other tool to communicate assurance coverage over significant risk areas. Exclusions acknowledge auditable units or risk areas that are not addressed, and if any high-risk areas are not covered (e.g., due to resource limitations), then this section may include recommendations to the board for obtaining assurance, such as via cosourcing or outsourcing.

**Rationale for inclusions and exclusions** – This explanation is important, especially if risk ratings or frequency determinations are overridden. Reasons may include change in risk rating, length of time since last audit, change in management, and more.

**Resource plan** – This section identifies the type and quantity of resources that will be needed to execute the plan. The description may include the number of staff required to complete the audit plan (capacity), the number of support staff needed, a summary of the results of the skills assessment, and a plan of action to address skill gaps.
Financial budget requirements – The plan includes a financial budget to cover payroll of internal audit staff, as well as the cost of cosourced and/or outsourced services, tools (i.e., technology), training, and other expenses.

IPPF and relevant standards – References to conformance with relevant IPPF standards and guidance supports a discussion with senior management and the board about the importance of internal audit’s risk-based plan as well as other aspects of planning (e.g., communication, coordination, and reliance).

Approval sign-off area – Senior management and the board must approve the plan.

Subsections, or subplans – Within the overall plan, the risks from all auditable areas may be consolidated into risk categories, with assurance coverage relevant to each key risk area specified.

- Operational.
- Financial.
- Compliance.
- IT/cybersecurity.
- Culture.
- Consulting services (e.g., strategic initiatives; preliminary evaluation of new system).
- Requested special assignments (e.g., investigations).
- Follow-up (i.e., tracking implementation of recommendations).

Appendix F shows an example of an executive summary of a three-year internal audit plan, in which the second and third years are subject to change based on the results of risk assessments.

Proposing the Plan and Soliciting Feedback

Once a tentative risk-based plan is developed, the CAE or internal audit manager typically discusses the plan with senior management before formalizing it for presentation to the audit committee and/or full board. The CAE typically implements a standard process for this mutual review and may meet with each senior manager individually. The CAE may also consult with specific committees, such as those responsible for risk management, compliance, ethics, and others. Meetings may also be scheduled with individual process owners to discuss the initial scope and timing of engagements.

In discussions, the CAE should communicate the results of the risk assessment, how the significant risks could affect the organization’s objectives, and how the results help determine the plan of audit engagements. The CAE also should describe the assignment of resources, such as the areas over which the internal audit activity will provide assurance and those for which it will rely upon other assurance providers. During the meetings, the CAE can address any concerns of senior management. The plan may be altered based on discussions of risk appetite and the scope and/or timing of assurance coverage (based on coordination with other providers). Together, the CAE and senior management reflect on questions such as:

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- Have all risks and auditable units been considered exhaustively?
- Are there any upcoming changes that we have not considered methodically – e.g., acquisitions, mergers, system upgrades, third-party suppliers, or software implementation?
- How do the engagements in the plan link to the organization’s objectives and top risks?
- How do the engagements add value for senior management and the organization?
- Does the coordination of assurance coverage and the schedule/timing of engagements make sense?
- If any requests not been honored, why not?

**Assurance Coverage Limitations Related to Budget**

When communicating the internal audit activity’s plans and resource requirements, the CAE should express the relationship between the risks facing the organization and the budget available for assurance coverage. The CAE should bring attention to high-risk areas that will not have sufficient assurance coverage and should be prepared to request additional resources if needed.

**Communicating to Finalize the Plan**

**Presentation to Audit Committee**

The CAE evaluates senior management feedback and incorporates relevant information to ensure that the plan appropriately reflects the organization’s priorities and that management supports the plan’s implementation. The revised plan is presented to the audit committee for additional review. The audit committee may suggest adjustments to the plan based on its view of the organization’s risk appetite. The meeting also gives the CAE an opportunity to explain the budget and its relationship to assurance coverage, noting any significant gaps in coverage.

