

ANGLO AMERICAN PLC AUDIT COMMITTEE TERMS OF REFERENCE

1. Constitution

A Committee of the Board known as the Audit Committee (the "Committee"), was established in terms of a resolution passed by the Board in 1999. The Board, having taken cognisance of subsequent international developments in corporate governance, has revised the terms of reference for the aforesaid Committee. The membership, responsibilities and authorities of the Committee are set out in these revised terms of reference, which may be amended by the Board from time to time. In exercising the powers delegated to it, the Committee shall have regard to the duties imposed upon it from time to time by the Companies Act 2006.

2. Membership and Appointment

- 2.1. The Committee shall consist of not less than three Directors appointed by the Board, on the recommendation of the Nomination Committee in consultation with the Chairman of the Committee, all of whom shall be independent non-executive Directors and shall exclude the Chairman of the Board.
- 2.2. At least one member of the Committee shall have significant, recent and relevant financial experience and provision will be made for an induction programme and suitable ongoing training for all members of the Committee.
- 2.3. The Board, on the recommendation of the Nomination Committee, shall appoint a Chairman of the Committee from the members of the Committee. In the absence of the Chairman of the Committee and/or an appointed deputy, the remaining members present shall elect one of their number present to chair the meeting.
- 2.4. The Board shall have the power at any time to remove any members from the Committee and to fill any vacancies so created. The Board will, where possible, rotate the Chairmanship of the Committee and members of the Committee on a regular basis. Appointments to the Committee shall be for a period of up to three years extendable by no more than two additional three-year periods provided the director remains independent.
- 2.5. The Company Secretary or its nominee shall be the Secretary of the Committee.

3. Reporting and Accountability

- 3.1. The Chairman of the Committee shall formally meet with the Board at least three times per annum to account to the Board for the Committee's work and make recommendations to the Board concerning the adoption of the annual and interim financial statements and any other matters arising from the responsibilities set out below.
- 3.2. The Chairman (or, in his absence, an alternative member) of the Committee shall attend the Annual General Meeting to answer questions concerning matters falling within the ambit of the Committee's responsibilities.
- 3.3. The Committee's roles and responsibilities and the actions taken by the Committee to discharge those responsibilities shall be disclosed in the annual report.

4. Remuneration

- 4.1 Having regard to the functions performed by the members of the Committee in addition to their functions as Directors and in relation to the activities of the Remuneration Committee and pursuant to the specific power conferred upon the Board by the Articles of Association of the Company, members of the Committee shall be paid such special remuneration in respect of their appointment as shall be fixed by the Board.
- 4.2 The Chairman of the Committee shall, in addition to his remuneration as member, receive a further sum as determined by the Board.
- 4.3 Special remuneration payable under this head shall be in addition to the annual and attendance fees payable to Directors.
- 4.4 The remuneration payable under the terms hereof shall accrue from day to day and shall be paid as soon as convenient after the end of each calendar quarter. The above fees shall be subject to review by the Board from time to time.

5. Authority of the Committee and Resources Available

The Committee, in carrying out its tasks under these terms of reference:

- 5.1 Shall have access to sufficient resources in order to carry out its duties, including access to the Company secretariat for assistance as required;
- 5.2 is authorised to investigate any activity within its terms of reference;
- 5.3 may consult with and seek any information or services it requires from any employee and all employees shall be required to co-operate with any request made by the Committee in the course of its duties; and
- 5.4 may obtain, at the Company's expense, such outside legal or other independent professional advice both inside and outside of the Company considered necessary to perform its duties.

6. Responsibilities

The responsibilities of the Committee shall be:

- 6.1 to provide the Finance Director, the external auditors and the head of the internal audit function access to the Chairman of the Committee or any other member of the Committee as is required in relation to any matter falling within the remit of the Committee;
- 6.2 where there is unresolved disagreement between the Board and the Committee, the Committee has the right to report such disagreement in the annual report;
- 6.3 to ensure co-ordination of internal and external audit activities;
- 6.4 to make whatever recommendations to the Board it deems appropriate on any area within its remit where action or improvement is needed;
- 6.5 to give due consideration to the requirements of the UK Listing Authority's Listing Rules;
- 6.6 to oversee any investigation of activities, which are within its terms of reference and act as a court of last resort;
- 6.7 to consider other relevant matters referred to it by the Board;
- 6.8 to conduct an annual review of the Committee's work and these terms of reference and make recommendations to the Board in respect of which it considers that action or improvement is needed, to ensure that the Committee is operating at maximum effectiveness;

Financial Statements

- 6.9 to monitor the integrity of the annual and interim financial statements, the accompanying reports to shareholders, including the operating and financial review, and corporate governance statements relating to audit and risk management, the preliminary announcement of results and any other announcement regarding the Company's results or other financial information to be made public (including reviewing significant financial reporting judgements contained in them), before submission to the Board;
- 6.10 where, following its review, the Committee is not satisfied with any aspect of the proposed financial reporting by the Company, to report its views to the Board;

