



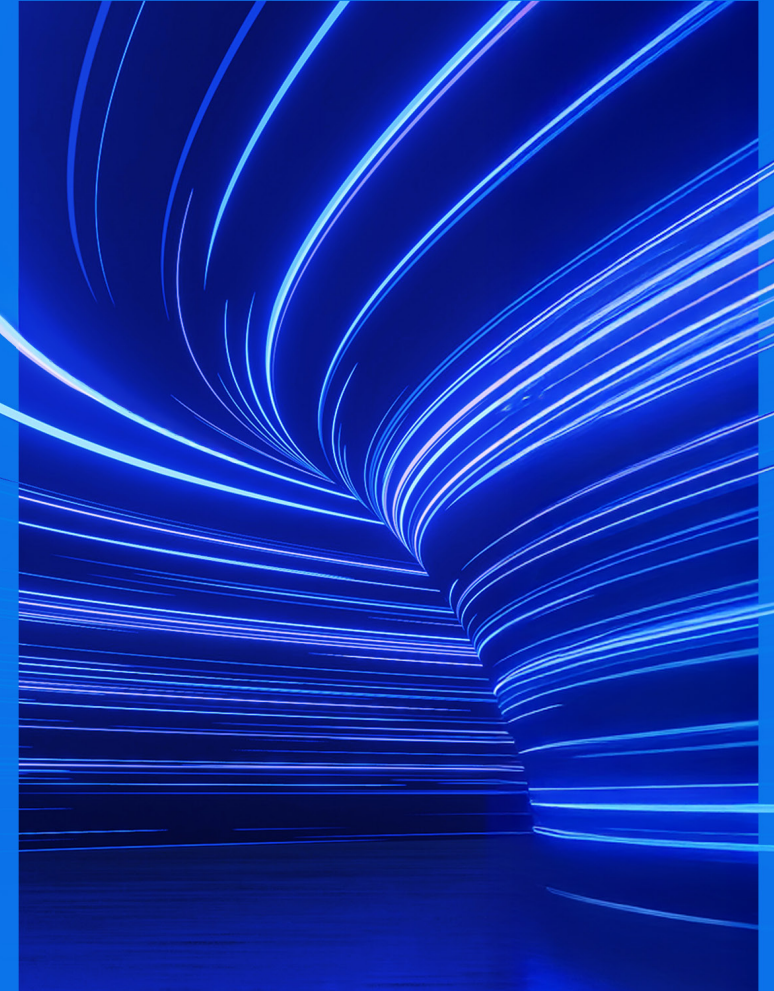
# KPMG in the Crown Dependencies Transparency Report

2025

KPMG in the Crown Dependencies

[kpmg.com/cds](https://kpmg.com/cds)

KPMG. Make the Difference.



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# KPMG Values

KPMG is committed to quality and service excellence in all that we do, helping to bring our best to clients and earning the public's trust through our actions and behaviours both professionally and personally.

Our Values guide our behaviours day-to-day, informing how we act, the decisions we make, and how we work with each other, our clients and all of our stakeholders.



**Our Values are:**



## Integrity

We do what is right.



## Excellence

We never stop learning and improving.



## Courage

We think and act boldly.



## Together

We respect each other and draw strength from our differences.



## For Better

We do what matters.

# Leadership Message

**“I’m delighted to share our 2025 Transparency Report – a look at how we’re building trust and delivering quality for our clients and island communities. This annual report provides a platform which gives us the opportunity to share openly with our clients, key stakeholders and our wider island communities information about our firm’s governance, culture, relentless focus on quality and processes for risk management. Whilst KPMG is a multi-disciplinary firm, this report is primarily focused on our Audit practice and the policies and programmes we have in place to support audit quality.”**

## Responding to the needs of our clients

**Our clients continue to navigate increasing levels of complexity every day. Business leaders today face a range of complex challenges integrating new technology, while managing a shifting geopolitical landscape, economic uncertainty and climate change. With economic and geopolitical shifts making planning harder than ever, we’re here to help you navigate uncertainty with confidence.**

The challenging landscape is prompting a change in the needs of our clients. It’s a moment that demands new levels of trust in disclosure and decision making. This calls for greater transparency in governance, organisational structures and sustainability practices, all driven by new technologies, regulations and societal expectations.

With a focus on our clients’ most complex challenges, KPMG is driving sustainable quality through globally consistent audit and ESG assurance methodologies, all embedded in our secure, cloud-based audit platform, KPMG Clara. In 2025, we accelerated the integration of generative AI and AI agents into KPMG Clara, empowering all 95,000 KPMG auditors worldwide to deliver deeper insights, greater efficiency, and enhanced audit quality for our clients and stakeholders.

For example, our Financial Report Analyser AI agent automates the evaluation of financial statement disclosures, providing AI-generated responses to required checklists and supporting our professionals in delivering more thorough, efficient, and consistent reviews, all with human oversight. By equipping our teams with the latest technology, we’re helping deliver seamless audits with real-time visibility, positioning KPMG at the forefront of an AI-enabled future for audit.

All AI capabilities are developed under KPMG’s Trusted AI framework, ensuring a human-in-the-loop approach that safeguards quality, integrity, and ethical standards. By combining global innovation with local expertise, we are committed to delivering audits that inspire confidence and support the evolving needs of our clients and the capital markets we serve.

## Commitment to delivering quality

**KPMG is a leader in delivering audit and assurance services that are essential to the successful working of the capital markets. The quality of our audit and assurance engagements remains our top priority with a commitment across our firm to serve our clients, stakeholders and the public with the highest professional excellence, ethics and integrity.**



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Our audit business is always at the core of our firm. Delivering high-quality audits is at the heart of what we do – because public trust matters. KPMG has taken a consistent risk-based approach to our System of Quality Management to drive audit quality and meet the requirements of the International Standard on Quality Management (ISQM 1). We understand the magnitude of our responsibility to all our stakeholders including our clients, the regulators and investors and we take great pride in our relentless focus on quality.

KPMG has responsibilities across the world to businesses, institutions and wider society and we take pride in partnering with you to uphold those responsibilities. We continue to be dedicated to the highest standards of ethical behaviour. By using the breadth of our organisation and the expertise of our people, KPMG firms aim to deliver quality audit and assurance services that safeguard the public interest.

### Our People & our Values

**As we embrace and leverage the potential emerging technology, we should never forget it is our people who use these technology tools. Equipping our people with the right training is central to the delivery of complex audits. We continue to invest and all employees receive the latest training opportunities and mentoring to ensure they have the competencies, to appropriately fulfil and thrive in their role at KPMG.**

At KPMG, our Values lie at the heart of the way we do things. We act with integrity, every time – because doing the right thing is non-negotiable. Our Values form the foundation of a resilient culture ready to meet challenges with integrity, so that people in KPMG firms never lose sight of our principal responsibility to serve the public interest.

### Closing

We encourage you to read this report to learn how we are building an organisation that we can be proud of and that our clients, stakeholders and communities can continue to trust.

If you would like to discuss any aspect of this report or have any questions or feedback, I would be delighted to hear from you.<sup>1</sup>



**Dermot Dempsey**  
Territory Lead Partner

<sup>1</sup> Throughout this document, “KPMG”, “we”, “our” and “us” refers to KPMG in the Crown Dependencies.

Any references to the KPMG global organisation mean the member firms of KPMG International Limited, each of which is a separate legal entity. KPMG International Limited is a private English company limited by guarantee and does not provide services to clients.

No member firm has any authority to obligate or bind KPMG International Limited or any other member firm vis-à-vis third parties, nor does KPMG International Limited have any such authority to obligate or bind any member firm.

KPMG International means KPMG International Limited unless the context requires the reference to mean KPMG International Services Ltd (which provides services, products and support to, or for the benefit of, member firms or KPMG International Limited but not services, products or support to clients) or KPMG International Cooperative (which owns and licences the KPMG brand)

Throughout this document, references to “Firm”, “KPMG firm”, “member firm” and “KPMG member firm” refer to firms which are either: members of KPMG International Limited; sublicensee firms of KPMG International Limited; or entities that are wholly or dominantly owned and controlled by an entity that is a member or a sublicensee. The overall governance structure of KPMG International Limited is provided in [About Us](#) page of [kpmg.com](#).

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# Audit quality

Audit quality is fundamental to maintaining public trust and is the key measure on which our professional reputation stands.

We define “audit quality” as the outcome when audits are executed consistently, in line with the requirements and intent of applicable professional standards, within a strong system of quality management.

All of our related activities are undertaken in an environment of the utmost level of objectivity, independence, ethics and integrity.



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# 1. A system of quality management as the foundation of quality

Consistent and strong controls within our firm's System of Quality Management (SoQM) help reduce quality issues, drive operational efficiencies, and enhance transparency and accountability. We are committed to continually strengthening the consistency and robustness of our SoQM.

Across the global organisation, KPMG firms have strengthened the consistency and robustness of their SoQM to meet the requirements of the International Standard on Quality Management (ISQM) 1, issued by the International Auditing and Assurance Standards Board (IAASB).

## KPMG International's global approach to SoQM



Establishes consistent **policies, procedures and controls** designed to respond to SoQM risks, supporting KPMG firms' effective SoQM.



Provides KPMG firms with a globally consistent **iterative risk assessment framework** that they have agreed to use in identifying incremental KPMG firm specific quality objectives, risks, and controls.



Supports KPMG firms with **guidance, tools, and training** to drive consistent and effective firm SoQM operation and annual evaluation.



Includes **monitoring activities** over KPMG firms' SoQM to drive global consistency.



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The globally consistent approach to SoQM is used by all KPMG firms across the global organisation to drive the consistency, robustness and accountability of responses to risks within KPMG firms' processes.

### KPMG Global Quality Framework

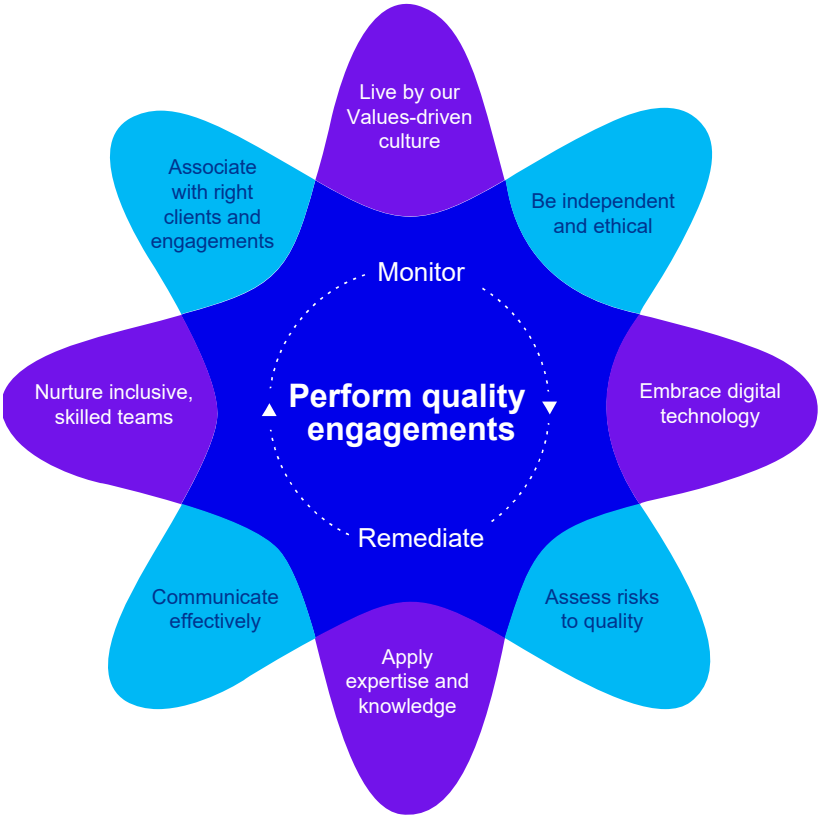
To provide more transparency on what drives KPMG audit and assurance quality, this report is structured around the KPMG Global Quality Framework. For KPMG, the Global Quality Framework outlines how we deliver quality and how every KPMG professional contributes to its delivery. The drivers outlined in the Global Quality Framework align with the 10 components of KPMG firms' SoQM and ISQM 1.

At the centre of the framework is the performance of high-quality engagements, supported by ongoing monitoring and remediation. Driving continual improvement of KPMG firms' SoQM, integrated monitoring and remediation programmes help enable firms to identify deficiencies, perform root cause analyses, and implement targeted remediation plans, both at the engagement level and across the broader SoQM.

The following 10 sections of the Transparency Report describe how we operate each driver in the Global Quality Framework, aligned with the SoQM components. Combined with our firm's SoQM Statement of Effectiveness, this Transparency Report summarises how our SoQM supports the consistent performance of quality engagements.

This report may also be useful for stakeholders interested in KPMG firms' Tax and Advisory services, as certain aspects of our firm's SoQM are cross-functional and apply equally as the foundation of quality for all services offered.

### KPMG's Global Quality Framework



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# 1.1 Statement on the effectiveness of the System of Quality Management of KPMG in the Crown Dependencies<sup>2</sup> as at 30 September 2025



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<sup>2</sup> As at 30 September 2025, KPMG in the Crown Dependencies includes the following legal entities: KPMG Channel Islands Limited, KPMG Tax Limited, KPMG Advisory Limited, KPMG Audit LLC, KPMG LLC, KPMG LLP and KPMG Limited



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As required by the International Auditing and Assurance Standards Board (IAASB)'s, International Standard on Quality Management (ISQM 1), the Financial Reporting Council (FRC)'s International Standard on Quality Management (UK) 1 (ISQM (UK) 1) and KPMG International Limited Policy, KPMG in the Crown Dependencies<sup>2</sup> (the "Firm") has responsibility to design, implement and operate a System of Quality Management for audits or reviews of financial statements, or other assurance or related services engagements performed by the Firm. The objectives of the System of Quality Management are to provide the Firm with reasonable assurance that:

- a) The Firm and its personnel fulfil their responsibilities in accordance with professional standards and applicable legal and regulatory requirements, and conduct engagements in accordance with such standards and requirements; and
- b) Engagement reports issued by the Firm or engagement directors and partners are appropriate in the circumstances.

The Firm outlines how its System of Quality Management supports the consistent performance of quality engagements in the 2025 Transparency Report.