**Presentation to Full Board**

To communicate to the board, the CAE typically creates a presentation that summarizes the engagements in the plan, explains the risk assessment behind the selections, and expresses the value of the independent and objective assurance and advice provided by the internal audit activity. The audit committee chairperson may present the information summary to the full board for final approval. Once senior management and the board have approved the plan formally, all affected business areas in the organization typically receive a copy.
Ongoing Communication

In some organizations, the CAE communicates quarterly, through a formal report. The timing of presentations to the senior management and the board (audit committee) may affect how both stakeholder groups perceive the internal audit activity. Too much information provided all at one time (e.g., the end of the quarter) could reduce stakeholder receptivity to the internal audit activity. Internal auditors should take care to communicate regularly with senior management and prepare any changes to the internal audit plan with sufficient advanced notice to allow opportunities for discussion.

Communicating Proposed Changes

If the internal audit plan and/or resource requirements change significantly, the CAE must communicate those changes to senior management and the board and obtain their approval, according to Standard 2020 – Communication and Approval. Even when adjustments to the plan are minor, they may provide opportunities for the three parties to discuss their perceptions of risks, to improve the accuracy of shared information, and to align their risk management priorities.

Reasons to Adjust Audit Plan

Organizational changes that may change the organization’s risk profile include (but are not limited to):

- Acquisition or sale of a business unit or asset.
- Change in board membership, organizational ownership, or leadership.
- Changes to laws, regulations, or industry standards, which may introduce new compliance risks.
- Changes to strategic initiatives, including the pursuit of new opportunities.
- Discovery of unforeseen risk indicators during internal or external audit engagements.
- External changes, such as political or environmental developments.
- Implementation of new systems.

Some CAEs or internal audit managers review their internal audit plan monthly. They evaluate whether any changes to the risk profile warrant replacing scheduled engagements and whether sufficient resources are available to add new engagements into the plan.

Although communicating these changes quarterly is not required, many CAEs choose this schedule for consistency. The dialogue may involve asking for resources. Internal auditors contemplate questions such as, “Would a change to the audit plan be a unique event, or would it require a long-term adjustment of the budget?” To accommodate new engagements within the existing budget, the internal audit activity may have to eliminate something from the plan. The CAE or internal audit manager may make a business case for the desired changes, or may ask senior management and the board which project they are willing to cancel to free up the resources for the change.
## Appendix A. Relevant IIA Standards and Guidance

The following IIA resources were referenced throughout this practice guide. For more information about applying the *International Standards for the Professional Practice of Internal Auditing*, please refer to The IIA’s [Implementation Guides](https://www.theiia.org).

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<td>Principle 2: Objectivity</td>
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<td>Principle 3: Confidentiality</td>
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<td>Principle 4: Competency</td>
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<tr>
<th><strong>Standards</strong></th>
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<tbody>
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<td>Standard 1130 – Impairment to Independence or Objectivity</td>
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<td>Standard 2020 – Communication and Approval</td>
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<td>Standard 2030 – Resource Management</td>
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<td>Standard 2330 – Documenting Information</td>
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<td>Standard 2440 – Disseminating Results</td>
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<thead>
<tr>
<th><strong>Guidance</strong></th>
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<tbody>
<tr>
<td>Global Technology Audit Guide (GTAG), “Auditing IT Governance,” 2018</td>
</tr>
<tr>
<td>Practice Guide “Coordination and Reliance: Developing an Assurance Map,” 2018</td>
</tr>
<tr>
<td>Practice Guide “Demonstrating the Core Principles for the Professional Practice of Internal Auditing,” 2019</td>
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</table>
Appendix B. Glossary

Definitions of terms marked with an asterisk are taken from the “Glossary” of The IIA’s International Professional Practices Framework®, 2017 edition. Other sources are identified in footnotes.

