Annex 2

ASSESSMENT QUESTIONNAIRE AND CRITERIA

YES/NO
SCORE
(0 – 10)
/10
/10
/10
/10
/10
/50

SCORE

Answer to level 1 question is YES if the total score for all 5 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

PILLAR 2 — ACCOUNTING	
Level 1 (Financial Regulation). Does the entity use an accounting system that provides in all material respects accurate, complete and reliable information in a timely manner, based on international accounting standards and in line with the criteria set by the European Commission?	YES/NO
Level 2 criteria/questions (3 components for accounting)	SCORE
	(0 – 10)
1. Accounting system and policies	/10
Does the entity use an adequate accounting system , and does it have clear and written accounting policies?	
2. Budgeting	/10
Does the entity have a budget system and procedures which result in transparent and reliable budgets for its operations and activities?	
3. Accounting and budgeting for specific projects, activities, (trust) funds and financial instruments (1), where relevant	/10
Does the entity have: (i) accounting and budgeting procedures which enable adequate and timely reporting to donors/fund providers (including the European Commission) on the use of funds provided by them for projects, activities, (trust) funds and financial instruments; and (ii) the capacity and processes in place to produce financial statements (²)?	
Total score	/30

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%

- $(^1)$ Reference to 'financial instruments' is deemed to also include budgetary guarantees.
- (2) Cf. Article 209(4) of the 2018 EU Financial Regulation (FR).

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT	
Level 1 (Financial Regulation). Is the entity subject to an independent external audit, required to be performed in all material respects in accordance with internationally accepted auditing standards by an audit service that is functionally independent of the entity, and in accordance with the criteria set by the European Commission?	YES/NO
Level 2 criteria/questions (3 components for independent external audit)	SCORE
	(0 – 10)
1. Legal and regulatory framework	/10
Does the entity have a clear regulatory framework for external audit?	

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT

2. **Principles**

../10

Three possible situations can be distinguished depending on the applicable regulatory framework and the standards on auditing.

Key question (level 2) — Applies if the external audit is performed by an <u>independent professional external audit firm (private sector)</u> in accordance with standards equivalent to international standards on auditing. Is the entity subject to an external audit which is:

- performed by a professional external audit firm which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to the international standards on auditing ('ISAs') issued by the International Auditing and Assurance Standards Board (IAASB)?

Key question (level 2) — Applies if the external audit is performed by a <u>national audit institution (public sector)</u> in accordance with standards equivalent to international standards on auditing. Is the entity subject to an external audit which is:

- performed by a national audit institution or a supreme audit institution (e.g. a national court of auditors or equivalent body) which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to principles, standards and guidance issued by the International Organisation of Supreme Audit Institutions (INTOSAI)?

Key question (level 2) — Applies if the external audit is performed by an <u>external audit or oversight body which operates under a specific regulatory or institutionalised framework</u> (e.g. external auditor of the UN) and which is **independent** from the entity in accordance with standards equivalent to international standards on auditing. Is the entity subject to an external audit which is:

- performed by an external audit or oversight body which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to the international standards on auditing ('ISAs') or INTOSAI standards?

3. External audit procedures

../10

Is the entity subject to appropriate external audit **procedures**?

Total score

../30

SCORE

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

Level 1 (Financial Regulation). Does the entity apply appropriate rules and procedures for providing financing from EU funds through grants and in accordance with the criteria set by the European Commission?	YES/NO
Level 2 criteria/questions (3 components for grants)	SCORE
	(0 – 10)
1. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework for providing grants?	
2. Principles	/10
Are the following principles integrated in the procedures, rules and criteria of the entity's grant award system: transparency, equal treatment, eligibility criteria, avoiding double funding, conflicts of interest?	
These principles must be integrated in the procedures, rules and criteria of the entity's grant award system in accordance with the overarching principle of proportionality . Principles are not absolute and a limited number of exceptions can be allowed provided that such exceptions are clearly stated, reasonable and justified.	
3. Grants procedures	/10
Does the entity apply appropriate rules and procedures for providing financing from EU unds through grants and in accordance with the criteria set by the European Commission?	
Total score	/30

