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TERMS OF REFERENCE OF

THE AUDIT COMMITTEE

OF

PRU LIFE INSURANCE CORPORATION OF U.K.

Review and Approval

Prepared by:	Reviewed by:	Approved by:
<p>Patricia V. Arellano <i>AVP & Deputy Head of Legal & Corporate Secretary</i></p>	<p>Kevin Choi <i>Principal Audit Manager Group-wide Internal Audit, Asia Prudential Corporation Asia</i></p> <p>Grace S. Ayson <i>Vice President & Compliance Officer</i></p> <p>Dante M. Marasigan <i>Vice President & Financial Controller</i></p> <p>Sheila May P. Zerna <i>Asst. Vice President – Finance & Accounting</i></p>	<p>Lee C. Longa <i>EVP & Chief Financial Officer</i></p> <p>Ma. Emeren V. Vallente <i>SVP & Chief Legal and Government Relations Officer</i></p> <p>Johnny Lee <i>SVP & Chief Risk Officer</i></p>

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Revision History

Revision No.	Change	Author	Effective Date
01	Revision of provisions in accordance with the revised AC TOR of the PCA and GAC	Lorna Lee A. Dela Paz	24 June 2014
02	Revision of provisions to include the requirements of the ASEAN Corporate Governance Scorecard on Related Party Transactions	Patricia V. Arellano	30 March 2017
03	Revision of provisions to comply with the requirements of IC Circular No. 2017-29 issued on 2 May 2017	Patricia V. Arellano	22 June 2017
04	Revision of provisions to comply with the letter of the Insurance Commission regarding Related Party Transactions dated 19 April 2017 which was received on 19 July 2017	Patricia V. Arellano	24 August 2017

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I. Constitution and purpose

- a. The Board of Directors of Pru Life UK (“**the Board**”) hereby resolve to establish a Committee of the Board to be known as the Pru Life UK (or the “**Company**”) Audit Committee (the “**Committee**”) with terms of reference as set out below.
- b. The Committee shall be accountable to the Board and shall assist the Board in meeting its responsibility for the integrity of the Company’s financial statements, for the effectiveness of the Company’s internal control and risk management systems, and for monitoring the effectiveness and objectivity of the internal and external auditors.
- c. Where there is a perceived overlap of responsibilities between the Company’s Audit Committee and Risk Committee, the respective committee chairmen will have the discretion to agree the most appropriate committee to fulfil any obligation.
- d. The Terms of Reference (“**TOR**”) of the Committee are subject to amendment in order to ensure compliance with the requirements of local regulations. Any proposed variations from the model TOR shall be reported to Group-wide Internal Audit (“**GwIA**”) who will arrange for these to be brought to the attention of the Prudential Corporation Asia Audit Committee (“**PCA**” AC) so that any risks can be assessed from a PCA perspective.

2. Membership

- a. The Committee shall consist of not less than three members, all of whom work outside the day to day operations of the Company ("non-executive directors") and at least one of whom shall be a representative from the PCA Regional Office (e.g. a member of the PCA Board or a direct report of the PCA CEO who is independent of the executive management of the Company). Majority of the Committee shall be independent directors. A reduced membership of two members shall be permitted on a short term basis due to the resignation of a member and subject to compliance with the quorum requirements.
- b. The Chairman of the Committee should be an Independent Director.
- c. Proposed members, and the chairman of the Committee, shall be nominated by the Company CEO, who will recommend these to the Regional Business CEO and the GwIA Director for PCA who will arrange for any other PCA level approvals which may be required (e.g. see (d) below). The nominated members will be submitted for approval by the Board (or the designated Board committee, e.g. a nomination committee).
- d. At least one member, who is an independent director, will have recent and relevant financial experience and competence in accounting and/or auditing.
- e. The PCA AC Chairman shall also approve changes to the Committee membership.