**auditable unit** – Any particular topic, subject, project, department, process, entity, function, or other area that, due to the presence of risk, may justify an audit engagement.\(^\text{13}\)

**board*** – The highest level governing body (e.g., a board of directors, a supervisory board, or a board of governors or trustees) charged with the responsibility to direct and/or oversee the organization’s activities and hold senior management accountable. Although governance arrangements vary among jurisdictions and sectors, typically the board includes members who are not part of management. If a board does not exist, the word “board” in the Standards refers to a group or person charged with governance of the organization. Furthermore, “board” in the Standards may refer to a committee or another body to which the governing body has delegated certain functions (e.g., an audit committee).

**chief audit executive*** – Describes the role of a person in a senior position responsible for effectively managing the internal audit activity in accordance with the internal audit charter and the mandatory elements of the International Professional Practices Framework. The chief audit executive or others reporting to the chief audit executive will have appropriate professional certifications and qualifications. The specific job title and/or responsibilities of the chief audit executive may vary across organizations.

**compliance*** – Adherence to policies, plans, procedures, laws, regulations, contracts, or other requirements.

**consulting services*** – Advisory and related client service activities, the nature and scope of which are agreed with the client, are intended to add value and improve an organization’s governance, risk management, and control processes without the internal auditor assuming management responsibility. Examples include counsel, advice, facilitation, and training.

**control processes*** – The policies, procedures (both manual and automated), and activities that are part of a control framework, designed and operated to ensure that risks are contained within the level that an organization is willing to accept.

**engagement*** – A specific internal audit assignment, task, or review activity, such as an internal audit, control self-assessment review, fraud examination, or consultancy. An engagement may include multiple tasks or activities designed to accomplish a specific set of related objectives.

**fraud*** – Any illegal act characterized by deceit, concealment, or violation of trust. These acts are not dependent upon the threat of violence or physical force. Frauds are perpetrated by parties and organizations to obtain money, property, or services; to avoid payment or loss or services; or to secure personal or business advantage.

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\(^{13}\) Wright, *The Internal Auditors Guide*, 149.
governance* – The combination of processes and structures implemented by the board to inform, direct, manage, and monitor the activities of the organization toward the achievement of its objectives.

information technology governance* — Consists of the leadership, organizational structures, and processes that ensure that the enterprise’s information technology supports the organization’s strategies and objectives.

internal audit activity* – A department, division, team of consultants, or other practitioner(s) that provides independent, objective assurance and consulting services designed to add value and improve an organization’s operations. The internal audit activity helps an organization accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of governance, risk management and control processes.

risk* – The possibility of an event occurring that will have an impact on the achievement of objectives. Risk is measured in terms of impact and likelihood.

risks (plural) – “Refers to one or more potential events that may affect the achievement of objectives. ‘Risk’ (singular) refers to all potential events collectively that may affect the achievement of objectives.”

risk appetite* – The level of risk that an organization is willing to accept.

risk assessment – The identification and analysis (typically in terms of impact and likelihood) of relevant risks to the achievement of an organization’s objectives, forming a basis for determining how the risks should be managed.

risk factor – A condition that is associated with a higher probability of risk consequences (i.e., a leading indicator of the presence of uncertainty).

risk management* – A process to identify, assess, manage, and control potential events or situations to provide reasonable assurance regarding the achievement of the organization’s objectives.

risk profile – A composite view of the risk assumed at a particular level of the entity or aspect of the business that positions management to consider the types, severity, and interdependencies of risks and how they may affect performance relative to the strategy and business objectives.

strategic risk – The possibility of an event or condition occurring that will enhance or threaten an organization’s prosperity and existence in the long term.
## Appendix C. Linking Objectives, Strategies, and Audit Universe