Answer to level 1 question is YES if the total score for all 3 components is at least $70\,\%$ and the score for each individual component is at least 2/10 or $20\,\%$.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

PILLAR 5 — PROCUREMENT	
Level 1 (Financial Regulation). Does the entity apply appropriate rules and procedures in all material respects for providing financing from EU funds through procurement and in accordance with the criteria set by the European Commission?	YES/NO
Level 2 criteria/questions (3 components for procurement)	SCORE
	(0 – 10)
1. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework for procurement?	

PILLAR 5 — PROCUREMENT	
2. Principles	/10
Are the following principles integrated in the procedures, rules and criteria of the entity's procurement system: transparency, equal treatment, public access to procurement information, conflicts of interest and use of competitive tendering procedures and best value for money?	
These principles must be integrated in the procedures, rules and criteria of the entity's procurement system in accordance with the overarching principle of proportionality . Principles are not absolute and a limited number of exceptions can be allowed provided that such exceptions are clearly stated, reasonable and justified.	
3. Procurement procedures	/10
Does the entity apply appropriate rules and procedures for procurement?	
Total score	/30

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70 % or the score for one individual component is lower than 2/10 or 20%.

DILLAR C. FINANCIAL INCTDINCENTS (1)	
PILLAR 6 — FINANCIAL INSTRUMENTS (1) Level 1 (Financial Regulation). Does the entity apply appropriate rules and procedures in all material respects for providing financing from EU funds/budgetary guarantees through financial instruments/budgetary guarantees, and in accordance with the criteria set by the European Commission?	YES/NO
Level 2 criteria/questions (3 components for financial instruments)	SCORE
	(0 - 10)
. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework for the use and implementation of financial instruments/budgetary guarantees?	
2. Principles	/10
Are the following principles and conditions integrated in the procedures, rules and criteria of the entity's financial instruments/budgetary guarantees?	
<u>Basic principles (Article 209(1) FR).</u> Sound financial management, transparency, proportionality, non-discrimination, equal treatment and subsidiarity.	
delection of financial intermediaries (Article 216(3) FR). Financial intermediaries must be selected on the basis of open, transparent, proportionate and non-discriminatory procedures, avoiding onflicts of interest.	
Conditions for financial instruments and budgetary guarantees (Article 209(2) FR). Financial instruments and budgetary guarantees must comply with the following basic conditions: address market failures or sub-optimal investment situations, additionality, leverage effect and alignment of interest, as well as, where applicable, non-distortion of competition in the internal market and consistency with State aid rules.	

PILLAR 6 — FINANCIAL INSTRUMENTS (1)	
3. Financial instruments/budgetary guarantees procedures	/10
Does the entity apply appropriate rules and procedures for the use of financial instruments/budgetary guarantees?	
Total score	/30

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

(¹) Reference to 'financial instruments' and 'EU funds' is deemed to also include budgetary guarantees.

PILLAR 6 — FINANCIAL INSTRUMENTS — additional Section 6A (additional questions for bud	getary guarantees (1))
Level 2 criteria/questions (four additional components for budgetary guarantees) Does the entity have a credit risk management system and utilise an internal risk rating system appropriate to the nature, size and complexity of its activities?	YES/NO
1. Risk policy/strategic framework	/10
Does the entity have a sound policy and strategy in place to identify, manage, measure and control risk (focus on credit risk)?	
2. Risk governance	/10
Does the entity have an appropriate organisational framework to enable effective credit risk management, measurement and control, with sufficient qualitative and quantitative human and technical resources to carry out the required tasks?	
3. Credit risk identification, analysis and monitoring system	/10
Does the entity have a well-functioning system of credit risk identification, analysis and monitoring?	
4. Internal risk rating system (IRRS)	/10
Does the entity utilise an internal risk rating system (IRRS) appropriate to the nature, size and complexity of its activities?	
Total score	/40

SCORE

Answer to level 2 question is YES if the total score for all 4 components is at least 70% and the scores for each component are at least 2/10 or 20%.