Integrated quality monitoring and compliance programmes enable the Firm to identify and respond to findings and quality deficiencies both in respect of individual engagements and the overall System of Quality Management.

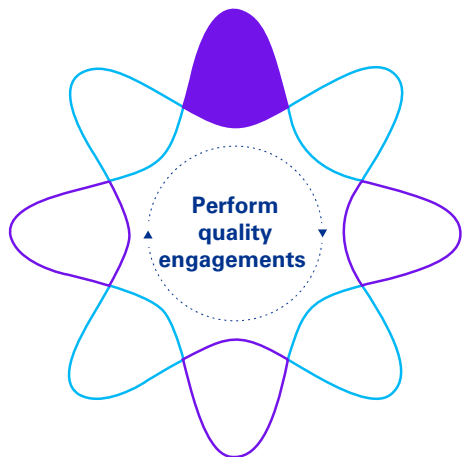
If deficiencies are identified when the Firm performs its annual evaluation of the System of Quality Management, the Firm evaluates the severity and pervasiveness of the identified deficiencies by investigating the root causes, and by evaluating the effect of the identified deficiencies individually and in the aggregate, on the System of Quality Management, with consideration of remedial actions taken as of the date of the evaluation. Based on the annual evaluation of the Firm's System of Quality Management as of 30 September 2025, the System of Quality Management provides the Firm with reasonable assurance that the objectives of the System of Quality Management are being achieved.

### **Dermot Dempsey**

Territory Lead Partner

St Peter Port, Guernsey

19 December 2025



## 2. Live by our Values-driven culture

- **Foster the right culture, starting with tone at the top**
- **Clearly articulate strategy focused on quality, consistency, trust and growth**
- **Define accountabilities, roles and responsibilities related to quality and risk management**
- **Institute robust governance structures**

It's not just what we do at KPMG that matters, we also pay attention to how we do it. Our Values are our core beliefs, guiding and unifying our actions and behaviours. Shared across all personnel, they are the foundation of our unique culture.

### 2.1 Foster the right culture, starting with tone at the top

#### 2.1.1 Tone at the top

Our firm's leadership, working with regional and KPMG International leadership, plays a critical role in establishing our commitment to quality and the highest standards of professional excellence and ethics. **A culture based on integrity, accountability, quality, objectivity, independence, and ethics is essential in an organisation that carries out audit, assurance and other professional services on which stakeholders rely.**



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### Clear Values and a strong Code of Conduct

At KPMG, our [Values](#) lie at the heart of the way we do things. To do the right thing, the right way, at the right time. They form the foundation of a resilient and ethical culture ready to meet challenge with integrity, so we do not lose sight of our principal responsibility to serve the public interest.

We are committed to the highest standards of professional behaviour in everything we do. Ethics and integrity are core to who we are and within our [Global Code of Conduct](#) (the Code), we outline the responsibilities all KPMG people have to each other, our clients and the public. It shows how our Values and Purpose inspire our greatest aspirations and guide our behaviours and actions. It defines what it means to work at and be part of the KPMG organisation, as well as our individual and collective responsibilities.

Everyone at KPMG can expect to be held accountable for their behaviour consistent with the Code and is required to confirm their compliance with it. Individuals are strongly encouraged to speak up if they see something that makes them uncomfortable or that is not in compliance with the Code or our Values. Everyone at KPMG is required to report any activity that could potentially be illegal or in violation of our Values, KPMG policies, professional standards and applicable laws or regulations.

To safeguard this principle of holding each other accountable, each KPMG firm has agreed to establish, communicate and maintain clearly defined channels to allow KPMG personnel and third parties to make inquiries about, raise concerns in relation to, provide feedback on and notify reportable matters, without fear of reprisal, in accordance with applicable laws or regulations.

The [KPMG International hotline](#) is a mechanism for KPMG personnel, clients and other third parties to confidentially report concerns they have relating to KPMG International, activities of KPMG firms, or KPMG personnel. KPMG International considers how to respond to each report received through the hotline and where necessary, investigates and takes appropriate action.

All KPMG firms and personnel are prohibited from retaliating against individuals who have the courage to speak up in good faith. Retaliation is a serious violation of the Code, and any person who takes retaliatory action will be subject to their firm's disciplinary policy.

In addition to the processes outlined above, the Global People Survey provides our leadership and KPMG International leadership with key insights into how KPMG Values are being lived. It also provides valuable information on the attitudes of, employees and partners regarding quality, leadership and tone at the top.

### KPMG's Global Values Week — Building a values-driven firm of the future

In May of 2025, countries and territories in the the KPMG global organisation came together to celebrate Our Values during a week-long series of events. Through the activities, stories and conversations throughout Global Values Week, our people engaged in dialogue around our five Values and the role they play in our everyday work, with a focus on strengthening trust through ethical behaviour. This organisation-wide celebration was supported by a Values Immersion initiative in our firm that included leader-led group sessions focused on living our Values under pressure.

#### 2.1.2 The KPMG multidisciplinary model

The KPMG global organisation is at its strongest when it's over 276,000 people across 138 countries and territories, aligned behind a common set of values, are working together to provide quality services to some of the most important organisations in the world, from the public sector to finance to healthcare. Regardless of the sector or industry they operate in, KPMG's people leverage multidisciplinary knowledge and experience from across the organisation to deliver audit and assurance, tax and consulting services to clients and stakeholders, earning their trust by meeting our commitment to deliver professional excellence. We firmly believe that our multidisciplinary model is the best way to serve clients and is essential to delivering high quality.

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## 2.2 Clearly articulated strategy focused on quality, consistency, trust and growth

### 2.2.1 Our business

Our firm is a professional service firm that delivers audit and assurance, tax, and advisory services. We operate out of three offices across the Crown Dependencies, being Guernsey, Jersey and the Isle of Man and we had an average of 525 directors and employees in the year to 30 September 2025 (an average of 537 in the year to 30 September 2024).

Our audit and assurance services are delivered through KPMG Audit Limited (formerly known as KPMG Channel Islands Limited) and KPMG Audit LLC. Full details of the services offered by our firm can be found on our website [here](#).

### 2.2.2 Our strategy

Our strategy is set by the Board of KPMG CDs and demonstrates a commitment to quality and trust. Our focus is to invest significantly in priorities that form part of a global strategy execution.

## 2.3 Defined accountabilities, roles and responsibilities related to quality and risk management

### 2.3.1 Leadership responsibilities for quality and risk management

Our leadership team is committed to building a culture based on integrity, quality, objectivity, independence, and ethics, demonstrated through their actions.

Our firm has agreed to seek input from the chair of the relevant Global Steering Group or their delegate on the performance of certain leaders within the firm whose role most closely aligns with the activities of the Global Steering Group. Input is sought as part of the annual performance process and is based on an assessment of the leader's performance, which includes matters of public interest, quality and risk management activities.

The following individuals have leadership responsibilities for quality and risk management in our firm.



#### Territory Lead Partner (formerly known as Senior Partner)

In accordance with the principles in ISQM 1/ ISQM 1(UK), our current Territory Lead Partner, Dermot Dempsey, is the leader who has ultimate responsibility for our SoQM.

Details of some of the measures he and the rest of the Board have taken to ensure that a culture of quality prevails within our firm are set out in section 2.1.1 'Tone at the top'.



#### Risk Management Partner

Our firm's Risk Management Partner (RMP) is responsible for the firm's direction and execution of risk, compliance and quality. The RMP reports to the Management Committee and has a direct reporting line to the Territory Lead Partner. The RMP consults, as appropriate, with the Territory Lead Partner, the Regional Risk Management Partner, Global Quality & Risk Management resources, and the KPMG Office of General Counsel or external counsel.

The seniority of the reporting lines underlines the importance that the firm places on risk and quality issues. The RMP is supported by a team of risk and compliance professionals.



#### Ethics and Independence Partner

Our firm's Ethics and Independence Partner (EIP) has primary responsibility for the direction and execution of ethics and independence policies and procedures in our firm and reports on ethics and independence issues to the Management Committee and the Boards.



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## The Audit, Tax and Advisory functions — Function heads

The three heads of the client service functions (Audit, Tax, and Advisory) are accountable to the Territory Lead Partner for the quality of service delivered in their respective functions. They are responsible for the execution of the risk management and quality management procedures for their specific functions within the framework set by the RMP. These procedures make it clear that at the engagement level, risk management and quality management is ultimately the responsibility of all professionals in the firm.

Our Head of Audit is responsible for the effective management and control of the Audit function. This includes:

- Setting a strong tone and culture supporting audit quality through communication, engagement support and commitment to the highest standards of professional excellence, including professional scepticism, objectivity, and ethics and integrity;
- Developing and implementing an audit strategy that is aligned with the firm's quality requirements; and
- Working with the RMP to monitor and address quality and risk matters as they relate to the Audit practice.



## Audit Leadership Team

The Audit Leadership Team has regular discussions to agree actions about current and emerging audit quality issues arising from external and internal quality review processes, queries being raised by engagement teams, our SoQM evaluation, root cause analysis results and other quality matters identified from a variety of sources.

More complex issues (which might require amendments to KPMG's global audit methodology or audit tools) are raised with KPMG International Global Audit groups for consideration and potential development of solutions by the KPMG Global Solutions Group (KGSG), Global Audit Methodology Group (GAMG) and the International Standards Group (ISG). For more information about the KGSG, the GAMG and the ISG refer to section 8.1.2.



## Audit Quality Panel

In addition, within the Audit and Assurance function, our Audit Quality Panel considers matters relating to maintaining and improving audit quality including the detailed findings (and related actions) from our SoQM evaluation, external regulatory reviews, the internal Quality Performance Review Programme (QPR) and other quality control programmes, as well as papers on a range of issues designed to allow us to challenge ourselves in various aspects of audit quality and improvement.

## 2.4 Promote robust governance structures

### 2.4.1 Our legal and governance structure

KPMG in the Crown Dependencies is owned by the partners of KPMG LLP, a Jersey Limited Liability Partnership.

With effect from 1 October 2024, KPMG in the Crown Dependencies entered into a new agreement and associated documents with KPMG Islands Group LLP. For the purposes of legal, regulatory and professional services, the existing corporate structures remain in place in KPMG in the Crown Dependencies. KPMG Islands Group LLP does not provide professional services to clients.

A list of the entities which form KPMG in the Crown Dependencies, together with details of their legal structures, regulatory status, the nature of their business and area of operation is set out in Appendix 1.

At KPMG in the Crown Dependencies, we apply high standards of corporate governance.

### The Boards

As at 30 September 2025, the audit trading entities of KPMG CDs were KPMG Channel Islands Limited (a Jersey registered company) and KPMG Audit LLC (an Isle of Man registered company). As part of KPMG in the Crown Dependencies' strategy to consolidate its audit business into one operating entity across Jersey, Guernsey and the Isle of Man, with effect from 1 October 2025, KPMG Channel Islands Limited changed its name to KPMG Audit



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Limited, which in due course will incorporate the business of KPMG Audit LLC.

The principal governance and management bodies of KPMG’s audit business in the Crown Dependencies are the boards of KPMG Audit Limited and KPMG Audit Holdings Limited, and the management committee of KPMG Audit LLC (together, the “Boards”). KPMG Audit Holdings Limited is the immediate holding company of KPMG Audit Limited and KPMG Audit LLC. The Boards provide leadership to the firm and are responsible for our long-term growth and sustainability, setting our strategy and overseeing its implementation, monitoring performance against our business plan and protecting and enhancing the KPMG brand.

The KPMG Audit Limited board consists of 17 members, being the Territory Lead Partner, Head of Audit in the Crown Dependencies and 15 other directors. The constitution of the board is as determined by its articles of association or as otherwise agreed by the board of KPMG Audit Limited.

KPMG Audit LLC’s management committee consists of 3 members. The constitution of the management committee is as determined by the members of KPMG Audit LLC.

The board of KPMG Audit Holdings Limited consists of 6 members. The constitution of the board is as determined by the articles of association or as otherwise to be determined by the board of KPMG Audit Holdings Limited.

In addition, there are three main bodies that deal with key aspects of governance within the group that report into the Boards. These are the:

- Management Committee
- Operations Committee
- Audit Quality Panel

Details about the role and responsibilities and composition of each of these key bodies are set out below.

**The Management Committee**

Details of who comprise the Management Committee of KPMG CDs are set out in Appendix 2. The Management Committee aims to meet every two weeks and at least monthly and is responsible for taking action on key matters delegated to it by the Partnership to ensure that the business can respond proactively in between meetings of the full Partnership.

**The Operations Committee**

The Operations Committee consists of the Director of Operations and the business support team leaders (e.g. the Chief Finance Officer, Chief Risk Officer, Chief Technology Officer) of the firm who meet monthly. The Operations Committee is responsible for taking action on routine operational matters and driving various operational projects which support the wider business.

**The Audit Quality Panel**

The Audit Quality Panel, chaired by the Head of Audit, reports to the Territory Lead Partner and ensures risk and quality matters are a priority for audit leadership.

Specifically, its responsibilities include:

- driving effective and timely implementation of Audit Quality initiatives and policies;
- meeting at least once each quarter or on an ad-hoc basis as required to receive reports on Audit Quality monitoring activities and confirm priority for the audit quality actions;
- providing input and commentary on draft policies and workpapers;
- monitoring emerging issues and consulting with the Audit Quality Professional Practice (AQPP) in determining the local actions in response to the emerging issues; and
- acting as the ultimate reviewer of the inputs and outputs of the Root Cause Analysis process and serving as a challenge panel in determining the root cause of quality issues.

See section 14.1 for information on the KPMG legal structure and 14.4 for information on the KPMG International Governance structure.

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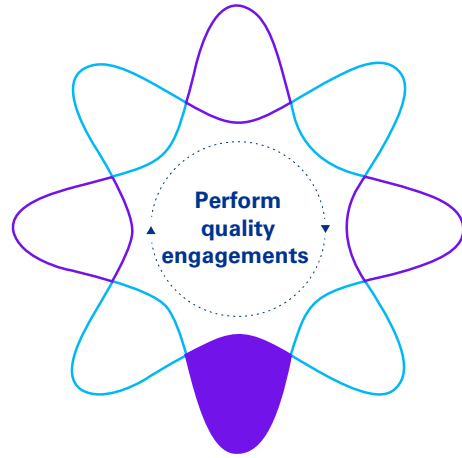
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## 3. Apply expertise and knowledge

- **Methodology aligned with professional standards, laws and regulations**
- **Technology-enabled standardised methodology and guidance**
- **Deep technical expertise and knowledge**
- **Policies on applicable requirements, standards and laws**

We are committed to continuing to build on our technical expertise and knowledge recognising its fundamental role in delivering quality services.