### Figure C.1: Organizational Objectives, Strategies in Relation to Audit Universe

<table>
<thead>
<tr>
<th>Organization's Objectives</th>
<th>Strategy</th>
<th>Objective Links</th>
<th>Initiatives</th>
<th>Audit Universe Link</th>
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</thead>
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<td>Objective 1</td>
<td>Strategy 1</td>
<td>Objectives 1, 6</td>
<td>1.1 Operations/service development, IT</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>1.2 Legal, finance, compliance</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>1.3 Governance</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>1.4 Operations, IT</td>
<td></td>
</tr>
<tr>
<td>Objective 2</td>
<td>Strategy 2</td>
<td>Objectives 1, 2, 3, 4</td>
<td>2.1 Operations, finance</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2.2 Governance, legal</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2.3 Operations</td>
<td></td>
</tr>
<tr>
<td>Objective 3</td>
<td>Strategy 3</td>
<td>Objective 4</td>
<td>3.1 Governance</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3.2 Support/human resources</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3.3 Support/marketing</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>3.4 Operations/service development, IT</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>3.5 Operations, IT</td>
<td></td>
</tr>
<tr>
<td>Objective 4</td>
<td>Strategy 4</td>
<td>Objectives 5, 6</td>
<td>4.1 Governance, support/marketing</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4.2 Governance, risk management</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>4.3 Support/purchasing</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>4.4 Support/facilities</td>
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</tbody>
</table>
Appendix D. Risk Assessment: Specific-risk Approach

Step 1. Define risk measurement scale and criteria.

In this example of the specific-risk approach, the first step is to define the criteria by which to rate each risk in terms of impact and likelihood. The three criteria chosen for this example are regulatory, operational, and financial. Impact is scored on a scale ranging from 5 representing catastrophic to 1 representing low. Likelihood is rated on a scale ranging from 5 representing very high to 1 representing very low.

Figure D.1: Risk Impact Scale and Criteria

<table>
<thead>
<tr>
<th>Impact Description</th>
<th>Impact Score</th>
<th>Regulatory Criteria</th>
<th>Operational Criteria</th>
<th>Financial Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Catastrophic</td>
<td>5</td>
<td>Complex, highly regulated environment with strict enforcement; consequences for noncompliance likely to cause legal liabilities and penalties that may result in partial or complete shutdown. Significant financial and reputational impacts.</td>
<td>One or more business units or entire organization may be unable to operate. Impact on reputation.</td>
<td>Greater than $25 million</td>
</tr>
<tr>
<td>Highly Significant</td>
<td>4</td>
<td>Complex regulatory environment; legal liabilities and penalties for noncompliance may receive public attention and have lasting impact financially and reputationally.</td>
<td>Multiple business units may be significantly affected. Organization’s ability to operate or serve customers may be severely reduced. Impact on reputation.</td>
<td>$10 million to $25 million</td>
</tr>
<tr>
<td>Significant</td>
<td>3</td>
<td>Laws and regulations are consistently enforced. Legal liabilities and penalties for noncompliance are material.</td>
<td>One or more business units may be materially affected. Organization’s ability to operate or serve customers may be significantly reduced.</td>
<td>$5 million to $10 million (material)</td>
</tr>
<tr>
<td>Moderate</td>
<td>2</td>
<td>Active regulatory environment with small to moderate penalties for noncompliance.</td>
<td>Operational effectiveness and efficiency are moderately damaged.</td>
<td>$1 million to $5 million</td>
</tr>
<tr>
<td>Low</td>
<td>1</td>
<td>Regulatory environment is lax or penalty for noncompliance is small.</td>
<td>Operational effectiveness or efficiency could be improved, but operations proceed uninterrupted.</td>
<td>Less than $1 million</td>
</tr>
</tbody>
</table>
Figure D.2: Risk Likelihood Scale and Descriptions