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3. Meetings

- a. Meetings shall be held not less than four times a year.
- b. The quorum for a meeting of the Committee is two members. When the Chairman of the Committee is not available to attend a meeting, the remaining two members should agree for one of them to act as the chairperson for the meeting and document as such in the minutes.
- c. The Committee may invite any individual, whether external or internal to attend all or part of any meeting(s) of the Committee in whatever capacity as the Committee deems appropriate to assist the Committee in the fulfilment of its duties. The PCA Chief Risk Officer, PCA Chief Compliance Officer and the Group-wide Internal Audit Director for PCA, or their nominated delegates, have a standing invitation to attend any meeting(s) of the Committee.
- d. The external auditor will be invited to attend the Committee meetings on a regular basis.
- e. The Company's Compliance Officer may sit as a resource person in the Committee meetings as and when required by the members of the Committee.
- f. The Committee shall meet with the GwIA and external auditor in private (in separate meetings) at least once a year without the presence of the Company's executives. The Committee can agree the arrangements for such meeting including whether the Chairman can represent the Committee.
- g. External auditors, internal auditors or any member of the Committee may request a meeting if they consider that one is necessary.
- h. The Company CEO will be responsible for appointing a secretary to the committee which will normally be either of the local Compliance, Risk, Legal or Corporate Secretarial functions. A representative from GwIA can also act as the secretary. The Secretary of the Committee shall ensure that agendas and committee papers are circulated in accordance with the terms of reference and the proceedings of the Committee are minuted and that all Committee documents are retained in accordance with document retention policy.
- i. Agenda
 - a. The agenda for Committee meetings shall be determined by the Chairman of the Committee in consultation with other members of the Committee as appropriate. Where possible the Committee should follow, as a minimum, the model agenda issued by GwIA (appendix 1) although the Committee are free to add additional items reflecting the Company's business and risk profile.
 - b. The agenda and papers for the meeting shall normally be circulated a week in advance to the persons attending the meeting and copied to the PCA Chief Risk Officer, the representative of GwIA and the Secretary.

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- c. The agenda shall include a specific item for consideration of whether there are any issues which should be brought to the attention of the Board, external auditors or the PCA AC.
- d. The agenda shall be established to enable the Committee, in the course of a year's meetings, to discharge its responsibilities and to report all matters of significance to the Board and to the PCA AC.

4. Duties

- a. The Committee is authorised by the Board to investigate any activity within its remit, seek any information that it requires from any employee, contractor, management board, statutory board or committee which is necessary to satisfactorily discharge its duties. All employees of the Company are directed to cooperate with any request made by the Committee.
- b. Members of the Committee have the right of access to the Chairman of the PCA Audit Committee and the Regional Business CEO.
- c. The duties of the Committee shall be:

i) Financial Reporting

- a. monitoring the integrity of the financial reporting, reviewing the application of and compliance with critical local accounting policies and practices, decisions regarding major areas of judgement, the extent to which the financial statements are affected by any unusual transactions in the year, significant adjustments resulting from the audit and the going concern assumption;
- b. reviewing management's certifications to PCA Finance in respect of the half yearly and annual results.

ii) Internal Control and Risk Management

- a. reviewing the framework and effectiveness of the Company's systems of internal control, including the adequacy of resources, qualifications and experience of accounting and financial reporting staff and their training programmes;
- b. seeking assurance from management that they have performed their duty in respect of their application of the PCA Risk Framework and reviewing approvals for deviations from any PCA Regional Policies;
- c. reviewing management's and the external and internal auditors' reports on the effectiveness of systems for internal control, financial reporting and risk management including certifications provided pursuant to the PCA Corporate Governance Manual.

iii) External Audit

- a. to be primarily responsible for recommending the appointment and removal of the Company's external auditor;

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- b. at the beginning of each audit cycle, ensuring that appropriate plans are in place for the audit and that the scope of the audit plans reflects the terms of the engagement letter;
- c. before the audit commences, discussing with the external auditors the nature and scope of the audit and reviewing the auditors' quality control procedures and steps taken by the auditors to respond to changes in regulatory and other requirements;
- d. receiving regular progress reports as deemed necessary by the Committee (but no less than annually) on activity and issues arising from the external auditors;
- e. following the audit, discussing and reviewing the findings of their work with the external auditors;
- f. considering management's response to any major external audit recommendations.

iv) Internal Audit

- a. reviewing the effectiveness and performance of the Company's internal audit function (whether performed by GwIA and/ or a local internal audit function) ensuring it is adequately resourced and free from constraint and has the appropriate standing with the Company;
- b. approving the internal audit programme, requesting where appropriate that internal audit undertakes specific work and monitoring the significant findings from major investigations, including management's response to them;
- c. receiving regular (at least quarterly) progress reports on activity and issues arising from GwIA and where applicable local internal audit function;
- d. confirming that all significant internal audit issues have been escalated to the Board, GwIA, the external auditors and the PCA AC, as appropriate.

v) Compliance

- a. reviewing, and seeking assurances on, the effectiveness of the Company's compliance framework;
- b. reviewing the Company's policies for ensuring compliance with relevant regulations, industry codes and legal requirements in each of the markets where the Company is represented and the effectiveness of the policies and procedures;
- c. reviewing, and endorsing for the Board's approval, the compliance programme and ensure that the compliance function is adequately resourced and has appropriate standing within the Company, and where appropriate to request that the compliance function undertakes specific work;

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- d. receiving regular (at least quarterly) progress reports on activity and issues arising from the compliance function, including a summary of all reports issued by regulators.