Answer to level 2 question is NO if the total score is less than $70\,\%$ or the score for one component is lower than 2/10 or $20\,\%$

(1) Only applicable if the entity plans to request a budgetary guarantee from the EU.



	al (1))
Level 1. Does the Entity implement in the selection/implementation of financial instruments/budgetary guarantees supported by Union funds, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: a) does not support actions that contribute to tax avoidance and b) does not enter into operations with entities incorporated or established in non-cooperative jurisdictions for tax purposes?	YES/NO
Level 2 criteria/questions (2 components for controls related to tax avoidance and non-cooperative jurisdictions)	SCORE
	(0 - 10)
Controls related to Tax avoidance and Non-Cooperative Jurisdictions (NCJs)	/10
Does the Entity implement in the selection/implementation of financial instruments/budgetary guarantees supported by Union funds, standards equivalent to applicable Union legislation and agreed international and Union standards (²) and therefore:	
1) does not support actions that contribute to tax avoidance and	
2) does not enter into operations with entities incorporated or established in non-cooperative jurisdictions for tax purposes,	
Level 1. Does the Entity implement in the selection/implementation of financial instruments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high risk third countries?	YES/NO
ments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions	YES/NO SCORE
ments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high risk third countries? Level 2 criteria/questions (2 components for controls related to anti-money laundering	
ments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high risk third countries? Level 2 criteria/questions (2 components for controls related to anti-money laundering	SCORE
ments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high risk third countries? Level 2 criteria/questions (2 components for controls related to anti-money laundering and countering terrorism financing)	SCORE (0 – 10)
ments/budgetary guarantees, standards equivalent to applicable Union legislation and agreed international and Union standards, and therefore: c) does not support actions contributing to money laundering and terrorism financing and d) does not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high risk third countries? Level 2 criteria/questions (2 components for controls related to anti-money laundering and countering terrorism financing) Anti-Money Laundering (AML) and Countering Terrorism Financing (CTF) Does the Entity implement in the selection/implementation of Financial Instruments/Budgetary Guarantees, standards equivalent to applicable Union legislation and agreed international and	SCORE (0 – 10)

PILLAR 6 – FINANCIAL INSTRUMENTS — additional sections 6B and 6C (optional (1))

Answer to level 1 question is YES if the total score for the relevant section is at least 70 %.

Answer to level 1 question is NO if the total score for the relevant section is less than 70%.

- (1) In order to implement Union funds through financial instruments, the entity will need to comply with the relevant requirements under the Financial Regulation covered in the additional sections 6B and 6C through appropriate contractual arrangements, even if opting not to undergo the pillar assessment of these sections.
- (2) The EU tax policy and regulatory framework includes, in particular and subject to further developments: Code of Conduct for business taxation, 1.12.1997 (OJ C 2, 6.1.1998); Council Directive 2011/96/EU of 30 November 2011 on the common system of taxation applicable in the case of parent companies and subsidiaries of different Member States (OJ L 345, 29.12.2011, p. 8); Council Directive 2003/49/EC of 3 June 2003 on a common system of taxation applicable to interest on royalty payments made between associated companies of different Member States (OJ L 157, 26.6.2003, p. 49); Commission Recommendation 2012/772/EU of 6 December 2012 on aggressive tax planning (OJ L 338, 12.12.2012, p. 41); Council Directive 2011/16/EU of 15 February 2011 on administrative cooperation in the field of taxation and repealing Directive 77/799/EEC (OJ L 64, 11.3.2011, p. 1); Commission Anti-Tax Avoidance Package: Next steps towards delivering effective taxation and greater tax transparency in the EU (COM/2016/23), Commission Recommendation (EU) 2016/136 of 28 January 2016 on the implementation of measures against tax treaty abuse (OJ L 25, 2.2.2016, p. 67); Council Directive (EU) 2016/1164 of 12 July 2016 laying down rules against tax avoidance practices that directly affect the functioning of the internal market (OJ L 193, 19.7.2016, p. 1); ECOFIN Council conclusions of 12 February, 8 March, 25 May, 17 June, 8 November and 5 December 2016, 5 December 2017, 23 January and 13 March 2018.
- (3) Taking into account Directive (EU) 2015/849.