<table>
<thead>
<tr>
<th>Rating</th>
<th>Score</th>
<th>Description</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very high</td>
<td>5</td>
<td>Likelihood of risk occurring is very high relatively.</td>
<td>Operational processes are complex and controls are not effective.</td>
</tr>
<tr>
<td>High</td>
<td>4</td>
<td>Likelihood of risk occurring is high relatively.</td>
<td>Operational processes are complex and some control weaknesses are noted.</td>
</tr>
<tr>
<td>Moderate</td>
<td>3</td>
<td>Likelihood of risk occurring is moderate relatively.</td>
<td>Operational processes are moderately complex; minor control weaknesses are noted.</td>
</tr>
<tr>
<td>Low</td>
<td>2</td>
<td>Likelihood of risk occurring is low relatively.</td>
<td>Operational processes are not complex; controls are effective.</td>
</tr>
<tr>
<td>Very low</td>
<td>1</td>
<td>Likelihood of risk occurring is very low relatively.</td>
<td>Operational processes are not complex. Controls are effective.</td>
</tr>
</tbody>
</table>

Step 2. List auditable units vertically and specific risks horizontally and rate impact and likelihood for each risk specific to each auditable unit.

Figure D.3 shows one customized example with each auditable unit in its own row and each risk in a column. Each risk column is subdivided into impact and likelihood ratings specific to the auditable unit. The ratings in this table are not weighted, so impact and likelihood ratings for each risk are added together across each auditable unit to arrive at a total risk score for each unit. The total risk score indicates the relative level of risk for each unit. This is only a simplified example. In practice, formats vary greatly; and generally, impact should be weighted more heavily than likelihood.

Figure D.3: Specific-risk Approach with Total Risk Score

<table>
<thead>
<tr>
<th>L = likelihood</th>
<th>Risk 1</th>
<th>Risk 2</th>
<th>Risk 3</th>
<th>Risk 4</th>
<th>Risk 5</th>
<th>Risk 6</th>
<th>Risk 7</th>
<th>Risk 8</th>
<th>Total Score</th>
<th>Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>L = impact</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td>L I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auditable Unit 1</td>
<td>3</td>
<td>2</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>2</td>
<td>3</td>
<td>1</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>Auditable Unit 2</td>
<td>2</td>
<td>3</td>
<td>1</td>
<td>4</td>
<td>1</td>
<td>5</td>
<td>2</td>
<td>2</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>Auditable Unit 3</td>
<td>1</td>
<td>3</td>
<td>1</td>
<td>3</td>
<td>2</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>Auditable Unit 4</td>
<td>1</td>
<td>3</td>
<td>4</td>
<td>4</td>
<td>3</td>
<td>5</td>
<td>2</td>
<td>5</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Auditable Unit 5</td>
<td>1</td>
<td>3</td>
<td>2</td>
<td>4</td>
<td>3</td>
<td>4</td>
<td>3</td>
<td>3</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>Auditable Unit 6</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>3</td>
<td>2</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Auditable Unit 7</td>
<td>4</td>
<td>5</td>
<td>4</td>
<td>5</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

Rating for Score Ranges

Low (L) = 0 to 32
Moderate (M) = 33 to 45
High (H) = 46 to 59
Extreme (E) = 60+
Step 3. Score effectiveness of risk management and controls.

**Figure D.4: Criteria to Assess Risk Management and Control Processes**

<table>
<thead>
<tr>
<th>Assessment of Design</th>
<th>Criteria for Risk Management and Control Processes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adequate</td>
<td>▪ Risk management, control, and governance processes are operating effectively. May be efficient or have room to improve efficiencies.</td>
</tr>
<tr>
<td></td>
<td>▪ Risk ownership is clearly defined and active.</td>
</tr>
<tr>
<td></td>
<td>▪ Management remediates control deficiencies or other issues discovered by auditors and regulators.</td>
</tr>
<tr>
<td></td>
<td>▪ Management is proactive in risk identification and mitigation.</td>
</tr>
<tr>
<td>Needs Improvement</td>
<td>▪ Some risk management and control processes are operating effectively, but many are not documented or monitored.</td>
</tr>
<tr>
<td></td>
<td>▪ Most key risks are mitigated to an acceptable level.</td>
</tr>
<tr>
<td></td>
<td>▪ Some risks but not all risks have owners.</td>
</tr>
<tr>
<td>Inadequate</td>
<td>▪ Risk management and controls processes are poorly designed, inconsistently executed, or do not exist.</td>
</tr>
<tr>
<td></td>
<td>▪ Risk information is not documented and risks are not remediated fully.</td>
</tr>
<tr>
<td></td>
<td>▪ Risk management is reactive.</td>
</tr>
</tbody>
</table>

Step 4. Determine residual risk.