### 3.1 Methodology aligned with professional standards, laws and regulations

#### 3.1.1 Consistent audit and assurance methodology and tools

We use KPMG International's audit and assurance methodologies, tools and guidance to drive a consistent approach to planning, performing and documenting audit and assurance procedures. Key elements include:

- Meeting applicable standards, including standards issued by the International Auditing and Assurance Standards Board (IAASB), the Public Company Accounting Oversight Board (PCAOB), the American Institute of CPAs (AICPA), and the UK Financial Reporting Council (FRC), and regulatory or statutory requirements applying to KPMG CDs.

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- Identifying risks of material misstatements and the designing and performing procedures to respond to these risks;
- Usage by our audit and assurance professionals to drive consistent interpretation on the application of the applicable standards.

Our audit and assurance methodologies emphasise applying appropriate professional scepticism in the execution of procedures and drive compliance with relevant ethical requirements, including independence. The methodologies evolve to reflect new and revised audit standards and requirements as well as to keep pace with innovative and technological advances that drive quality and efficiency.

## 3.2 Technology-enabled standardised methodology and guidance

KPMG is redefining the audit and assurance process through the use of leading technology, including AI, to facilitate risk-based and data-informed engagements. This digital strategy is supported by KPMG Clara, a scalable and user-friendly cloud-based platform that facilitates consistent execution across KPMG firms worldwide. KPMG Clara delivers KPMG's audit and assurance standardised methodologies through data-driven workflows that adhere to relevant audit and assurance standards and assist our engagement teams in meeting the ever-changing landscape of corporate reporting and related audit and assurance requirements.

## 3.3 Deep technical expertise and knowledge

### 3.3.1 Access to specialists

Specialist experience is an increasingly important part of modern audit and assurance engagements and is a key feature of our multi-disciplinary model. Our engagement teams have access to a network of KPMG specialists to consult either within their firm or in other KPMG firms. These specialists receive the training they need to help ensure they have the competencies, capabilities and objectivity to appropriately fulfil their role on our audit and assurance engagements.

The need for specialists to be assigned to an engagement in areas such as information, technology, tax, treasury, actuarial, forensic, valuations and various sustainability topics is considered as part of the engagement acceptance and continuance process, as well as during the planning and conduct of the engagement.

### 3.3.2 Our commitment to audit and assurance quality by responding to significant external events and conditions

Significant external events and conditions, such as the impacts arising from geopolitical shifts, natural disasters, climate effects and inflationary pressures; may give rise to business risks that can have significant implications for financial statements. These potential financial statement implications may include increased

complexity, subjectivity and uncertainty when making accounting estimates and key judgments, such as asset impairments, asset valuations and management's going concern assessment. Guidance is available to assist engagement teams in our firm to respond to the potential impacts arising from these significant external events and conditions.

We have access to an online financial reporting resource centre maintained on behalf of KPMG that highlights the potential financial statement implications of matters that may arise from significant external events and conditions, as well as an audit quality toolkit that addresses the potential audit and reporting implications.

This guidance is updated as new significant accounting, auditing and reporting issues emerge.

### 3.3.3 Licensing and requirements for IFRS® Accounting Standards and US GAAP engagements

#### Licensing

All KPMG professionals in our firm are required to comply with applicable professional licence rules and satisfy the Continuing Professional Development requirements in the jurisdiction where they practice. KPMG International and CDs policies and procedures are designed to facilitate compliance with licence requirements.

We are responsible for ensuring that audit professionals working on engagements have appropriate audit, accounting and industry knowledge, and experience in the local predominant financial reporting framework being IFRS and UK accounting standards.

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### Requirements — IFRS Accounting Standards and US GAAP engagements

In addition, KPMG International has specific requirements for engagement partners<sup>3</sup>, managers and Engagement Quality Control (EQC) reviewers working on IFRS Accounting Standards engagements in countries where IFRS Accounting Standards are not the predominant financial reporting framework.

Similar policies apply to engagements performed outside the US to report on financial statements or financial information prepared in accordance with US GAAP and/or audited in accordance with US auditing standards, including reporting on the effectiveness of the entity's Internal Control Over Financial Reporting (ICOFR).

These provide that at a minimum, all engagement partners, managers and, if appointed, the EQC reviewers and for engagements conducted in accordance with US GAAP and/or US auditing standards engagements, the engagement partner, engagement manager, engagement in-charge and, if appointed the EQC reviewers assigned to the engagement have completed relevant training and that the engagement team, collectively, has sufficient experience to perform the engagement or has implemented appropriate safeguards to address any shortfalls.

<sup>3</sup> Engagement partner (in the context of the ISAs, defined in ISA 220 (Revised)12) — The partner or other individual, appointed by the firm, who is responsible for the engagement and its performance, and for the auditor's report that is issued on behalf of the firm, and who, where required, has the appropriate authority from a professional, legal or regulatory body.

Engagement partner (in the context of ISAE 3000 (Revised)13) — The partner or other individual, appointed by the firm, who is responsible for the engagement and its performance, and for the assurance report that is issued on behalf of the firm, and who, where required, has the appropriate authority from a professional, legal or regulatory body.

### 3.3.4 ESG Assurance quality

KPMG is committed to fulfilling our public interest role in providing assurance that supports investor confidence and stakeholder trust.

In 2025, we continued to enhance our ESG assurance capabilities to meet evolving market developments, including the completion of the first wave of Corporate Sustainability Reporting Directive (CSRD) assurance engagements.

Key developments included:

- **Updated methodology** suitable for providing assurance on all sustainability reporting standards, including Corporate Sustainability Reporting Directive (CSRD), European Sustainability Reporting Standards (ESRS) and EU Taxonomy disclosure requirements.
- **Expanded training programmes for our engagement teams** focused on the latest ISSB and ESRS standards, integrated into the KPMG Clara workflow to help ensure consistency and quality.
- **Strengthened global expertise** through investments in ESG talent and increased access to subject matter professionals across the KPMG organisation.

- **Shared insights from the ESG Assurance Maturity Index 2025**, based on a survey of 1,320 senior executives and board members with ESG reporting and assurance knowledge. The findings emphasised the importance of readiness, transparency, and continuous improvement.

### 3.4 Policies on applicable requirements, standards and laws

At our firm, all personnel are expected to adhere to KPMG International and our firm's policies and procedures, including independence policies, and are provided with a range of tools and guidance to support them. Our policies and procedures for audit and assurance engagements incorporate the relevant requirements of accounting, auditing, assurance, ethical, quality and risk management standards that are consistent with ISQM 1/ ISQM 1(UK) and other relevant laws and regulations.

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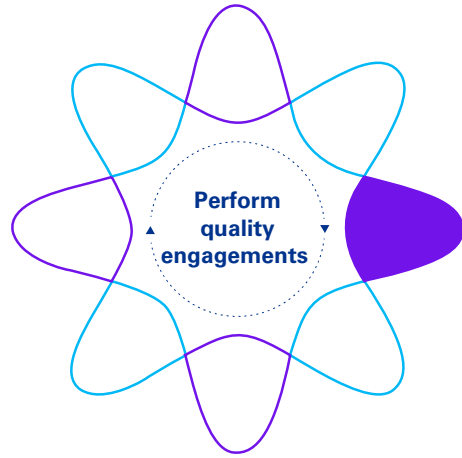
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## 4. Embrace digital technology

- **KPMG Clara**
- **Intelligent, standards-driven audit and assurance workflows**
- **AI data and evolving technologies**

At KPMG, our mission is clear, to lead boldly, move fast and act responsibly as we are anticipating the technologies that will shape our near future and are driving an ambitious innovation agenda. We continue to transform the audit and assurance experience for our professionals and clients. Leading technologies used across the KPMG global organisation are enhancing audit quality by increasing our ability to identify and respond to the issues that matter.

### 4.1 KPMG Clara

KPMG's commitment to continuously evolving quality drives our investment in technology and innovation. In 2025, AI integration into KPMG Clara, our global smart audit and assurance platform, was expanded and accelerated to help our auditors respond more effectively to risks and deliver deeper insights.

KPMG Clara serves as the cloud-based digital foundation for globally consistent, high-quality audits that leverage the latest technologies and innovations, such as AI and other emerging technologies.



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## 4.2 Intelligent, standards-driven audit and assurance workflows

As a scalable, intuitive cloud-based platform, KPMG Clara drives globally consistent execution across all KPMG firms. It enables delivery of KPMG audit and assurance methodologies, through data-enabled workflows, which are aligned with the applicable standards, providing an empowered and seamless experience to auditors.

## 4.3 AI data and evolving technologies

### AI in the audit now and in the future

The KPMG global organisation is committed to continuously evolving our approach to quality and, as a technology-driven organisation, is harnessing innovative capabilities to deliver high quality services.

Fully deployed across KPMG firms, KPMG Clara is the global platform for KPMG Audit and empowers our auditors to offer deeper insights, fresh perspectives and improved audit and assurance quality to the entities we audit.

Signalling our commitment to continual innovation, enhancement, and further digitisation of the audit, we use KPMG Clara as a future-ready platform that is ready to harness the innovations of today and tomorrow.

As one example, generative AI has been integrated directly into the global KPMG Clara audit workflow, allowing our professionals, where permitted by clients and applicable laws, to more deeply interrogate audit documentation, search and apply KPMG’s knowledge base, and benefit from the productivity-boosting capabilities of AI.

Technologies such as KPMG Clara analytics AI transaction scoring mean KPMG audit teams can apply AI and machine learning algorithms to identify higher-risk transactions – focusing audit attention on risk areas that require follow up and providing greater assurance over the complete data set.

As KPMG works to fully harness the power of AI, we remain equally committed to upholding ethical standards for AI solutions that align with our Values and professional standards, and that foster the trust of KPMG clients, people, communities and regulators.

KPMG Trusted AI is our strategic approach and framework to designing, building, deploying and using AI solutions in a responsible and ethical way to help accelerate value with confidence.

Building trust in the capital markets is central to KPMG’s public interest role. In 2025, the use of AI within KPMG Clara was expanded to further enhance quality, consistency and responsiveness as part of our forward-thinking, digital-first audit and assurance vision.

We are continuing the deployment of generative AI and AI agents, which perform audit tasks in concert with human review. AI agents can now assist audit and assurance teams by reviewing engagement documentation, flagging potential fraud risks, and designing and performing substantive testing procedures aligned with KPMG’s methodology. Additionally, through transaction scoring, KPMG’s auditors are able to leverage advanced automated algorithms to analyse and risk-score complete populations of transactions (rather than sample), identifying outliers and areas requiring further investigation. These enhancements enable over 95,000 auditors globally to focus on high-risk areas, exercise professional judgement and scepticism where it matters most, and strengthen audit quality.

All AI capabilities within KPMG Clara are developed under **KPMG’s Trusted AI framework**, ensuring a human-in-the-loop approach that helps safeguard quality, data integrity, accuracy, reliability, security and ethical standards.

These capabilities are integral to our vision of a transformed AI-first, human-centric people-powered, AI-enabled audit that delivers deeper insights and reinforces trust in the integrity of financial and non-financial information.

Looking ahead, we remain committed to responsibly deploying emerging technologies to support our professionals, enhance audit quality, and meet the evolving needs of the capital markets.

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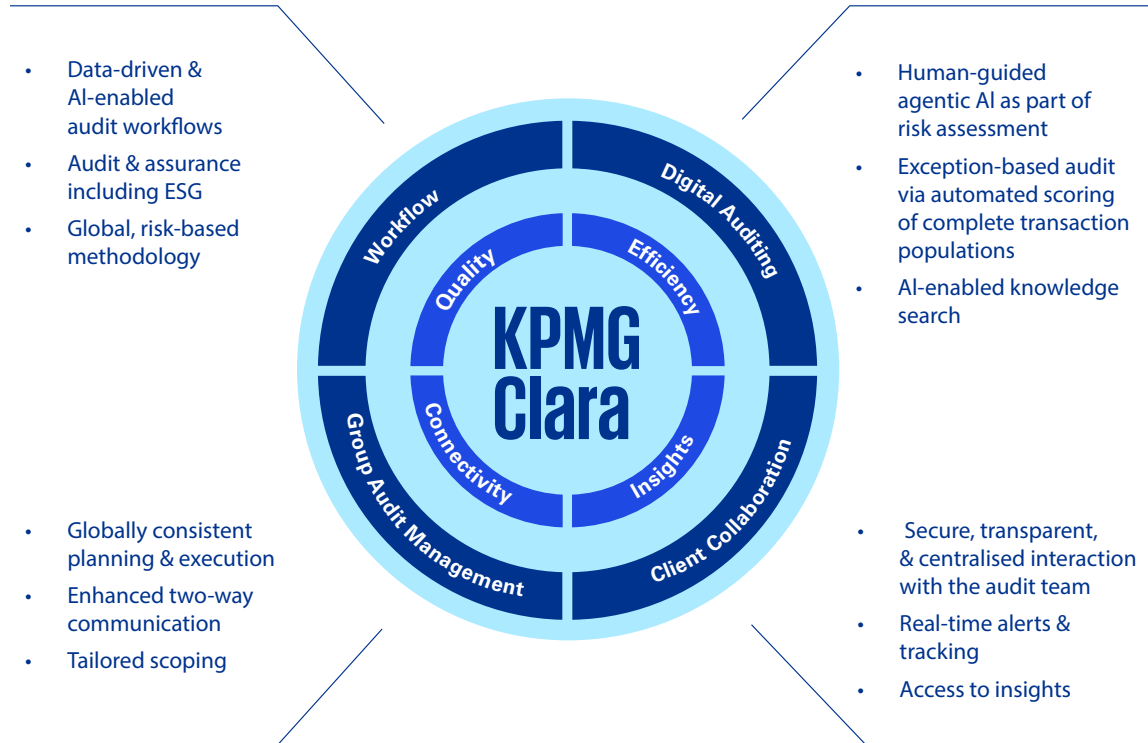
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### 4.3.1 Client confidentiality, information security, and data privacy

The importance of maintaining client confidentiality is emphasised through a variety of mechanisms, including the KPMG Global Code of Conduct.