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING	
Level 1 (Financial Regulation). Does the entity apply appropriate rules and procedures for excluding third parties from access to funding through procurement, grants and/or financial instruments (1)?	YES/NO
Level 2 criteria/questions (3 components for exclusion from access to funding)	SCORE
	(0 – 10)
1. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework regarding exclusion from funding?	
2. Exclusion criteria	/10
Are exclusion criteria integrated in the procedures and rules for the award of procurement contracts, grants and/or financial instruments?	
3. Exclusion procedures	/10
Does the entity effectively apply rules and procedures for exclusion referred to under 2?	
Total score	/30

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

SCORE

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for individual components 1 or 3 is at least 2/10 or 20% or the score for individual component 2 is at least 5/10 or 50%.

Answer to level 1 question is NO if the total score is less than 70% or the score for individual components 1 or 3 is lower than 2/10 or 20% or the score for individual component 2 is lower than 5/10 or 50%.

(¹) The exclusion of third parties must be assessed for grants, procurement and/or financial instruments when the respective pillar (grants, procurement and financial instruments) has been assessed. Reference to 'financial instruments' and 'EU funds' is deemed to also include budgetary guarantees.

PILLAR 8 — PUBLICATION OF INFORMATION ON RECIPIENTS AND OTHER INFORMATION	
Level 1 (Financial Regulation) Does the entity make public information on the recipients of funds in an appropriate and timely manner (1)?	YES/NO
Level 2 criteria/questions (3 components for publication of recipients)	SCORE
	(0 – 10)
1. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework on publication of recipients, covering (1) the publication of appropriate information on fund beneficiaries; (2) a reference to a common international standard ensuring protection of fundamental rights and of commercial interests; and (3) regular publication updates?	
2. Requirements	/10
If the regulatory framework is implemented by an additional set of procedures for publication, do the latter integrate its requirements ?	
3. Publication procedures	/10
Does the entity effectively apply rules and procedures for publication based on the requirements mentioned under 2?	
Total score	/30

SCORE

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

⁽¹⁾ The publication of information on recipients must be assessed for grants, procurement and/or financial instruments once the corresponding pillar (grants, procurement and financial instruments) has been assessed.

PILLAR 9 — PROTECTION OF PERSONAL DATA	
Level 1 (Financial Regulation) Does the entity ensure protection of personal data equivalent to that referred to in Article 5 of the FR (1)?	YES/NO
Level 2 criteria/questions (3 components for protection of personal data)	SCORE
	(0 - 10)
1. Legal and regulatory framework	/10
Does the entity have a clear legal and regulatory framework regarding protection of personal data?	
2. Requirements	/10
Are requirements integrated in the procedures and rules for the protection of personal data?	
3. Procedures	/10
Does the entity effectively apply rules and procedures (e.g. appropriate technical and organisational measures) for protection of personal data (in the provision of grants/procurement/financial instruments, as appropriate) based on the requirements mentioned under 2?	
Total score	/30

Answer to level 1 question is YES if the total score for all 3 components is at least 70% and the score for each individual component is at least 2/10 or 20%.

Answer to level 1 question is NO if the total score is less than 70% or the score for one individual component is lower than 2/10 or 20%.

 $(^1)$ In line with Regulations (EU) 2018/1725 and (EU) 2016/679.