The assessment of inherent risk, control effectiveness, and residual risk may be shown as a chart (or “matrix”) that includes a column quantifying risks in their inherent form, a column quantifying the effectiveness of the corresponding risk responses and controls, and a column for corresponding residual risk. Figure D.5 shows a sample chart.

**Figure D.5: Determination of Residual Risk**

<table>
<thead>
<tr>
<th>Auditable Unit</th>
<th>Inherent Level of Risk</th>
<th>Control Effectiveness</th>
<th>Residual Level of Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auditable Unit 1</td>
<td>Moderate</td>
<td>Need improvement</td>
<td>Moderate</td>
</tr>
<tr>
<td>Auditable Unit 2</td>
<td>Moderate</td>
<td>Adequate</td>
<td>Low</td>
</tr>
<tr>
<td>Auditable Unit 3</td>
<td>Moderate</td>
<td>Inadequate</td>
<td>Moderate</td>
</tr>
<tr>
<td>Auditable Unit 4</td>
<td>High</td>
<td>Adequate</td>
<td>Low</td>
</tr>
<tr>
<td>Auditable Unit 5</td>
<td>High</td>
<td>Needs improvement</td>
<td>High</td>
</tr>
<tr>
<td>Auditable Unit 6</td>
<td>Low</td>
<td>Adequate</td>
<td>Low</td>
</tr>
<tr>
<td>Auditable Unit 7</td>
<td>Extreme</td>
<td>Need improvement</td>
<td>Extreme</td>
</tr>
<tr>
<td>…</td>
<td>…</td>
<td>…</td>
<td>…</td>
</tr>
</tbody>
</table>
Appendix E. Example: Risk Assessment Using Risk-Factor Approach

Figure E.1: Example of Defining Risk Factors, Criteria, and Ratings

<table>
<thead>
<tr>
<th>Risk Factor Name</th>
<th>Considerations/Criteria</th>
<th>Ratings and Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loss/Material Exposure</td>
<td>▪ Dollar value at risk. ▪ Annual operating expenses. ▪ Number of transactions. ▪ Impact on other areas of organization. ▪ Degree of reliance on IT.</td>
<td>5 = high exposure. 4 = above average exposure. 3 = average exposure. 2 = less than average exposure. 1 = little exposure.</td>
</tr>
<tr>
<td>Strategic Risk</td>
<td>▪ Public perception / reputation. ▪ Local economic conditions. ▪ Volatility. ▪ Significance to strategy. ▪ Degree of external regulation. ▪ Recent change in legislation or regulatory scrutiny. ▪ Changes in business lines or services. ▪ Significant new contracts.</td>
<td>5 = high risk. 4 = above average risk. 3 = average risk. 2 = less than average risk. 1 = low risk.</td>
</tr>
<tr>
<td>Complexity</td>
<td>▪ Degree of automation. ▪ Degree of specialization required to perform. ▪ Level of technical detail. ▪ Complexity of structure, architecture involved. ▪ Frequency of change.</td>
<td>5 = highly complex. 4 = above average complexity. 3 = average complexity. 2 = less than average complexity. 1 = simple.</td>
</tr>
</tbody>
</table>
Figure E.1: Example of Defining Risk Factors, Criteria, and Ratings (continued)