We have policies on information security, confidentiality, personal information and data privacy. We have a document retention policy concerning the retention period for audit documentation and other records relevant to an engagement in accordance with applicable laws, regulations, and professional standards.

KPMG provides training on confidentiality, information protection and data privacy requirements to all KPMG personnel annually.

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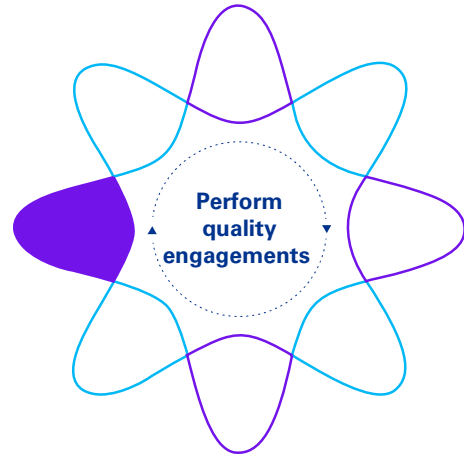
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## 5. Nurture inclusive, skilled teams

- **Recruit appropriately qualified individuals who bring diverse skills, perspectives and experiences**
- **Assign an appropriately qualified team**
- **Invest in AI and data-centric skills**
- **Focus learning and development on technical expertise, professional acumen and leadership skills**
- **Recognise quality**

Our people make the real difference and are instrumental in shaping the future of audit and assurance at KPMG. We put quality and integrity at the core of our practice. Our engagement teams have diverse skills and capabilities to address complex problems.

### 5.1 Recruit appropriately qualified individuals who bring diverse skills, perspectives, and experiences.

One of the key drivers of quality is ensuring that KPMG professionals have the appropriate skills and experience, motivation and purpose to deliver high-quality audit and assurance services. This requires the right recruitment, development, reward, promotion, retention and assignment of professionals.

#### 5.1.1 Recruitment

We have invested in understanding how we can attract the talent we need now and in the future across our firm.

Our recruitment strategy is focused on drawing entry-level talent from a broad talent base, including working with established universities,

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colleges and schools, but also working with secondary schools, helping build relationships with a younger, inclusive talent pool at an early age. We also recruit significant numbers at an experienced hire and director level.

All candidates apply and are employed following a variety of selection processes, which may include application screening, competency-based interviews, psychometric and ability testing, and qualification/reference checks. These leverage fair and job-related criteria to ensure that candidates possess the appropriate skills and experience to perform competently, are suitable and are best placed for their roles.

We recruited over 40 new graduates or school leavers in the year ended 30 September 2025 (2024: approximately 54).

Where individuals are recruited for senior grades a formal independence discussion is conducted with them by the Ethics and Independence Partner or a delegate. We do not accept any confidential information belonging to the candidate's former firm/employer.

### 5.1.2 Inclusion and access to equal opportunity

KPMG is committed to fostering a culture that welcomes everyone. This commitment has been core to our culture for many years and aligns with our Values and business strategy. We will continue to reflect the diverse communities we work within, while fostering a sense of belonging, and harnessing the collective power of our

different perspectives and experiences to better serve our people, clients and society. Learn more about the KPMG commitment to have an inclusive culture built on trust in the [KPMG International: Our Impact Plan](#).

### 5.1.3 Health and well-being

In our firm, we are committed to protecting the health of our people, both physically and mentally, and providing an environment of empathy and support that allows our people to thrive and deliver high-quality work to our clients. Professional services can be a fast-paced and demanding environment, so we are creating a culture where people can be open about their well-being — and reach out for support when they need it.

### 5.1.4 Reward and promotion

#### Reward

We have compensation and promotion policies that are informed by market data and are clear, simple, fair and linked to the performance review process. This helps our directors and employees understand what is expected of them, including audit quality accountabilities outlined in role profiles and the audit quality goals issued globally by KPMG International. The connection between performance and reward is achieved by assessing performance across a peer group to inform reward decisions.

Reward decisions are based on consideration of both personal and individual firm performance.

The extent to which our people feel their performance has been reflected in their reward is measured through the annual Global People Survey, with action plans developed as required.

#### Promotion

The results of performance evaluations directly affect the promotion and remuneration of directors and employees and, in some cases, their continued association with KPMG.

### 5.2 Assign an appropriately qualified team

A critical driver of quality management is the selection of the engagement team to deliver effective and high-quality audit and assurance services. At KPMG, we have policies, procedures and controls in place to assign engagement directors and other professionals to a specific engagement on the basis of their skill sets, relevant professional and industry experience, and the nature of the assignment or engagement.

Function heads are responsible for the engagement director assignment process. Key considerations include engagement director experience and capacity – based on an annual director portfolio review - to perform the engagement considering the size, complexity and risk profile of the engagement and the type of support to be provided (i.e., the engagement team composition and specialist involvement).

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Audit and assurance engagement directors are responsible for determining that sufficient and appropriate resources to perform the engagement are assigned or made available to the engagement team in a timely manner, taking into account the nature and circumstances of the audit or assurance engagement, KPMG policies and procedures, professional standards and applicable legal and regulatory requirements and any changes that may arise during the engagement. This may include involving specialists from our own firm, other KPMG firms or external experts.

Where the right resource is not available in our firm, we have access to a network of highly skilled KPMG professionals in other KPMG firms. At the same time, policies require all KPMG audit and assurance professionals to have the appropriate knowledge and experience for their assigned engagements.

When considering the appropriate competence and capabilities expected of the engagement team as a whole, the engagement director's considerations may include the following:

- Understanding of, and practical experience with, audit and assurance engagements of a similar nature and complexity through appropriate training and participation;
- Understanding of professional standards and legal and regulatory requirements;
- Appropriate technical skills, including those related to relevant information technology and specialised areas of accounting, auditing or assurance;

- Knowledge of relevant industries in which the client operates;
- Ability to apply professional scepticism;
- Understanding of KPMG's quality control policies and procedures;
- Quality Performance Review (QPR) inspection results and the results of regulatory inspections.

### 5.3 Role profiles to drive quality

Driving a consistent approach to accountability for quality, we have a set of role profiles, issued by KPMG International, articulating the technical and behavioural competencies, and individual levels of accountability for contributing to audit quality and the SoQM. Reviewed annually to support the focus on continuous improvement, the role profiles offer KPMG personnel involved in audit delivery a clear articulation of their role and responsibilities. To connect the role profiles to goal setting, a mandatory audit quality goal is in place for those covered by the role profiles.

### 5.4 Investing in AI and data-centric skills

The KPMG organisation is strategically investing in prospective talent by collaborating with leading learning institutions, while investing in building a future-enabled workforce equipped with the skills needed to thrive in a data-driven, AI-enabled audit environment.

In our firm, we are recruiting and training professionals who specialise in data analytics and AI who can bring leading technology capabilities to the smart audit and assurance platform that we use. We provide training on a wide range of technologies to help ensure that field professionals not only meet the highest professional standards but are also educated in new technology. With this approach we are bringing together the right people with the right skills and the right technology to perform exceptional audits.

### 5.5 Focus learning and development on technical expertise, professional acumen and leadership skills

#### 5.5.1 Commitment to technical excellence and quality service delivery

All our professionals are provided with the technical training and support they need to perform their roles. This includes access to internal specialists and the professional practice department for consultation.

#### 5.5.2 Lifetime learning strategy

In our firm, we are committed to developing a culture of continuous learning in line with our desire to provide access to learning for a lifetime — where KPMG directors and employees can continually enhance their competencies and skills through functional, ethical and accelerated learning. With a focus on enabling excellence, our continuous learning culture helps our people make the difference for both clients and themselves.

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### Formal training

Rapid advances in technology have made education and reskilling more important than ever. Providing our people with opportunities to learn and develop their careers is a key pillar of KPMG’s Global People strategy.

Annual training priorities for development and delivery are identified by the Audit Learning and Development groups at global, regional and, where applicable, KPMG firm level.

Minimum learning requirements for audit and assurance professionals across the KPMG organisation are established annually. Training is delivered using a blend of learning approaches and performance support.

### Ongoing mentoring and on-the-job coaching

Learning is not confined to a single approach — rich learning experiences are available when needed through coaching and just-in-time learning and aligned with job-specific role profiles and learning paths.

Mentoring and on-the-job experience play key roles in developing the personal qualities important for successful careers in Audit and Assurance, including professional judgement, technical excellence, and instinct.

We support a continuous learning environment where KPMG directors and employees contribute to building the team capacity, coaching other team members and sharing experiences.

## 5.6 Recognise quality

### 5.6.1 Personal development

Our approach to performance development ‘Open Performance Development’, is built around the ‘Everyone a Leader’ performance principles, which are supplemented by the ‘global audit technical core competencies’ to provide a holistic view of expectations for those involved in audit and assurance engagements. The performance development approach includes:

- Audit quality role profiles (including audit quality accountabilities and responsibilities);
- A goal library (including a mandatory audit quality goal applicable to everyone covered by the audit role profiles and additional optional audit quality content);
- Standardised review forms (with provision for audit quality ratings).

Open Performance Development is linked to the KPMG Values and designed to articulate what is required for success — both individually and collectively. We know that by being clear and consistent about the behaviours and competencies we expect and rewarding those who demonstrate them, we will continue to drive a relentless focus on quality.

At the same time, we are driving a shift in our performance-driven culture, supported by and enacted through leading technology made available by KPMG International that allows us to embed audit quality into the assessment of performance and the decisions around reward, as well as drive consistency across the global organisation.

We consider quality and compliance metrics in the overall performance assessment, promotion and remuneration of directors and managers. These evaluations are conducted by performance managers and directors who are able to assess performance.

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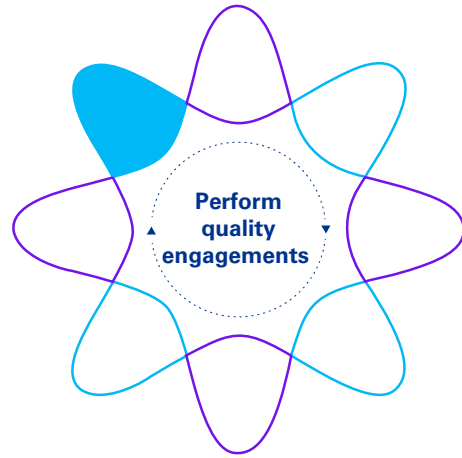
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# 6. Associate with the right clients and engagements

- **Global client and engagement acceptance and continuance policies**
- **Accept appropriate clients and engagements**
- **Manage portfolio of clients**

Rigorous global client and engagement acceptance and continuance policies are vital to being able to provide high-quality professional services.

## 6.1 Global client and engagement acceptance and continuance policies

KPMG International's global client and engagement acceptance and continuance policies and processes are designed to help our firm and all other KPMG firms identify and evaluate potential risks prior to accepting or continuing a client relationship or performing a specific engagement.

Each KPMG firm evaluates whether to accept or continue a client relationship or perform a specific engagement.

KPMG's client and engagement principles, ACCEPT, aid in the decision-making process as to which clients we accept and what work we will do for them. The ACCEPT principles are

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available to KPMG firms and can support them in identifying, assessing, and managing client and engagement-related risks. ACCEPT enables ethical decision-making and complements our global CARE ethical decision-making framework. Where client/engagement acceptance (or continuance) decisions pose significant risks, additional approvals are required.

Each letter of ACCEPT guides us to consider:

- A

**All stakeholders are important:**

Could the client (or entity) and/or engagement erode stakeholder trust?
- C

**Conflicts of interest and objectivity:**

Are there any objectivity or independence concerns or any potential conflicts?
- C

**Client (or entity) considerations:**

Do we want to work with them?
- E

**Engagement considerations:**

Can we successfully deliver the product or service?
- P

**Public interest:**

Is the client (or entity) and/or engagement consistent with protecting the public interest?
- T

**Terms & commercial considerations:**

Can we comply with contractual obligations and manage financial outcomes?

6.2 Accept appropriate clients and engagements

6.2.1 Client evaluation

Our evaluation of a prospective client includes an assessment of the client’s risk profile and background information on the client, its key management, directors and owners. If necessary, the evaluation includes obtaining and assessing additional information required to satisfy applicable legal / regulatory requirements.

6.2.2 Engagement evaluation

We consider a range of factors when we are evaluating each prospective engagement including:

- Potential independence and conflict of interest issues,
- Intended purpose and use of engagement deliverables,
- Public perception,
- Whether the services would be unethical or inconsistent with our Values.

In addition, the evaluation of an audit and assurance engagement includes an assessment of the competence of the client’s financial management team and the skills, experience and capacity of KPMG professionals. Where we are providing audit services for the first time, additional independence evaluation procedures are performed, including a review of any non-audit services provided to the client and of other relevant business, financial and personal relationships.



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Similar independence evaluations are performed when an existing audit and assurance client becomes a public interest entity or additional independence restrictions apply following a change in the circumstances of the client.

Any potential independence or conflict of interest issues are required to be documented and resolved prior to acceptance.

A prospective client or engagement will be declined if a potential independence or conflict issue cannot be resolved satisfactorily in accordance with professional standards and our policies, or if there are other quality and risk issues that cannot be appropriately mitigated.

### 6.2.3 Continuance process

We undertake regular re-evaluations of all audit and assurance clients to identify risks in relation to continuing our association and mitigating procedures that need to be put in place.

In addition, clients and engagements are required to be re-evaluated when there is an indication that there may be a change to the risk profile.

### 6.2.4 Withdrawal process

When we come to a preliminary conclusion that indicates we should withdraw from an engagement or client relationship, we must consult internally and identify any required legal, professional and regulatory responsibilities with respect to that relationship. We also consider further communications with those charged with governance and any other appropriate authority as required under its professional obligations.

## 6.3 Manage portfolio of clients

We have policies and procedures to enable our firm to monitor the workload and availability of engagement directors, managers and staff, and personnel to provide sufficient time to complete their responsibilities.

Our firm's engagement directors are responsible for determining that members of the engagement team collectively have the appropriate competence and capabilities, including sufficient time, to successfully perform the engagement in accordance with professional standards and regulatory and legal requirements. See section "Assign an appropriately qualified team" for more information.