Annex 2A

ASSESSMENT QUESTIONNAIRE

	PILLAR	PILLAR SUBJECT TO ASSESSMENT (1)
1.	INTERNAL CONTROL	YES
2.	ACCOUNTING	YES
3.	EXTERNAL AUDIT	YES
4.	GRANTS	YES/NO <remove applicable="" is="" not="" what=""></remove>
5.	PROCUREMENT	YES/NO <remove applicable="" is="" not="" what=""></remove>
6.	FINANCIAL INSTRUMENTS (2)	YES/NO <remove applicable="" is="" not="" what=""></remove>
7.	EXCLUSION FROM ACCESS TO FUNDING	YES
8.	PUBLICATION OF INFORMATION ON RECIPIENTS	YES
9.	PROTECTION OF PERSONAL DATA	YES

Pillars 1, 2, 3, 7, 8 and 9 are always subject to assessment.

Pillars 4 to 6 may be subject to the assessment, depending on the nature of the implementation tasks to be entrusted.

- (1) The entity/auditor should state here YES or NO to indicate whether the pillar is subject to assessment.
- (2) The reference to 'financial instruments' is deemed to also include budgetary guarantees.

PURPOSE AND USE OF THIS DOCUMENT

1. In a first phase, the entity will be requested to complete relevant questions in Annex 2a and to submit a completed Annex 2a to the contracting authority (if different to the entity itself) and the auditor.

Attention: the entity is requested to complete questions indicated with 'to be completed by entity', 'TBCBE' in the column with the heading 'Entity comments'. Key questions must only be completed by the auditor based on its professional judgement and the assessment procedures and tests performed.

The contracting authority will provide a completed Annex 2a questionnaire to the auditor as soon as possible after the auditor has been contracted but prior to the start of the auditor's assessment procedures.

2. In a second phase, Annex 2a will become a support tool used by the auditor to design, plan and perform the assessment procedures and to take into account the criteria which the European Commission deems essential or important for the entity subject to assessment to comply with.

The completed questionnaire is an essential source of assessment information and evidence for the auditor. However, it is by no means the only source to be used by the auditor to plan and perform assessment procedures and to draw conclusions. All information completed and provided by the entity is subject to the assessment procedures the auditor deems necessary. The auditor must not rely on information until it has ensured through assessment procedures that the information is sufficiently accurate and complete for the purpose of the assessment and to arrive at informed conclusions for key questions.

Hence the auditor may modify, complete and add information in the 'Auditor comments' column as it sees fit. The auditor may also add additional questions if it considers that this is necessary to arrive at an informed conclusion for key questions.

Use of the column 'Auditor comments' — It is highly recommended that the auditor uses as much as possible comments and narratives in summary form to avoid entering lengthy texts in the 'Auditor comments' column. The auditor may adapt the width and/or length of this column to enter information and comments. Alternatively, the auditor may use attachments (e.g. long narratives and/or documents obtained from the entity) which can be referred to.

The auditor remains fully responsible at all times for designing, planning and performing the assessment procedures it deems necessary to arrive at a conclusion for each pillar covered by the assessment. The auditor must take into account the specific engagement circumstances and apply professional judgement throughout the assessment process.

PILLAR 1 — INTERNAL CONTROL		
KEY QUESTION (level 1)	Auditor comments	
Has the entity set up and ensured the functioning in all material respects of an effective, efficient and economical internal control system and in accordance with the criteria set by the European Commission?		

Guidance

Article 154 of the Financial Regulation

The Commission may accept that the accounting systems and the **internal control systems** used by entities and persons entrusted with the implementation of Union funds or budgetary guarantees are providing equivalent levels of protection of the financial interests of the Union and of reasonable assurance of achieving the management objectives.