<table>
<thead>
<tr>
<th>Risk Factor Name</th>
<th>Considerations/Criteria</th>
<th>Ratings and Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assurance Coverage</td>
<td>Type of engagement. Other reviews (external, regulatory). Second line coverage. Follow-up already in place.</td>
<td>5 = not reviewed in last 4 years (3 years for compliance or high-impact risks). 4 = not reviewed in last 3 to 4 years (2 to 3 years for compliance or high-impact risks). 3 = reviewed in last 2 to 3 years (1 to 2 years for compliance or high-impact risks). 2 = review in last 1 to 2 years (1 year for compliance, high impact). 1 = reviewed in last year or initiative in place currently.</td>
</tr>
<tr>
<td>Management Awareness</td>
<td>Concerns expressed in responses to surveys. Concerns expressed in interviews. Level of risk awareness.</td>
<td>5 = management concerned, has specific issue and reason. 4 = management has general concerns. 3 = management is neutral. 2 = management has no specific concerns. 1 = management can demonstrate effective control over risks.</td>
</tr>
</tbody>
</table>

Figure E.2: Example of Determining Total Risk Score

<table>
<thead>
<tr>
<th>Auditable unit</th>
<th>Weight</th>
<th>Impact-related Risk Factors</th>
<th>Likelihood-related Risk Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Loss/material exposure</td>
<td>Strategic risk</td>
</tr>
<tr>
<td>Weight</td>
<td>50%</td>
<td>50%</td>
<td>35%</td>
</tr>
<tr>
<td>Unit 1</td>
<td>1</td>
<td>2</td>
<td>1.5</td>
</tr>
<tr>
<td>Unit 2</td>
<td>5</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Unit 3</td>
<td>1</td>
<td>5</td>
<td>3</td>
</tr>
<tr>
<td>Unit 4</td>
<td>5</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Unit 5</td>
<td>5</td>
<td>2</td>
<td>3.5</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>Total Risk Score Key</td>
<td>2 to 4 = Low</td>
<td>4.1 to 6.5 = Moderate</td>
<td>6.6 to 8.5 = High</td>
</tr>
</tbody>
</table>

Ranking scale: 1 is lowest; 5 is highest. Lowest possible total score = 2. Highest possible total score = 10.
Appendix F. Example: Internal Audit Plan Summary

This basic example of an internal audit plan summary shows auditable areas by rows. Each row is extended to include risk information that indicates the priority of the auditable unit and the year and quarter in which the engagement will be conducted. Schedules proposed for years subsequent to the current year are subject to change, depending on updates of risk assessments. Each square representing an engagement is color-coded, with a legend indicating the type of engagement. Numerals inside each block indicate the number of hours the engagement will require. The hours are summed at the bottom of each column, clearly showing the total resources needed. The summary calculations also show hours required for internal audit tasks not related to audit engagements.

**Figure F.1: Risk-based Internal Audit Plan Three-year Summary**

<table>
<thead>
<tr>
<th>Auditable Unit</th>
<th>Residual Risk Rating</th>
<th>Priority</th>
<th>Three Years Ago</th>
<th>Two Years Ago</th>
<th>Last Year</th>
<th>Service Provider</th>
<th>Proposed Schedule</th>
<th>Total Annual Effort</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>4.3</td>
<td>High</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>15 20 25</td>
<td>Q1 Q2 Q3 Q4</td>
<td>5 15</td>
</tr>
<tr>
<td>2</td>
<td>4.4</td>
<td>High</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>25</td>
</tr>
<tr>
<td>3</td>
<td>4.2</td>
<td>High</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>15 5</td>
</tr>
<tr>
<td>4</td>
<td>3.1</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>30 30</td>
<td>Q1 Q2 Q3 Q4</td>
<td>25</td>
</tr>
<tr>
<td>5</td>
<td>3.0</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>15 5</td>
</tr>
<tr>
<td>6</td>
<td>2.8</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>30 30</td>
<td>Q1 Q2 Q3 Q4</td>
<td>25</td>
</tr>
<tr>
<td>7</td>
<td>2.6</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>15 5</td>
</tr>
<tr>
<td>8</td>
<td>2.2</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>30 30</td>
<td>Q1 Q2 Q3 Q4</td>
<td>25</td>
</tr>
<tr>
<td>9</td>
<td>2.1</td>
<td>Medium</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>15 5</td>
</tr>
<tr>
<td>10</td>
<td>1.2</td>
<td>Low</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>30 30</td>
<td>Q1 Q2 Q3 Q4</td>
<td>25</td>
</tr>
<tr>
<td>11</td>
<td>1.0</td>
<td>Low</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
<td>20 20 40</td>
<td>Q1 Q2 Q3 Q4</td>
<td>15 5</td>
</tr>
</tbody>
</table>