Risk Management and Internal Control

- 6.11 to review and monitor the effectiveness and integrity of the Company's financial reporting, controls over financial reporting and internal control and risk management systems;
- 6.12 to review and approve the effectiveness of the process for identifying, assessing and reporting all catastrophic risks (including the process undertaken by the Sustainability Committee to identify and assess catastrophic safety, health, environmental and technical risks) and significant business risks as well as the management of those risks by the Company and make recommendations to the Board as appropriate;
- 6.13 Whistleblowing

The Committee shall review the Company's arrangements for its employees to raise concerns, in confidence, about possible wrongdoing in financial reporting or other matters. The Committee shall ensure that these arrangements allow proportionate and independent investigation of such matters and appropriate follow up action.

- 6.14 to review the disclosure statement to shareholders on risk management and internal control and make recommendations to the Board as appropriate;

External Audit

- 6.15 to oversee the Company's relations with the external auditors;
- 6.16 to make recommendations to the Board (for them to put to the shareholders for their approval in general meeting) on the appointment, retention and removal of the external auditors, and if the Board does not accept the recommendation, include in the directors' report a statement from the Committee explaining its recommendation and the reasons why the Board has taken a different position;
- 6.17 to oversee the process for tender, rotation, selection, and where applicable, dismissal of the external auditors;
- 6.18 to review at least annually the independence, effectiveness and objectivity of the external auditors including an assessment of the auditors' qualifications, expertise and resources taking into account relevant UK professional and regulatory requirements;
- 6.19 to ensure that the lead engagement partner within the appointed audit firm is rotated from time to time and to appoint the lead engagement partner;
- 6.20 at the start of each annual audit cycle, to ensure that appropriate plans are in place for the audit;
- 6.21 to oversee the nature and scope of the audit engagement and to approve the proposed audit fees and engagement letter;

- 6.22 to develop and implement the Company's formal policy on the engagement of the external auditors for the provision of non-audit services, details of which are to be provided in the annual report, taking into account relevant ethical guidance regarding the provision of non-audit services by the external audit firm;

Internal Audit

- 6.23 to approve the terms of reference of the internal audit function having regard to the complementary roles of the internal and external audit functions;
- 6.24 to consider whether the mandate, organisation, resourcing and standing of the internal audit function are appropriate to enable the Committee to meet its objectives;
- 6.25 to review internal audit's conclusions with regard to risk management and internal control, financial reporting, corporate governance and significant investigations;
- 6.26 to review the adequacy of corrective action taken in response to significant internal audit findings;
- 6.27 to monitor and review the effectiveness and independence of the Company's internal audit function;
- 6.28 to approve the appointment or termination of appointment of the head of internal audit;

Ethics and Business Integrity

- 6.29 to review and monitor the effectiveness of the Code of Conduct implementation and review any statements on ethical standards for the Company;
- 6.30 to review significant instances of behaviour which stand in conflict with the Code of Conduct;
- 6.31 to review and monitor the effectiveness of the company's arrangements to counter the risk of bribery and corruption; and
- 6.32 to review the Company's arrangements and procedures by which staff of the Company may, in confidence, raise concerns about possible improprieties in matters of financial reporting, fraud, bribery, corruption or other matters and to ensure the arrangements and procedures allow for proportionate and independent investigation of such matters.

The Committee will not be responsible for:

- 6.33 supervising the performance of executives; or
- 6.34 becoming involved in day-to-day operations, management functions or decision-making.

7. Activities of the Committee

- 7.1 The Committee in carrying out its duties under these terms of reference will have due regard to the principles of governance and code of best practice of the UK Governance Code.
- 7.2 In discharging its responsibilities, the Committee will:

Financial Statements

- 7.2.1 focus particularly on:
- i. the quality of financial reporting and ensure that such reporting presents a balanced and understandable assessment of the position, performance and prospects of the Group
 - ii. critical accounting policies and practices, including the consistency of accounting policies both on a year to year basis and across the Group, and any changes to them
 - iii. major financial reporting issues and judgmental areas
 - iv. the extent to which the financial statements are affected by any unusual transactions in the year and how they are disclosed
 - v. the propriety of major adjustments processed at year-end
 - vi. significant adjustments resulting from the audit
 - vii. the going concern assumption
 - viii. capital adequacy
 - ix. compliance with accounting standards, local and international
 - x. compliance with Stock Exchange and legal requirements
 - xi. clarity and completeness of disclosures
 - xii. the Viability Statement

Risk Management and Internal Control

- 7.2.2 ensure that the external auditors report on the internal control environment is reported to the Directors;
- 7.2.3 review the six monthly Integrated Risk Management reports as submitted to the Committee.
- 7.2.4 receive verbal reports from senior management in the business units or functions on key risks and plans for mitigation.