	PILLAR 1 — INTERNAL CONTROL			
1.	CONTROL ENVIRONMENT — questions/criteria	Entity comments	Auditor comments	
	question (level 2) : Does the control environment of the entity provide an aing out internal control across the organisation?	adequate basis for		
awar	The control environment includes the governance and management functions eness and actions of those charged with governance and management concernal control and its importance in the entity.			
1.1.	Integrity and ethical values.			
Does	management demonstrate a commitment to communicate and enforce integrity and eth	ical values?		
1.1.1	Is there a written code of conduct that is communicated to all staff or a staff manual containing provisions promoting ethical behaviour and values?	ТВСВЕ		
1.1.2	Does management stress and communicate the importance of integrity and ethical values to staff ('tone from the top')?	ТВСВЕ		
1.1.3	Are there procedures (e.g. disciplinary sanctions, financial and personal liability) for staff who do not comply with integrity rules and ethical values?	ТВСВЕ		
1.1.4	Are there procedures in place to deal with possible conflicts of interest at management level?	ТВСВЕ		

	PILLAR 1 — INTERNAL CONTROL		
1. CON	TROL ENVIRONMENT — questions/criteria	Entity comments	Auditor comments
1.2. <u>Or</u>	ganisational structure and assignment of authority and responsibility.		
Does the e	ntity have a clear and adequate organisational structure and are key responsibilities	s clearly defined?	
1.2.1	Does the entity have a clear organisational structure (i.e. the framework within which an entity's activities for achieving its objectives are planned, executed, controlled and reviewed) which supports good management and governance?	ТВСВЕ	
1.2.2	What is the decision-making structure and who is the highest decision-making authority?	ТВСВЕ	
1.2.3	Are reporting lines and responsibilities clearly defined? For example: are responsibilities, authorities and reporting lines clearly stipulated in employment contracts and/or operating manuals?	ТВСВЕ	
1.2.4	Are job descriptions available?	ТВСВЕ	
1.2.5	How are the authority and responsibility for operating activities assigned and how are reporting relationships and authorisation hierarchies established?	ТВСВЕ	
1.2.6	What are the policies and practices that relate to, for example, recruitment, orientation, training, evaluation, counselling, promotion, compensation and remedial actions?	ТВСВЕ	
1.3. <u>Go</u>	vernance oversight structure.		
Does the e	ntity have an adequate governance oversight structure?		
1.3.1	Is there a governance oversight body (e.g. oversight authorities, audit committee, regulators, governing board, executive body) which is independent of the management of the entity?	ТВСВЕ	
1.3.2	Are there rules for the appointment, remuneration and resignation of members of the governance oversight body?	ТВСВЕ	
1.3.3.	If there is no governance oversight body, has the entity's management taken measures to carry out its governance oversight responsibilities?	ТВСВЕ	
1.3.4	Does the entity have an internal audit function? If yes, refer to Section 5.2.	ТВСВЕ	

	PILLAR 1 — INTERNAL CONTROL				
l. CONT	ROL ENVIRONMENT — questions/criteria	Entity comments	Auditor comments		
1.3.5	If no, how (i.e. by what other measures) does management exercise oversight of the development and performance of internal control?	ТВСВЕ			
	ess for attracting, developing and retaining competent individuals. tity demonstrate a commitment to attract, develop and retain competent indivies?	duals in alignment			
1.4.1	Does the entity have formal written human resources policies and practices?	ТВСВЕ			
1.4.2	Does the entity have recruitment and remuneration policies?	ТВСВЕ			
1.4.3	Does the entity have a staff development (covering development and training needs) and appraisal system?	ТВСВЕ			

PILLAR 1 — INTERNAL CONTROL				
2. RISK A	ASSESSMENT — questions/criteria	Entity comments	Auditor comments	
Key question (level 2): Does the entity identify risks to the achievement of its objectives across the entity and are risks analysed as a basis for determining how they should be managed?				
2.1	Does the entity specify its objectives with sufficient clarity to enable the identification and assessment of risks relating to objectives?			
2.2	Does the entity have risk assessment procedures in place which enable management to identify, assess and address existing or potential issues that may hamper the achievement of the entity's objectives?	ТВСВЕ		
2.3	Are risks assessed on a project basis or across the entity as a whole?	ТВСВЕ		
2.4	Are risk assessment procedures documented?	ТВСВЕ		
2.5	Does the entity have a risk register?	ТВСВЕ		

	PILLAR 1 — INTERNAL CONTROL				
2. RISK	ASSESSMENT — questions/criteria	Entity comments	Auditor comments		
2.6	Does the entity have risk assessment procedures which:	ТВСВЕ			
	— Identify events and risks affecting the achievement of the objectives, including the potential for fraud?				
	— Analyse the significance of risks and the likelihood of their occurrence?				
	— Determine the actions and follow-up mechanisms needed in response to the risks?				
	— Implement and modify controls to respond to changes in identified risks?				