**Nonauditable Areas**

- Preparation for Audit & Risk Committee Meetings: 30 30
- Updating Risk Assessment and Internal Audit Plan: 50 50
- Consulting Assignments and Other Projects: 15 15
- Follow-up Audits: 80 80
- Staff Training: 50 50
- Strategic Initiatives: 20 40 40 40
- Engagements Concluded: 10 10
- Quality Assurance: 15 15

**Total Effort Required in a Year**: 75 365 480
Appendix G. Overview of Internal Audit Documentation

Documenting the information gained in each planning stage is part of the systematic, disciplined approach that defines the internal audit activity. Internal auditors and the CAE may develop the following documents and compile them into a comprehensive, cohesive base to support the internal audit plan.

Figure G.1: Internal Audit Documentation Related to Each Stage of Planning

<table>
<thead>
<tr>
<th>Stage of Planning Process</th>
<th>Internal Audit Documentation</th>
</tr>
</thead>
</table>
| Understand Organization                   | ■ Internal audit charter noting expectations of management and the board and requirements for internal audit conformance with the IPPF as well as compliance with laws, regulations, and other industry requirements.  
■ Organization’s risk management framework (risk categories and individual risks with descriptions).  
■ Comprehensive, consolidated risk register (risk universe). |
| Identify, Assess, Prioritize Risks         | ■ Audit universe listing auditable units.  
■ Notes on brainstorming and assessing emerging risks and fraud risks.  
■ Risk assessment including analysis of risk significance.  
■ List and description of risk factors and measures.  
■ Risk-and-control chart/matrix showing risk ratings.  
■ Heat map.  
■ Rankings of auditable units for inclusion in plan.  
■ Criteria for priority and frequency of review based on level of residual risk. |
| Coordinate with Other Providers            | ■ Assurance map                                                                               |
| Estimate Resources                         | ■ Internal audit staffing plan, including  
■ Inventory of staff skills.  
■ Calculation of skills needed to complete the plan.  
■ Notes on assumptions and calculations.  
■ Summary of person-hours dedicated to nonaudit responsibilities and tasks. |
| Propose Plan and Solicit Feedback          | ■ Agendas and minutes of meetings,  
■ Memoranda documenting informal meetings  
■ Surveys                                                                 |
| Finalize and Communicate Plan             | ■ Auditable units in the audit universe.  
■ Inherent and residual risk ratings of each unit.  
■ Descriptor indicating engagement priority of each unit.  
■ Schedule of engagements (multiyear and short-term calendar).  
■ Proposed scope and objectives of engagement.  
■ Person-hours and resources needed for each engagement.  
■ Staff assignments. |
<table>
<thead>
<tr>
<th>Stage of Planning Process</th>
<th>Internal Audit Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assess Risks Continuously</td>
<td>Quarterly risk assessments and/or technology that enable updates from continuous risk monitoring.</td>
</tr>
<tr>
<td>Update Plan and Communicate Updates</td>
<td>Internal audit charter noting agreed upon criteria for changes that must be communicated.</td>
</tr>
</tbody>
</table>
Appendix H: References and Additional Reading

References


Additional Reading

Committee of Sponsoring Organizations of the Treadway Commission (COSO) Guidance


ISACA resources

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