vi) Financial Crime and whistleblowing

- a. reviewing any procedures operated locally by the Company for handling allegations from whistleblowers (including arrangements for employees to raise concerns about financial reporting improprieties) and, upon request, a log of all complaints within the ambit of applicable law requiring the Committee to establish such procedures;
- b. ensuring that any procedures operated by PCA or Prudential Group for handling allegations from whistleblowers meet local legal and regulatory requirements;
- c. reviewing the procedures to combat financial crime, including money-laundering activities, fraud, sanctions and bribery & corruption;
- d. reviewing whether proportionate and independent investigation of such matters has occurred.

vii) Governance Framework

- a. reviewing the effectiveness of the Company's Governance Framework, and any deviation(s) from Regional PCA policies as defined by the PCA Corporate Governance Framework;
- b. reviewing management's certifications to PCA in respect of their adherence to the PCA Corporate Governance Manual as applicable and exceptions thereto.

viii) Attestations

- a. reviewing annually the known population of attestations to be provided to external parties on behalf of the Company (including those requested by the local, regional or global regulators), and on a case by case basis determine the respective assurance required from the second and third-line of defence on the information and data supporting the attestation required;
- b. reviewing all additional unforeseen attestation requests with detail of the proposed assurance to be sought, if any. A summary of all such requests and the response agreed are to be reported to the subsequent Committee meeting;
- c. receiving an update from the second line of defence control functions on the results of their assurance activities as and when appropriate.

ix) Escalation

- a. considering whether there are any specific issues which should be brought to the attention of the Board, external auditors, and PCA AC (such as a significant control or

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compliance breakdown or issues which might have a ramification elsewhere in the Prudential Group), and to minute whether or not there are any such issues at each meeting.

5. Governance

- a. The minutes of meetings of the Committee shall be circulated to all members of the Committee, the Board, the attendees and to the PCA Chief Risk Officer and the PCA GwIA Director, normally within four weeks of the meeting.
- b. The minutes shall state whether or not there are any specific issues which the Committee believes should be brought to the attention of the Board, external auditors or the PCA AC and shall describe any such issues.
- c. The Committee shall provide all information requested by the Board and the PCA AC, both regularly and on an ad hoc basis.
- d. The Committee shall cooperate with periodic independent reviews of its effectiveness conducted by GwIA and the PCA AC.

6. Support

- a. The Committee will have access to sufficient resources in order to carry out its duties.
- b. The Committee is authorised to obtain, at the expense of the Company, appropriate external professional advice, and if necessary to invite external advisers with relevant experience to attend meetings of the Committee.
- c. The Committee will be provided with appropriate and timely training both in the form of an induction programme for new members and on an ongoing basis for existing members. The Committee can request training on any specific areas that it feels is appropriate to undertake its duties.

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Appendix 1 - Model Agenda for LBU AC meeting:

[LOCAL LEGAL ENTITIY NAME]
AUDIT COMMITTEE MEETING AGENDA
X:XX p.m., day, date: DD MM YYYY
Location: Board Room, address

Telephone conference dial-in no.: xxxxxxxxxxxx

Leader passcode: xxxxxxxxxxxx

Participant passcode: xxxxxxxxxxxx

Video Conferencing: IP address xxxxxxxxxxxx

Members:

xxxxx (Chair)
xxxxx (Member)
xxxxx (Member)
xxxxx (Member)

Invitees:

xxxxx (Chief Executive)
xxxxx (Chief Financial Officer)
xxxxx (Secretary) – *Notes*
xxxxx (Compliance Officer)
xxxxx (Chief Risk Officer)
xxxxx (KPMG)

Item x – xxxxx (Chief Risk Officer, Eastspring)
Item x – xxxxx (Chief Operating Officer)
Item x – xxxxx (Director, Financial Reporting)

Agenda:		(Time)	(At clock)
1.	Confirm Minutes of Previous Meeting	5 mins	xx:xx – xx:xx
2.	Follow Up on Action Items and Matters Arising	10 mins	xx:xx – xx:xx
3.	Combined Risk Functions: Risk Management, Compliance, Anti-Money Laundering Report, and other Risk Functions	xx mins	xx:xx – xx:xx
4.	GwIA Asia Progress Report	xx mins	xx:xx – xx:xx
5.	Finance, SOX and KPMG Update	xx mins	xx:xx – xx:xx
6.	Xxx	Xx mins	xx:xx – xx:xx
7.	Xxx	Xx minx	xx:xx – xx:xx

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8.	Specific Items to be Brought to the Attention of the Group Audit Committee and KPMG	10 mins	xx:xx – xx:xx
9.	Any Other Business (All)	5 mins	xx:xx – xx:xx