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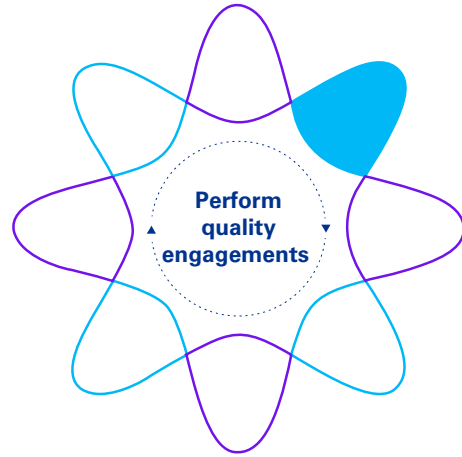
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# 7. Be independent and ethical

- **Act with integrity and live our Values**
- **Maintain objectivity, independence and ethical behaviour, in line with our Code of Conduct and policies**
- **Have zero tolerance of bribery and corruption**

Auditor independence is a cornerstone of international professional standards and regulatory requirements.

## 7.1 Act with integrity and live our Values

We know that trust is earned by doing the right thing. We are committed to the highest standards of professional behaviour throughout our firm in everything we do. Ethics and integrity are core to who we are. Within our [Global Code of Conduct](#), we outline the responsibilities KPMG people have to each other, our clients and the public. It shows how our Values inspire our greatest aspirations and guide all of our behaviours and actions. At our firm, we provide annual training to all directors and employees on the Global Code of Conduct, anti-bribery and corruption, and compliance with laws, regulations and professional standards.

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### 7.1.1 Driving an ethical culture

A culture based on integrity, accountability, quality, objectivity, independence and ethics is essential in a firm that carries out audit, assurance and other professional services on which stakeholders rely. Consistent foundational elements of ethical behaviour at KPMG support an ethical culture and strengthen trust. Our firm has agreed to establish and maintain a foundation for ethical behaviour, including monitoring training assessments and adopting and maintaining an ethical decision-making framework.

Our ethical decision-making framework, CARE (Consider, Assess, Respond, Evolve), is centered on building and reinforcing trust, and supports our Purpose, Values and Code of Conduct. A model shared across the organisation, CARE, helps our people to make ethical decisions, especially when faced with a challenging situation or ethical dilemma, and it also reminds them that they do not have to make these decisions alone.

## CARE

### Ethical decision-making framework



Source: KPMG International OIP

### 7.2 Maintain objectivity, independence and ethical behaviour

KPMG International’s independence policies and procedures incorporate the IESBA Code of Ethics, covering areas such as firm and personal independence, firm financial relationships, employment relationships, director rotation and approval of audit and non-audit services.

Policies are supplemented to help ensure compliance with the standards issued by the ICAEW, the UK Financial Reporting Council, and those of other applicable regulatory bodies.

Our EIP is responsible for communicating and implementing KPMG policies and procedures and ensuring that any additional local independence policies and procedures, including relevant controls, are established and effectively implemented.

Automated tools identify potential independence and conflict of interest issues and facilitate compliance with these requirements. KPMG firm compliance with independence requirements is part of the [KPMG Quality & Compliance Evaluation \(KQCE\) Programme](#).



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### 7.2.1 Personal financial independence

KPMG firms and KPMG personnel are required to be free from prohibited financial interests in, and prohibited financial relationships with, KPMG firm audit and assurance clients (by definition, ‘audit client’ includes its related entities or affiliates), their management, directors and, where required, significant owners. All KPMG directors – irrespective of their firm or function – are generally prohibited from owning securities of any audit client of any KPMG firm.

KPMG firms use a web-based independence compliance system to assist KPMG professionals in complying with personal independence investment policies. The system facilitates monitoring by identifying and reporting impermissible investments and other non-compliant activity (i.e. late reporting of an investment acquisition).

We monitor director and manager compliance with this requirement as part of our programme of independence compliance audits of professionals. KPMG International provides guidance and required procedures relating to the audit and inspection by KPMG firms of personal compliance with KPMG independence policies. This includes sample criteria including the minimum number of professionals to be audited annually.

In 2025, 11 of our directors and employees were subject to these audits (this included approximately 8% of our directors).

### 7.2.2 Employment relationships

Any KPMG professional providing services to an audit or assurance client irrespective of function is required to notify the firm EIP if they intend to enter into employment negotiations with that client. For directors, this extends to any audit client of any KPMG firm that is a public interest entity. Specific prohibitions and, in some instances, cooling off periods apply to accepting certain roles at audit and assurance clients.

### 7.2.3 Firm financial independence

KPMG firms are also required to be free from prohibited interests in, and prohibited relationships with, audit clients, their management, directors and, where required, significant owners.

KPMG’s independence compliance system records direct and material indirect investments in publicly traded entities and funds (or similar investment vehicles) as well as in non-publicly traded entities and funds. This includes investments held in associated pension and employee benefit plans.

KPMG firms’ borrowing and capital financing relationships, as well as custodial, trust and brokerage accounts that hold member firm assets must also be recorded.

On an annual basis, we confirm compliance with independence requirements as part of the [KQCE programme](#).

### 7.2.4 Business relationships/suppliers

We have policies and procedures in place to ensure our business relationships with audit and assurance clients are maintained in accordance with the IESBA Code of Ethics and other applicable independence requirements such as those promulgated by the UK Financial Reporting Council.

### 7.2.5 Independence training and confirmations

All KPMG directors and client-facing professionals, as well as certain other individuals, are required to complete independence training upon joining KPMG and on an annual basis thereafter and must sign confirmation of compliance annually.

### 7.2.6 Non-audit services

All KPMG firms have agreed, at a minimum, to comply with the IESBA Code of Ethics and applicable laws and regulations related to the scope of services that can be provided to audit clients. In addition to the IESBA Code of Ethics, audits conducted by KPMG in the Crown Dependencies are carried out in accordance with International Standards on Auditing (UK), which includes the FRC Ethical Standard.

KPMG’s mandatory conflicts and independence checking system supports our compliance with independence requirements. Certain information on all prospective engagements, including

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detailed service descriptions, deliverables and estimated fees, are required to be entered into the system as part of the engagement acceptance process. When the engagement is for an audit client, an evaluation of potential independence threats and safeguards is also required to be included in the submission.

Lead audit engagement partners are required to maintain group structures for their public interest entity and certain other audit clients including their related entities/affiliates. They are also responsible for identifying and evaluating any independence threats that may arise from the provision of a proposed non-audit service and the safeguards available to address those threats.

KPMG firms are prohibited from evaluating or compensating audit partners on selling non-audit services to their audit clients.

### 7.2.7 Fee dependency

KPMG firms are required to monitor total fees from public interest entity audit clients and follow consultation, communication and disclosure requirements should such fees exceed established thresholds. We also monitor total fees from non-public interest entity audit clients to satisfy requirements of the FRC Ethical Standard.

### 7.2.8 Avoiding conflicts of interest

All KPMG firms and personnel are responsible for identifying and managing conflicts of interest, which are circumstances or situations that may have, or may be perceived to have, an impact on a firm's and/or its directors' or employees' ability to be objective or otherwise act without bias.

KPMG firms use the mandatory conflicts and independence checking system for potential conflict identification so that these can be addressed in accordance with legal and professional requirements.

KPMG personnel and KPMG firms are prohibited from offering or accepting inducements, including gifts and hospitality, to or from audit and assurance clients, unless the value is trivial and inconsequential.

### 7.2.9 Independence breaches

KPMG personnel are required to report an independence breach to our firm's EIP as soon as they become aware of it. Breaches of independence requirements of the IESBA Code of Ethics or other external independence requirements are required to be reported to those charged with governance as soon as possible, except where alternative timing for less significant breaches has been agreed with those charged with governance. Furthermore, breaches of the FRC Ethical Standard are required to be additionally notified to the UK Financial Reporting Council in accordance with its reporting requirements.

We have a disciplinary policy in relation to breaches of independence policies incorporating incremental sanctions reflecting the seriousness of any violations.

### 7.2.10 Director and firm rotation

#### Director rotation

Our directors and staff in senior positions are

subject to periodic rotation of their responsibilities for audit clients. Requirements place limits on the number of cumulative years that directors in certain roles may provide audit services to a client, followed by a 'time-out' period during which time these directors are restricted in the roles they can perform.

#### Firm rotation

In certain jurisdictions, KPMG firms are only permitted to act as an auditor for a specific audit client for a defined period of time and then are required to end service as the client's external auditor for a specified period. Our firm is required to have processes in place to track and manage compliance with audit firm rotation requirements in respect to audits of Public Interest Entities established in the UK.

## 7.3 Have zero tolerance of bribery and corruption

We have zero tolerance of bribery and corruption.

Our people are required to take training covering compliance with laws, regulations and professional standards relating to anti-bribery and corruption, including the reporting of suspected or actual non-compliance.

Further information on KPMG International's anti-bribery and corruption can be found on the [anti-bribery and corruption site](#).

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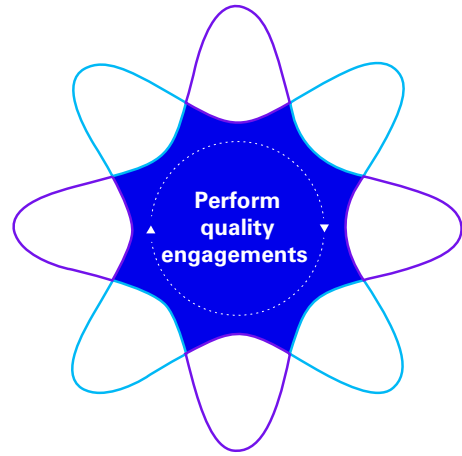
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# 8. Perform quality engagements

- **Consult when appropriate**
- **Critically assess audit evidence, using professional judgment and scepticism**
- **Direct, coach, supervise and review**
- **Appropriately support and document conclusions**

How an audit is conducted is as important as the result. Everyone at KPMG is expected to demonstrate behaviours consistent with our Values and follow all policies and procedures in the performance of effective and efficient audits.

## 8.1 Consult when appropriate

### 8.1.1 Encouraging a culture of consultation

KPMG encourages a culture of consultation that supports engagement teams in KPMG firms throughout their decision-making processes and is a fundamental contributor to audit and assurance quality. In our firm, engagement teams are required to consult when difficult or contentious matters arise on an engagement.

To help with this, our firm has established protocols for consultation and documentation of significant matters, including procedures to facilitate resolution of differences of opinion on engagement issues. In addition, KPMG audit, assurance, reporting and risk management manuals also include specific consultation requirements on certain matters.

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### 8.1.2 Technical consultation and global resources

Technical accounting, auditing and assurance support is available to all KPMG firms through a number of subject matter expert global teams.

#### Global Audit Methodology Group (GAMG)

Develops the KPMG organisation’s audit and assurance methodology based on the requirements of the applicable audit and assurance standards of the IAASB, PCAOB, and AICPA.

#### KPMG Global Solutions Group (KGSG)

Develops and deploys global audit and assurance solutions, including new technology and automation innovations.

The GAMG and KGSG teams bring diverse experience and innovative ways of thinking to further evolve KPMG firms’ audit and assurance capabilities.

More information about KPMG’s global audit and assurance methodology and technology-based tools is included in the Embrace Digital Technology section of this report.

#### International Standards Group (ISG)

Develops global guidance to promote consistency of interpretation and application of IFRS Accounting Standards, IFRS Sustainability Disclosure Standards and European Sustainability Reporting Standards by KPMG firms, and to promote a consistent response to emerging accounting and audit issues.

#### PCAOB Standards Group (PSG)

Promotes consistency in the interpretation of PCAOB auditing standards in KPMG firms’ audits of non-US SEC issuers and non-US components of SEC issuers, as defined by SEC regulations. The PSG also provides input into the development of training for auditors who work on PCAOB audit engagements and, where practicable, facilitates delivery of such training.

#### Member firm professional practice resources

Provide consultation support on auditing, assurance and technical accounting matters to their audit professionals involving regional or global teams when required.

In our firm the role of the AQPP is crucial in terms of the support that it provides to the Audit function. It provides technical guidance and training to client service professionals on specific engagement related matters, develops and disseminates specific topic related guidance on emerging local technical and professional issues and disseminates international guidance on IFRS, UK GAAP and ISAs (UK).

### 8.2 Critically assess audit evidence using professional judgment and scepticism

On all KPMG audits, we design and perform audit procedures whose nature, timing and extent are based on and responsive to the assessed risks. We consider all relevant audit evidence obtained during the course of the audit

including contradictory or inconsistent audit evidence. Each team member needs to exercise professional judgement and maintain professional scepticism throughout the audit engagement. Professional scepticism involves a questioning mind and remaining alert to contradictory, or inconsistencies in, audit evidence. Professional judgement encompasses the need to be aware of and alert to biases that may pose threats to sound judgements.

### 8.3 Direct, coach, supervise and review

#### 8.3.1 Embedding ongoing coaching, supervision and review

We promote a coaching culture as part of enabling our professionals to achieve their full potential. Coaching fundamentals are embedded in the audit training curriculum, and we support a continuous learning environment where KPMG directors and professionals contribute to building the capacity of the team, coaching other team members and sharing experiences while directing, supervising and reviewing their work.

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### 8.3.2 Engagement quality control (EQC)

The EQC review is an important part of our approach to quality management. We have agreed to appoint an EQC reviewer for each audit engagement, including any related review(s) of interim financial information, of all listed entities, non-listed entities with a high public profile, engagements that require an EQC review under applicable laws or regulations, and other engagements, including certain assurance engagements, as designated by our RMP or our Head of Audit.

An EQC review is an objective evaluation of the significant judgements made by the engagement team and its related conclusions, performed by the EQC reviewer, and completed on or before the date of the report. The EQC reviewer's evaluation of significant judgements includes an evaluation of the engagement team's assessment of significant risks, including fraud risks, the related responses and whether the related conclusions are appropriate. The EQC review is completed only after the EQC reviewer is satisfied that all significant matters they raised have been resolved.

### 8.4 Appropriately support and document conclusions

#### 8.4.1 Reporting

Engagement directors form all opinions and conclusions for audit, assurance and review engagements based on the work performed and evidence obtained. In preparing auditors' and assurance reports, engagement directors have access to reporting guidance and technical support through consultations with our AQPP.

#### 8.4.2 Engagement documentation

Our firm's documentation is completed and assembled in accordance with KPMG International policy and applicable auditing and assurance standards. We have implemented safeguards to protect the confidentiality and integrity of client and firm information, and we have reduced the time period permitted to assemble documentation.