External Audit

- 7.2.5 consider whether the scope of the auditors' work is sufficient and the auditors are being fairly remunerated to ensure the provision of a quality service;
- 7.2.6 meet with the external auditors at least twice a year, once at the planning stage, where the scope of the audit will be considered, and once at the reporting stage;
- 7.2.7 discuss problems and reservations arising from the audit, and any matters the auditor may wish to discuss (where requested by the Committee, in the absence of executive Directors and any other person who is not a member of the Committee);
- 7.2.8 review the external auditors' proposed audit opinion;
- 7.2.9 review the external auditors' management letter and management's response;
- 7.2.10 facilitate the resolution of any difference between management and the auditor regarding financial reporting;
- 7.2.11 where the external auditor also supplies non-audit services to the Company, keep the nature and extent of such services under review, seeking to balance the maintenance of objectivity and value for money;
- 7.2.12 review the disclosure details, for inclusion in the annual report, pertaining to the extent and nature of audit and non-audit services, auditor objectivity and how the auditor's objectivity is safeguarded;
- 7.2.13 at the end of the annual audit cycle, review the effectiveness of the audit process;

- 7.2.14 review the Company's Policy on Auditor Independence and consider the disclosure thereon for inclusion in the annual report;

Internal Audit

- 7.2.15 consider significant difficulties encountered during the course of an audit, including restrictions on audit scope;
- 7.2.16 review reports produced by, and significant differences of opinion between management and the internal audit function;
- 7.2.17 consider the appointment, dismissal or re-assignment of the head of the internal audit function;
- 7.2.18 review co-ordination between the internal audit function and the external auditors; and
- 7.2.19 consider the assurance framework and internal audit plan;

Ethics

- 7.2.20 review significant cases of employee conflicts of interest, misconduct or fraud, bribery, corruption or any other unethical activity by employees or the Company.

8. Meetings - Frequency and Quorum

- 8.1 Meetings of the Committee shall be held as frequently as the Committee Chairman, in consultation with the Company Secretary, considers appropriate but it shall normally meet not less than three times a year. Sufficient time should be allowed to enable the Committee to undertake as full a discussion as may be required and a sufficient interval should be allowed between Committee meetings and Board meetings to allow for the Committee to undertake such work as is necessary in preparation for each Board meeting. Further meetings may be called by the Board or any member thereof, including all members of the Committee, the external auditors, and the head of internal audit to keep in touch on a continuing basis with the key people involved in the Company's governance.
- 8.2 Meetings will be arranged to tie in with the publication of the Company's financial statements.
- 8.3 The Committee shall ensure that there are arrangements in place for the Committee to hold meetings, at least annually, where the external and internal auditors attend without management present to discuss matters within the remit of the audit committee and issues arising from the audit.
- 8.4 The quorum for decisions of the Committee shall be any two members present throughout the meeting.
- 8.5 No invited attendee shall have a vote at the meetings of the Committee.

9. Meetings - Attendance

- 9.1. The Committee:
- 9.1.1 may, even though no one other than the Committee members is entitled to be present at a meeting of the Committee, invite other Board members and executives to attend and be heard at the meetings of the Committee;
- 9.1.2 shall normally invite the Finance Director, managers responsible for finance, the head of internal audit and the external audit partners to attend meetings and to make proposals as necessary;
- 9.1.3 may require other employees of the Company to attend meetings or parts of meetings; and

- 9.1.4 may secure the attendance of external professional advisers at its meetings in order to perform its duties.

10. Proceedings

- 10.1 Unless varied by these terms of reference, meetings and proceedings of the Committee will be governed by the Company's Articles of Association regulating the meetings and proceedings of Directors.
- 10.2 Normally not less than 72 hours' notice of a meeting will be given of a meeting of the Committee to each member of the Committee, any other person required to attend and all other non-executive directors. Such notice will include the agenda and any supporting papers and be provided in a timely manner to enable full and proper consideration.
- 10.3 Minutes of meetings shall be taken by the Secretary of the Committee and shall be reviewed and approved by the members of the Committee.
- 10.4 The minutes of all meetings of the Committee, or summaries thereof, shall be circulated promptly to all members of the Committee and to the Chairman and all members of the Board and in any case, submitted to the Board as soon as possible. The agenda for each such Board Meeting shall provide an opportunity for the Chairman of the Committee to report on any matters of importance.
- 10.5 The Secretary of the Committee shall ascertain, at the beginning of each meeting, the existence of any conflicts of interest and minute them accordingly.

Approved by the Board of Anglo American plc on 20 April 2016