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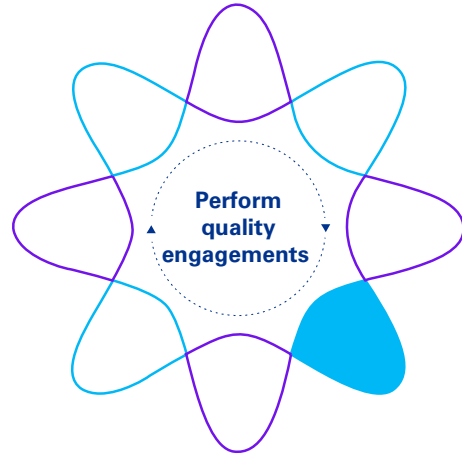
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# 9. Assess risks to quality

- **Identify and understand risks to quality and implement effective responses**

The quality of KPMG audit and assurance services rests on our foundational SoQM. Our approach to SoQM, including ISQM 1, emphasises global consistency and robustness of controls to respond to risks within our processes.

## 9.1 Identifying risks to quality and implement effective responses

KPMG International performs an annual iterative risk assessment process (I-RAP) to determine the baseline expected quality objectives, quality risks, process risk points (responses to those risks, including controls) that all KPMG firms agree to implement and operate. In recognition that we are responsible for our SoQM being in compliance with ISQM 1, and any locally applicable standards or regulations. We also perform our own annual I-RAP, taking into account our firm's facts and circumstances in determining whether there are any incremental quality objectives, quality risks, process risk points or responses to those risks, including controls.

This consistent global approach:

- Sets the minimum controls to be implemented within all KPMG firms' SoQM processes in response to globally identified risks to achieving SoQM quality objectives.
- Defines the SoQM methodology used by KPMG firms in their annual SoQM evaluation to evaluate whether the SoQM controls are operating effectively in response to the related risks and in support of achieving the SoQM quality objectives.

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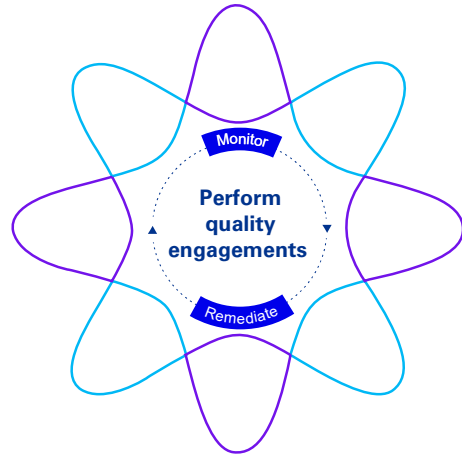
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# 10. Monitor and remediate

- **Rigorously monitor and measure quality**
- **Obtain evaluations and act on stakeholder feedback**
- **Perform root cause analysis and design and implement remedial action plans**

Integrated quality monitoring and compliance programmes enable KPMG firms to identify quality deficiencies, perform root cause analysis and develop, implement, and report remedial action plans, both in respect of individual audit engagements and the overall SoQM.

## 10.1 Rigorously monitor and measure quality

### 10.1.1 Commitment to continuous improvement

KPMG firms have committed to continually improving the quality, consistency and efficiency of their audits. The quality monitoring and compliance programmes are globally consistent in their approach across all KPMG firms, including the nature and extent of testing and reporting. In our firm we compare the results of our internal monitoring programmes with the results of any external inspection programmes and take appropriate action.

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### 10.1.2 Internal monitoring and compliance programmes

KPMG firms have agreed to use quality monitoring and compliance programmes that are developed by KPMG International to identify quality issues, perform root cause analysis and develop remedial action plans, both for individual audits and for their overall SoQM.

The programmes evaluate:

- Engagement performance in compliance with the applicable professional standards, applicable laws and regulations and key KPMG International policies and procedures.
- Our firm’s compliance with KPMG International key policies and procedures and the relevance, adequacy and effective operation of key quality control policies and procedures.

The internal monitoring and compliance programmes also contribute to the annual evaluation of our SoQM operating effectiveness. These programmes include:

- Audit Quality Performance Review (QPR)
- KPMG Quality & Compliance Evaluation (KQCE)
- Global Quality & Compliance Review (GQCR)

#### Audit Quality Performance Review (QPR) Programme

The Audit QPR Programme assesses engagement-level performance and identifies opportunities to improve engagement quality.

#### *Risk-based approach*

Each engagement partner in every KPMG firm, is reviewed at least once in a four-year cycle (three years for engagement partners involved in PCAOB engagements). A risk-based approach is used to select engagements.

The Audit QPR Programme is designed by Global Quality & Risk Management. We conduct the annual QPR programme in accordance with KPMG International QPR instructions which promote consistency across the KPMG organisation. Reviews are overseen by an independent experienced lead reviewer from another KPMG firm. QPR results are reported to KPMG International.

#### *Evaluations from Audit QPR*

Across the global organisation, consistent criteria are used to determine engagement ratings and KPMG firm Audit practice evaluations.

Audit engagements selected for review are rated as ‘Compliant’, ‘Compliant-Improvement Needed’ or ‘Not Compliant’.

#### KPMG Quality & Compliance Evaluation (KQCE) programme

The KQCE programme encompasses the testing and evaluation requirements of a KPMG firm’s SoQM which are necessary to provide a basis for each KPMG firm’s conclusion as to the effectiveness of its SoQM under ISQM 1 (and ISQM 1(UK)), and compliance with quality and risk management policies. KQCE programme requirements are to be completed by all KPMG firms.

The annual KQCE programme covers the period from 1 October to 30 September and helps support our conclusion on the operating effectiveness of our SoQM as of 30 September and compliance with quality and risk management policies.

#### Global Quality & Compliance Review (GQCR) programme

The GQCR programme is a KPMG International monitoring programme. The objective of the GQCR programme is to assess a firm’s compliance with selected KPMG International policies, including those related to governance and SoQM.

Firms are selected for review using a risk-based approach, which considers a number of factors, including financial conditions, country risks, results of monitoring programmes and people surveys, with each firm subject to a GQCR at least once in a four-year cycle.

The GQCR team comprises of partners and managers who are independent of the firm subject to review.

#### Internal monitoring and compliance programme reporting

Results from the monitoring and compliance programmes are disseminated to our professionals through written communications, internal training tools, and periodic meetings with leadership.

Issues identified are also emphasised in subsequent monitoring and compliance programmes to gauge the extent of continuous improvement.

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Lead audit engagement partners are notified of Audit QPR not compliant ratings if relevant to their respective cross-border engagements.

**Remediation and monitoring**

In our firm, we develop remedial action plans to respond to issues identified through our monitoring and compliance programmes. Progress on action plans is tracked and results are reported, as appropriate, to regional and global leadership.

**10.2 Obtain, evaluate and act on stakeholder feedback**

**10.2.1 Regulators**

Our firm is subject to inspection by the Audit Quality Review team of the Financial Reporting Council (“AQR”) in respect of audits of Public Interest Entities established in the UK as well as Market Traded Companies incorporated in one of the Crown Dependencies (Jersey, Guernsey and the Isle of Man) which have ‘transferable securities’ admitted to trading on a ‘regulated market’ in the UK or the EU.

In 2023, the AQR began an inspection including engagements performed by both KPMG Audit Limited (formerly known as KPMG Channel Islands Limited) and KPMG Audit LLC, as well as firm-wide controls. The inspection was completed in December 2024, following which a recommendation was made to the ICAEW’s Crown Dependencies’ Audit Registration Committee that our firm’s registration to audit Market Traded Companies be continued. The next review is due to commence in 2026.

Our firm is also subject to inspections by the Quality Assurance Department of the ICAEW, covering statutory audits of UK entities and Whole Firm procedures. The latest inspection was concluded in March 2023 for the Channel Islands and in July 2025 for the Isle of Man. Our licence to perform UK statutory audits remains in place.

Our audit registration numbers, and audit register can be accessed at [Audit Register](#).

KPMG International has regular two-way communication with the International Forum of Independent Audit Regulators (IFIAR), principally through IFIAR’s Global Audit Quality Working Group (GAQWG), to discuss thematic audit quality issues along with targeted strategies for improvement. We value the open, honest and transparent dialogue that IFIAR facilitates on global audit quality issues.

Every KPMG firm is expected to maintain professional and respectful relationships with applicable regulators, including proactively engaging, responding to questions in a timely manner and taking appropriate remedial actions.

**10.2.2 Client feedback**

Client feedback is also important. We proactively seek feedback from clients through in-person conversations and third-party surveys.

**10.2.3 Monitoring of complaints**

We have procedures in place for monitoring and addressing complaints received relating to the quality of our work. These procedures are detailed in our general terms of business.

**10.3 Perform root cause analysis and design and implement effective remedial actions**

In our firm, our SoQM provides the foundation for consistent delivery of quality engagements. A key element of our firm’s SoQM is the Root Cause Analysis (RCA) programme that supports our firm to effectively remediate quality issues by enabling the issue identification and addressing of the underlying causes of these issues. Leveraging inputs from internal monitoring programmes, external inspections and other relevant activities, we identify audit quality issues and undertake RCA corresponding to the nature and severity of the issues.

We continue to strengthen our RCA programme, leveraging globally developed RCA methodology, training, guidance and tools from KPMG International.

We design and implement remedial actions that respond to the identified root causes of the audit quality issues and subsequently monitor the effectiveness of such actions. Our RCA projects, status of the projects and remedial actions are reported to KPMG International.

Our Head of Audit is responsible for audit quality, including supporting the effective remediation of audit quality issues. Our firm’s RMP monitors the remediation plans’ implementation and completion.

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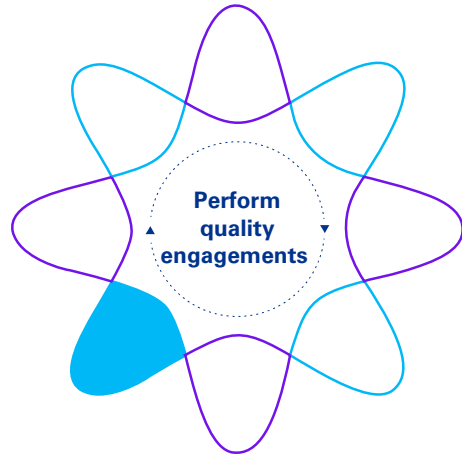
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# 11. Communicating effectively

- **Provide insights, and maintain open and honest two-way communications**
- **Conduct and follow-up on the Global People Survey**

We recognise that another important contributor to upholding audit and assurance quality is to obtain and promptly act upon feedback from key stakeholders.

## 11.1 Provide insights, and maintain open and honest two-way communication

### 11.1.1 Communicate with those charged with governance

We stress the importance of keeping those charged with governance informed of issues arising throughout the audit through guidance and supporting resources. We achieve this through a combination of reports and presentations, attendance at board and/or audit committee meetings, and ongoing discussions with management and members of the audit committee.

The role of audit committees is key in supporting quality auditing by overseeing the relationship between company and auditor and challenging what auditors do and how they do it.

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### KPMG Board Leadership Centre

In recognition of the demanding and important role that audit committees play for the capital markets and of the challenges that they face in meeting their responsibilities, our KPMG Audit Committee Institute part of our KPMG Board Leadership Centre (“BLC”), aims to help audit committee members enhance their commitment and ability to implement effective audit committee processes.

Further details and insights on the BLC are available [here](#).

### Global Corporate Reporting Institute

The KPMG [Global Corporate Reporting Institute](#) provides information and resources to help board and audit committee members, executives, management, stakeholders and government representatives gain insight and access thought leadership about the evolving global financial and sustainability reporting frameworks.

## 11.2 Conduct and follow up on the Global People Survey (GPS)

Only with engaged, talented people can we deliver audit and assurance engagements in line with our audit quality expectations from the foundation of an effective SoQM. As we strive to continually improve, our personnel are invited annually to participate in KPMG’s Global People

Survey (GPS) to share their perception of their experience of working at KPMG. Results can be analysed by several factors, including functional or geographic area, grade, and demographics to provide additional focus for action.

Through the GPS, our firm measures our people’s engagement and gains additional insight about what drives engagement for KPMG people. The GPS includes specific audit quality questions for those individuals who participated in an audit, assurance, review or attestation engagement in the previous 12 months, giving us a particular data set for audit quality-related matters.

The survey also provides our leadership and KPMG International leadership with key insights into how KPMG Values are being lived. It also provides valuable information on the attitudes of employees and directors regarding quality, leadership and tone at the top.

We participate in the GPS, monitor the results and take appropriate actions to communicate and respond to the findings of the survey. The results of the GPS, and the appropriate follow-up actions, are also aggregated for the entire global organisation and are presented to the Global Board each year.

Audit-specific analysis of GPS results is also undertaken, with a particular focus on audit quality. Results and key themes are presented to the Global Audit Steering Group on an annual basis for discussion of appropriate remedial action, if needed. A global GPS action plan for audit is also communicated annually.

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# 12. Financial Information

The results set out below for the year to 30 September 2025 have been extracted from the draft accounts which are yet to be finalised and approved by the Board.

£ million	2025 (£ Million)	2024 (£ Million)
Audit revenue earned from Market Traded Companies and UK Public Interest Entities	4.8	6.0
Audit revenue earned from all other clients	44.8	40.8
Non-audit services revenue earned from Market Traded Companies and UK Public Interest Entities	0.2	0.1
Non-audit services revenue earned from all other clients	15.6	18.1
<b>Total</b>	<b>65.4</b>	<b>65.0</b>



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# 13. Director remuneration

Directors who own an equity interest in the firm (“Equity Partner in KPMG LLP”) are remunerated out of the consolidated distributable profits of KPMG LLP as set out in the KPMG LLP consolidated annual accounts and as approved by the Management Committee and Equity Partners. The determination of the profits available for distribution is based on the consolidated results of the firm and is not dependent directly on the performance of any particular line of business or function. The final allocation of profits to the Equity Partners is made after assessing each individual’s contribution for the year. This assessment is considered on an individual basis by the Territory Lead Partner, the Ethics and Independence Partner and the Management Committee.

The Territory Lead Partner and Ethics and Independence Partner consider each Equity Partner’s own view of their performance against objectives over the previous financial year and receive input from performance managers and functional leadership on his/her individual performance for the year.

Our policies for all elements of remuneration take into account a number of factors including quality of work, results of the quality and compliance matrix, excellence in client service, growth in revenue and profitability, leadership and supporting the firm’s values.

Equity Partners remuneration comprises an element which reflects the seniority and experience plus an element which reflects individual performance.

Partners and Directors of the firm who do not hold an equity interest are remunerated based on a fixed salary plus a discretionary bonus dependent on their individual performance against set objectives (which include objectives covering the above factors) and the performance of the firm as a whole.

Audit engagement leaders are not permitted to have any objectives related to, or receive any remuneration based on, selling non-audit services to their audit clients. In addition, a part of their performance-related assessment is based on their ability to meet the audit quality objectives of the firm.



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# 14. Network arrangements

- **Legal structure**
- **Responsibilities of KPMG firms**
- **Professional Indemnity Insurance**
- **Governance structure**

## 14.1 Legal structure

In many parts of the world, regulated businesses (such as audit and legal firms) are required by law to be locally owned and independent. KPMG member firms do not, and cannot, operate as a corporate multinational. KPMG member firms are generally locally owned and managed. Each KPMG member firm is responsible for its own obligations and liabilities. KPMG International and other member firms are not responsible for a member firm's obligations or liabilities.

Member firms may consist of more than one separate legal entity. If this is the case, each separate legal entity will be responsible only for its own obligations and liabilities, unless it has expressly agreed otherwise.

Our firm and all other KPMG firms are party to membership and associated documents, the key impact of which is that all KPMG member firms in the KPMG global organisation are members in, or have other legal connections to, KPMG International Limited, an English private company limited by guarantee.

KPMG International Limited acts as the coordinating entity for the overall benefit of the KPMG member firms. It does not provide professional services directly or indirectly. Professional services to clients are exclusively provided by member firms who remain solely responsible and liable in respect of these services.

Each firm is part of one of three regions (the Americas, Asia Pacific (ASPAC) and Europe, the Middle East, and Africa (EMA). Each region has a Regional Board comprising a regional chairman, regional chief operating officer, representation from any sub-regions, and other members as appropriate. Each Regional Board focuses specifically on the needs of member firms within their region and assists in the implementation of KPMG International's policies and processes within the region.

KPMG is the registered trademark of KPMG International and is the name by which the member firms are commonly known. The rights of member firms to use the KPMG name and marks are contained within agreements with KPMG International.



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KPMG International and the KPMG member firms are not a global partnership, single firm, multinational corporation, joint venture, or in a principal or agent relationship or partnership with each other. No member firm has any authority to obligate or bind KPMG International, any of its related entities or any other member firm vis-à-vis third parties, nor does KPMG International or any of its related entities have any such authority to obligate or bind any member firm.

Further detail on the legal and governance arrangements for the KPMG global organisation can be found on the [About Us](#) page of [kpmg.com](#).

The name of each audit firm that is a member of the organisation and the EU/EEA countries in which each firm is qualified as a statutory auditor or has its registered office, central administration or principal place of business are available [here](#).

**Total turnover achieved by EU/EEA audit firms resulting from the statutory audit of annual and consolidated financial statements<sup>4</sup>**

Aggregated revenues generated by KPMG firms, from EU and EEA Member States resulting from the statutory audit of annual and consolidated financial statements was EUR 2.7 billion during the year ending 30 September 2025. The EU/EEA aggregated statutory audit revenue figures are presented to the best extent currently calculable and translated at the average exchange rate prevailing in the 12 months ended 30 September 2025.

<sup>4</sup> The financial information set forth represents combined information of the separate KPMG firms from EU and EEA Member States that perform professional services for clients. The information is combined here solely for presentation purposes. KPMG International performs no services for clients nor, concomitantly, generates any client revenue.

**14.2 Responsibilities of KPMG firms**

Member firms have agreed with KPMG International to comply with KPMG International's policies, including quality standards governing how they operate and how they provide services to clients to compete effectively. This includes being professionally and financially stable, having an ownership, governance and management structure that ensures continuity, stability and long-term success, and being able to comply with policies issued by KPMG International, adopt global strategies, share resources (incoming and outgoing), service multinational clients, manage risk, and deploy global methodologies and tools.

Each KPMG firm takes responsibility for its management and the quality of its work. Member firms commit to a common set of KPMG Values.

A firm's status as a KPMG member firm and its participation in the KPMG global organisation may be terminated if, among other things, it has not complied with the policies set by KPMG International or any of its agreements with KPMG International.

**14.3 Professional Indemnity Insurance**

Insurance cover is maintained in respect of professional negligence claims. The cover provides a territorial coverage on a worldwide basis.

**14.4 Governance structure**

KPMG International's governance bodies are comprised of the Global Council, the Global Board (including its committees), the Global Management Team and the Global Steering Groups.

**Global Council**

The Global Council focuses on high-level governance tasks and provides a forum for open discussion and communication among member firms. Among other things, the Global Council elects the Global Chairman and approves the appointment of Global Board members. It includes representation from 47 KPMG member firms.

**Global Board**

The Global Board is the principal governance and oversight body of KPMG International. The key responsibilities of the Global Board include approving global strategy, protecting and enhancing the KPMG brand and reputation, overseeing the Global Management Team and approving policies with which KPMG firms have agreed to comply. It also approves the admittance or termination of KPMG firms to/from the global organisation.

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It is led by the Global Chairman, Bill Thomas and includes the Chairman of each of the regions (the Americas, ASPAC, and EMA) and a number of members who are also member firm Senior Partners.

The list of current Global Board members is available on the [Leadership page](#) of kpmg.com.

Global Board committees:

The Global Board is supported in its oversight and governance responsibilities by several committees including:

- Executive Committee;
- Governance Committee;
- Global Quality and Risk Management Committee; and
- Global Audit Quality Committee.

Each of these committees is comprised of Global Board members and reports directly to the Global Board.

The overarching responsibility of the Global Audit Quality Committee is to strive for consistent audit quality across all firms and to oversee KPMG International activities which relate to improving and maintaining the consistency and quality of audits, assurance engagements and the SoQM management provided by KPMG firms.

The Global Head of Audit and the Global Head of Audit Quality (the latter being responsible for oversight of audit quality across the KPMG organisation for KPMG International) report on audit quality matters to this committee.

## Global Management Team

The Global Board has delegated certain responsibilities to the Global Management Team (GMT). These responsibilities include developing the global strategy by working together with the Executive Committee and jointly recommending the global strategy to the Global Board for its approval. The GMT also supports KPMG firms in their execution of the global strategy and KPMG International policies by member firms.

The GMT also oversees the activities of the Global Steering Groups. It is led by the Global Chairman, Bill Thomas.

The list of current GMT members is available on the [Leadership page](#) of kpmg.com.

## Global Steering Groups

There is a Global Steering Group for each key function and infrastructure area, chaired by the relevant member of the GMT and, together they assist the GMT in discharging its responsibilities. They act under delegated authority from the Global Board and oversight by the GMT.

In particular the Global Audit Steering Group and Global Quality & Risk Management Steering Group work closely with regional and member firm leadership to:

- Establish, and ensure communication of, appropriate audit, quality and risk management policies;
- Establish and support effective and efficient risk processes to promote audit quality;

- Promote and support strategy implementation in member firms' audit functions, including standards of audit quality; and
- Assess and monitor audit quality issues, including those arising from the SoQM, quality performance and regulatory reviews, and focus on best practices that reduce audit quality findings.

The roles of the Global Audit Steering Group and the Global Quality & Risk Management Steering Group are detailed in the 'Governance and leadership' section of the [KPMG International Transparency Report](#).

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# Appendix 1. Key legal entities and areas of operation

Name of entity	Legal structure	Regulatory status	Nature of business	Area of operation
KPMG LLP	Jersey limited liability partnership	Not regulated and does not provide any accountancy or reserved services	Holding Partnership	Crown Dependencies
KPMG Audit Limited (formerly known as KPMG Channel Islands Limited)	Jersey limited liability company	Subject to audit regulation under the UK Audit regulations and Crown Dependencies' Audit Rules	Audit and audit related services	Channel Islands
KPMG Audit LLC	Isle of Man limited liability company	Subject to audit regulation under the UK Audit regulations and Crown Dependencies' Audit Rules	Audit and audit related services	Isle of Man
KPMG LLC	Isle of Man limited liability company	No regulated activities	Service company for employees	Isle of Man
KPMG Audit Holdings Limited	Jersey limited liability company	Not regulated and does not provide any accountancy or reserved services.	Holding entity for KPMG Audit Limited and KPMG Audit LLC	Crown Dependencies

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Name of entity	Legal structure	Regulatory status	Nature of business	Area of operation
KPMG Tax and Advisory Holdings Limited	Jersey limited liability company	Not regulated and does not provide any accountancy or reserved services	Holding entity for KPMG Tax Limited and KPMG Advisory Limited	Crown Dependencies
KPMG Tax Limited	Jersey limited liability company	Registered with the ICAEW	Tax related services	Crown Dependencies
KPMG Advisory Limited	Jersey limited liability company	Registered with the ICAEW	Advisory related services	Crown Dependencies
KPMG Limited	Jersey limited liability company	No regulated activities	Service company for back office and employees	Crown Dependencies

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# Appendix 2. Management Committee



**Dermot Dempsey**  
Territory Lead Partner

Dermot Dempsey was appointed Senior Partner of KPMG in the Crown Dependencies on 1 April 2024 and subsequently Territory Lead Partner on 1 October 2024. Dermot

was previously the Head of Audit for KPMG in the Crown Dependencies serving from 1 October 2020 to 31 March 2024 in that role. Dermot has been a member of the firm's Management Committee since 1 October 2020 and chairs that committee in his role as Territory Lead Partner.

Dermot is an Audit Partner and has over 20 years of experience in delivering audit and assurance services to the investment management sector. Dermot has led the audits of several large London listed funds and private investment management platforms.



**John Gavey**  
Director of Operations

With effect from 27 January 2025, John is the Director of Operations for the Crown Dependencies, overseeing all non-client-facing business support functions.

John has over 20 years' experience in financial services, across a broad range of organisations in both client-facing and non-client facing roles. John's previous positions have included executive positions in Fund Administration firms and 4 years as Chief Operating Officer of the Jersey Financial Services Commission.



**Lisa Jones**  
Director People Team

Lisa joined KPMG as Director (People) on 31 July 2023. Lisa was appointed as a permanent attendee of Manco on 1 October 2024. Lisa has 20 years of experience working

in professional firms in people related roles in legal and financial services. Lisa has experience of multiple jurisdictions including Europe, Asia and the Americas. Lisa has covered all facets of human capital management with experience in all areas of recruitment, operations, strategic HR, employee relations and engagement.



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**Nick Quayle**  
Isle of Man office  
Lead

In addition to acting as the Isle of Man office lead partner, Nick heads the Audit function locally in the Isle of Man.

Aside from extensive financial services experience, Nick also has broad experience in other industry sectors, including real estate, telecommunications and gaming. Nick's portfolio includes listed entities presenting financial statements in accordance with IFRS.

In addition to his extensive experience in the Isle of Man market, Nick spent a year on secondment to the Financial Services practice of KPMG in Dublin, where he led the audits of a number of high-profile Financial Services clients. Nick is a former Chairman of the Isle of Man Society of Chartered Accountants.



**Russell Kelly**  
Head of Advisory

Russell is a Senior Partner of KPMG in the Crown Dependencies with overall leadership of Advisory and is based in Jersey. He leads engagement

teams across a number of prominent clients and sectors, including the finance sector encompassing wealth management, insurance and banking.

Russell has over 25 years' experience in professional services, all of which has been with KPMG. He has worked across the Isle of Man, London, Jersey, Guernsey and Gibraltar focusing on advisory services in the public and private sectors.



**Brian Bethell**  
Head of Audit

Brian has been in the role as Head of Audit in the Crown Dependencies since April 2024. Brian has been delivering professional services

to the financial services industry for over 19 years including leading the audits and assurance services to a broad range of clients across asset management, fiduciary and the banking sector. Brian was previously the Deputy Head of Audit in Jersey from 2020.



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**Paul Eastwood**  
Head of Tax

Paul has been the Head of Tax for KPMG in the Crown Dependencies since 1 October 2024 and is now an established member of Manco. Paul has over twenty-five years' experience as a tax professional. Until summer 2019 Paul was the Deputy Comptroller of Taxes for Jersey, with responsibility for both domestic tax policy and international tax matters. During his time in Government, Paul was Jersey's representative at both the OECD's Forum on Harmful Tax Practices and the OECD/G20 Inclusive Framework. Since joining KPMG, Paul has provided Jersey tax/economic substance advice to a number of well-known institutions operating in the banking, fiduciary, fund administration and fund management industries. He also advises individuals on Jersey tax matters. He continues to advise Governments and Revenue Authorities on how to adjust to the evolving international tax landscape.

Paul is a member of the ICAEW and the Chartered Institute of Taxation (CIOT). Paul is currently the Chair of the taxation sub-committee of the Jersey Society of Chartered and Certified Accountants (JSCCA).

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# Appendix 3. Market traded companies<sup>5</sup> & UK Public Interest Entities<sup>6</sup>

## Market traded companies<sup>5</sup>

Abrdn Asian Income Fund Limited  
Amedeo Air Four Plus Limited  
Bluefield Solar Income Fund Limited  
Chrysalis Investments Limited  
db ETC Plc  
DP Aircraft 1 Limited  
Fair Oaks Income Limited  
Fidelity Emerging Markets Limited  
Foresight Environmental Infrastructure Limited

Geiger Counter Limited  
GCP Infrastructure Investments Limited  
Global X Digital Assets Issuer Limited  
Hansard Global Plc  
Invesco Digital Markets plc  
NB Distressed Debt Investment Fund Limited  
NB Private Equity Partners Limited  
NextEnergy Solar Fund Limited  
Picton Property Income Limited  
RTW Biotech Opportunities Operating Ltd  
Tetragon Financial Group Limited

The Schiehallion Fund Limited  
TwentyFour Income Limited  
VietNam Holding Limited  
Xtrackers (Jersey) ETC PLC

## UK Public Interest Entities<sup>6</sup>

Hydrogen Capital Growth PLC  
DAR Global PLC

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<sup>5</sup> Market Traded Companies are defined as companies incorporated in one of the Crown Dependencies (Jersey, Guernsey and the Isle of Man) which have transferable securities admitted to trading on a 'regulated market' in the EU or UK– this list is as at 30 September 2025

<sup>6</sup> UK Public Interest Entities are as defined in the FRC Ethical Standard

# Appendix 4. Quality in Our Tax Practice

KPMG International is committed to being a responsible tax practice. This is manifested in its Quality Framework and the Global Principles for the Responsible Tax Practice.

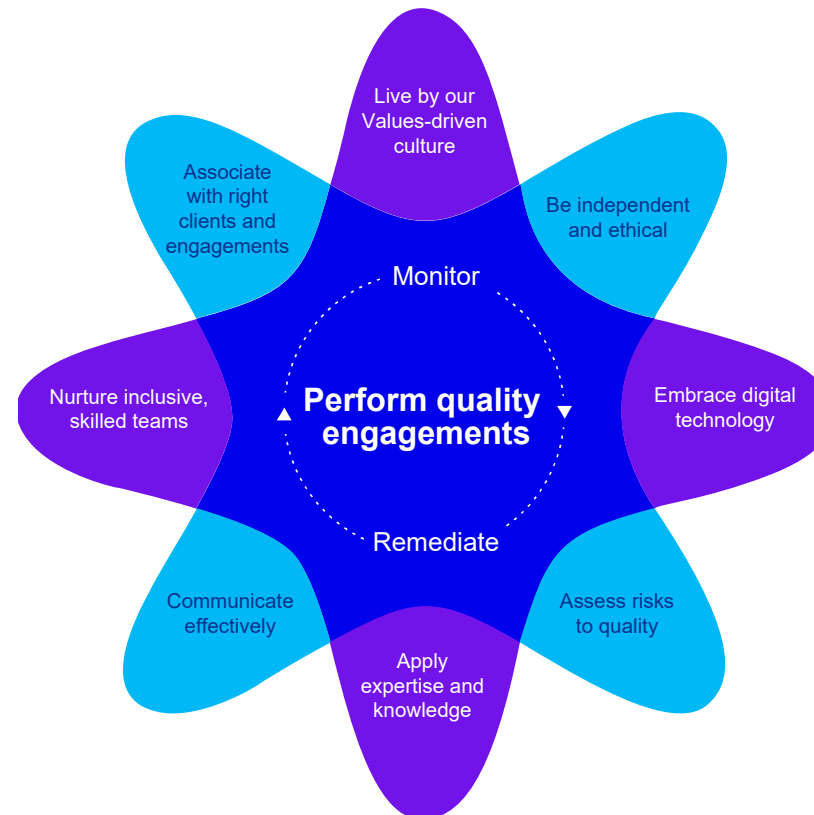
## 4.1 The Quality Framework

Our Global Quality Framework describes how our commitment to integrity and quality lie at the heart of the way we do things at KPMG, servicing the public interest. KPMG's Global Quality Framework provides a common language across our global network to describe what we believe drives quality.

Quality essentially means doing the right thing, and it remains our highest priority.

Performing quality engagements sits at the core, with our quality drivers giving clear direction to encourage the right behaviours.

Our approach to quality relies on exceptional people having access to the right knowledge at the right time and harnessing leading technology, wherever possible. Our global commitment to monitor and remediate to fulfil these drivers is central to our approach on quality.



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## 4.2 Global Principles for a Responsible Tax Practice

Our global principles for a responsible tax practice bring to life our Values and our Global Code of Conduct in a way that is meaningful for the everyday situations we face as tax professionals.

Under these principles our tax advice will:

- Be supported by a valid basis in law;
- Be based on the assumption that all material facts will be known to tax authorities and all relevant disclosure requirements are properly made;
- Be tailored to the particular circumstances of our clients, address any requirements of substance and purpose, and consider the intention of the legislators;
- Clearly explain the technical merits and sustainability of relevant options available to our clients; and
- Consider any reputational risk and the impact on stakeholders and communities where these are practical to assess.

We require all our people to act lawfully and with integrity in dealing with tax authorities and our clients and we aim to be fully compliant with all relevant requirements.

## 4.3 Policies and Procedures to Prevent the Facilitation of Tax Evasion

### Introduction

The Criminal Finances Act 2017 (“the Act”) is UK legislation which came into force on 30 September 2017. A key aspect of the Act is the introduction of corporate criminal offences of the failure to prevent the facilitation of tax evasion (“the corporate criminal offences”). From 30 September 2017, it is an offence for an organisation if someone within it or an associate of it helps to facilitate tax evasion, and the organisation does not have in place ‘reasonable procedures’ to prevent it. The Act has wide extraterritorial reach; in particular it applies to all organisations in the world where the underlying tax is owed to HMRC.

As a firm engaged in the provision of a wide array of services, which include tax advice and auditing entities that may have been established for tax purposes, the corporate criminal offences are highly relevant to our business activity and create a heightened risk environment in respect of all our services. This is because, whilst our firm (or KPMG member firms) would not intentionally facilitate tax evasion, the corporate criminal offences could arise not simply through the provision of tax related services but, for example, through other projects (e.g. restructuring engagements or assurance and related services to entities used in a tax structure) and / or through KPMG’s own contracting and billing processes.

## The Corporate Criminal Offences

There are three stages to the corporate criminal offences:

- 1) Criminal tax evasion by a taxpayer under the existing law;
- 2) Criminal facilitation of this offence by a person associated with the organisation (including employees and agents); and
- 3) The organisation failing to prevent the associated person from committing the criminal act at Stage 2.

There does not need to be a conviction for either Stage 1 or Stage 2 for the third stage to be present.

The only defence an organisation has is that it had reasonable procedures in place to prevent the criminal facilitation by an associated person, or, that it was reasonable for that organisation not to have such procedures. Organisations that are found guilty of this offence are subject to an unlimited fine and a criminal conviction, which could lead to action by the Financial Conduct Authority (FCA) against approved persons, potential exclusion from governmental contracts, loss of licences and reputational damage. It is likely to have a similarly detrimental impact in the Crown Dependencies.

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## Reasonable procedures

Our firm has long been alert to the potential risk of facilitating tax evasion within its business. As such we have processes and procedures to enable risk assessment and to prevent any potential involvement in facilitation of tax evasion. In particular, vigilance against tax evasion has been a feature of the Islands' regulatory and anti-money laundering regimes for many years.

HMRC guidance in relation to the Act sets out six principles that underlie what they consider to be reasonable procedures for an organisation to ensure there is no Failure to Prevent ("FTP") the facilitation of criminal tax evasion.

### Principle 1 - Risk assessment

The relevant body assesses the nature and extent of its exposure to the risk of those who act for or on its behalf engaging in activity during the course of business to criminally facilitate tax evasion.

The mature financial services sectors in the Crown Dependencies, allied with low or zero taxes for non-residents, means that there is a heightened risk of tax evasion activities within our firm's marketplace. As a consequence of this and related regulatory requirements, we have nominated experienced partners within the firm with specific risk management responsibilities. In addition, there is a separate dedicated Client Assessment Team, who in particular review all clients of the tax practice from an anti-money laundering perspective.

Our firm is required to undertake a Business Risk Assessment (BRA) annually. The Anti-Financial Crime Team prepares the BRA in conjunction with board members and the Risk Management Partner (RMP) and considers the changing nature of our marketplace and any impact on that risk assessment. For the reasons stated above, this will always include the risks posed from tax evasion and its facilitation.

All staff are trained in anti-money laundering principles which includes the detection of tax evasion. New clients and new engagements are subject to due diligence and risk assessment, by the relevant client manager which is approved by the engagement partner. Any risk assessed more than low is subject to a second partner approval. That assessment is documented and retained. The assessment is reviewed and renewed on a periodic basis.

Our wider risk team meet bimonthly to discuss current and emerging issues. Representatives from the tax practice attend that bimonthly meeting, participate in the wider KPMG global tax risk team and attend regular tax risk management training.

### Principle 2 - Proportionality of risk-based prevention procedures

Reasonable procedures will be proportionate to the risk a relevant body faces of persons associated with it committing tax evasion facilitation offences. This will depend on the nature, scale and complexity of the relevant body's activities. We recognise that the reasonableness of prevention procedures

should take account of the level of control and supervision the organisation is able to exercise over a particular person acting on its behalf, and the proximity of the person to the relevant body. The new offences do not require relevant bodies to undertake excessively burdensome procedures in order to eradicate all risk, but they do demand more than mere lip-service to preventing the criminal facilitation of tax evasion.

The firm is primarily an audit practice, and the large majority of the audit client base are businesses that are either regulated by the JFSC, GFSC, or IOMFSA, or are administered by regulated businesses. Whilst this does not eliminate the risk of the facilitation of tax evasion within our client base, it does reduce the risk.

That said, all clients and engagements are subject to due diligence and risk assessment and are periodically reviewed to assess the risk profile and to ensure that it remains accurate.

All new client engagements come from a direct relationship between our firm and the client or a referral from another KPMG member firm. In all cases, the same risk assessment of engagements is performed. Whilst the firm may be introduced to prospective clients by intermediaries such as law firms and administrators, in all cases, we will have a direct relationship with the client and all evaluation and risk assessment procedures are applied.

It is also important to note the requirements placed on individual staff members. Prior to joining our firm, all prospective employees are subject to screening, including police checks

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if required and references are requested. All partners and staff are committed to abiding by the KPMG Global Code of Conduct. Further, annual training in ethics and anti-money laundering is mandatory for all personnel at all levels. These include clear procedures on how personnel should report suspicions of tax evasion and money laundering, as well as unethical behaviour by colleagues. Finally, partners and staff are not remunerated or otherwise rewarded by reference to tax savings for clients or similar metrics.

*Principle 3 - Top level commitment*

The top-level management of a relevant body should be committed to preventing persons associated with it from engaging in criminal facilitation of tax evasion. They should foster a culture within the relevant body in which activity intended to facilitate tax evasion is never acceptable.

The senior leadership of our firm are committed to preventing the facilitation of tax evasion. As stated above, each function has a partner charged with risk management responsibility. The risk committee, comprised of the firm RMP, representatives from the functions, the Ethics & Independence Partner and senior members of the Risk and Compliance Teams, meet bimonthly and formulate risk policy (including tax evasion detection and prevention). All policies and procedures are approved by the Boards and communicated to all personnel.

In 2012, our firm adopted the Principles of a Responsible Tax Practice. This commitment was communicated to all staff through training and notification on the portal. In 2017, the firm adopted the revised Global Principles and again communicated this to all personnel.

Regular communications from senior leadership (in particular from successive Senior Partners) unequivocally articulate the firm's zero tolerance for facilitation of tax evasion.

*Principle 4 - Due diligence*

The organisation applies due diligence procedures, taking an appropriate and risk-based approach, in respect of persons who perform or will perform services on behalf of the organisation, in order to mitigate identified risks.

As stated above, our firm has rigorous due diligence procedures for taking on new clients and new engagements. When delivering those engagements, all work is undertaken by directly employed personnel (apart from the occasional contractor) supervised by directors or partners. It is a strict requirement of the firm that all work is subject to review by a senior staff member and all final deliverables are required to be approved by the engagement partner (with the exception of routine compliance work that nonetheless requires review by an experienced senior staff member). This manner of engagement performance reduces the scope for individual personnel to deviate from firm policy in regard to the prevention of tax evasion.

To ensure compliance with these procedures, a range of independent reviews are undertaken.

- Our Anti-Financial Crime team undertake regular reviews of client due diligence procedures and report the results to Manco and the Boards.
- All engagement leaders are reviewed at least once every three years by a review team, made up of senior personnel from other KPMG offices. These reviews included detailed examination of engagement files.
- All functions include some form of review of engagements by other personnel independent of the engagement teams.

The outcome of these reviews feed into individuals' annual performance appraisal.

*Principle 5 - Communication (including training)*

The organisation seeks to ensure that its prevention policies and procedures are communicated, embedded and understood throughout the organisation, through internal and external communication, including training. This is proportionate to the risk to which the organisation assesses that it is exposed.

Our firm has a strict policy of annual anti-money laundering training that also includes wider risk issues, such as facilitation of tax evasion. It is mandatory for all partners and staff to attend this training.

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Furthermore, through the internal communication channels regular updates on risk management matters are communicated. Within the tax function, specific risk management updates are delivered to all staff. This always includes awareness of the particular risks faced in providing tax services. The zero tolerance to facilitation of tax evasion is communicated as well as detailed guidance on the Global Principles for the Responsible Tax Practice.

Staff within the tax function are required to confirm on an annual basis that they have read and abided by the Professional Conduct in Relation to Taxation by the ICAEW, CIOT, et al.

Our firm makes clear its commitment to ethical behaviour and to the principles of responsible tax outlined on its website.

Principle 6 - Monitoring and review

The organisation monitors and reviews its prevention procedures and makes improvements where necessary.

There are a number of existing arrangements that enable the review and improvement of procedures to detect and prevent the facilitation of tax evasion:

- The annual Business Risk Assessment process;
- The bimonthly meeting of the risk committee;
- The attendance at KPMG risk management training events;
- Updates and communications from the JFSC, GFSC and IOMFSA.

**Associated persons**

An organisation may have committed an offence where an “associated person” has criminally facilitated the evasion of tax. An associated person is an agent (either a person or entity) who provides services for or on behalf of the organisation. The firm needs to consider what FTP risk there is in relation to the work of associated persons and whether additional policies or safeguards are required.

Possible associated persons for our firm include: -

- Employees;
- Contractors;
- Alliance partners;
- KPMG member firms (e.g. via Multi-Firm Engagements (MFEs) or otherwise);
- Third party service providers.

Employees are covered in the assessment above. Contractors, to the limited extent that they are used, are subject to the same policies, procedures and screening as employees.

We interact with other KPMG member firms in two ways: as Originating Firm and as Participating Firm. In the case of the former, we have the direct relationship with the client and the other member firm will be acting only under our instruction. Therefore, the procedures outlined above should be sufficient in managing any risk in these situations.

In the case of the latter (i.e. where we are the Participating Firm), as mentioned, even when we are instructed by another KPMG member firm, we will nonetheless complete our normal engagement evaluation procedures.

We do not use third party service providers in the direct delivery of services to clients without the control and supervision by our firm personnel. When clients are introduced to us by third parties, as already stated, our normal client and engagement due diligence and risk assessment provisions are applied.

Foreword

A system of quality management as the foundation of quality

Live by our Values-driven culture

Apply expertise and knowledge

Embrace digital technology

Nurture inclusive, skilled teams

Associate with the right clients and engagements

Be independent and ethical

Perform quality engagements

Assess risks to quality

Monitor and remediate

Communicate effectively

Governance and disclosures

Appendices



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