PILLAR 1 — INTERNAL CONTROL				
3. CON	TROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments	
Key ques	Key question (level 2): does the entity deploy effective and efficient control activities?			
3.1. <u>Ge</u>	neral			
Does the e	ntity have formal and written policies and procedures for control activities?			
3.1.1	Does the entity deploy control activities	ТВСВЕ		
	— through formal, written policies and procedures?			
	— that contribute to mitigating risks to the achievement of objectives to acceptable levels?			
	— that are relevant i.e. based on an assessment of risks and of controls required to manage these risks?			
3.1.2	Are the following key aspects addressed by the control activities deployed by the entity?	ТВСВЕ		
	 reliability of accounting and reporting (see Section 4 — Information and Communication); 			
	— safeguarding of assets and information;			
	 compliance with rules in procurement and other expenditure processes; 			
	 prevention, detection and correction of errors, fraud and irregularities. 			

	PILLAR 1 — INTERNAL CONTROL		
3.	CONTROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments
3.2.	Segregation of duties — general		
s the	e effective segregation of duties for following key functions:		
	thorising officer (i.e. mandate to authorise transactions for operational and/or fin counting officer (i.e. authority to execute payments);	ancial issues) and	
— aı	thorisation, processing, recording and reviewing of transactions;		
— ор	erational and financial supervision.		
3.2.1	Is segregation of duties formally stipulated, for example in an operating or procedures manual?	ТВСВЕ	
3.3.	Safeguarding of information — documentation, fling and record keeping		
Does over ti	the entity have adequate and effective procedures for documenting, filing and record ke ne completeness and accuracy of information?	eping, and controls	
3.3.1	What are the main features of the entity's filing systems (electronic, paper, operating instructions, use of databases and electronic archiving systems)?	ТВСВЕ	
3.3.2	Identify and document key features of the filing system/procedures.	ТВСВЕ	
3.3.3	Does the entity have a specific policy or procedures for documentation and filing relating to the processes for grants, procurement and financial instruments?	ТВСВЕ	
	Note: specific requirements may apply, such as transparency and confidentiality.		
3.4.	Note: specific requirements may apply, such as transparency and con-		
Does	Note: specific requirements may apply, such as transparency and confidentiality.	tegrity of informa-	
Does	Note: specific requirements may apply, such as transparency and confidentiality. Information processing and computerised information systems. the entity have effective procedures and controls over IT systems which maintain the in		

	PILLAR 1 — INTERNAL CONTROL				
3. CONT	3. CONTROL ACTIVITIES — questions/criteria Entity comments comments				
3.4.3	Does the entity apply an appropriate mix of manual and automated elements in internal control, taking into account the nature and complexity of the entity's use of IT and computerised information systems?				
3.4.4	Do the controls over the entity's IT systems include effective general IT controls and application controls?				

Guidance relating to computerised information systems

The entity's business/activity processes result in transactions that are initiated, recorded, processed and reported by the information system, which is either manually or computer operated or through a mix of manual and computer-operated procedures.

Is there an appropriate segregation of duties for key accounting functions i.e. for the initiation, approval, recording, processing (i.e. transfer to the general ledger) and reporting in the financial statements?

The use of IT affects the way that control activities are implemented. Controls over IT systems are effective when they maintain the integrity of information and the security of the data such systems process, and include effective general IT controls and application controls.

General IT controls are policies and procedures that relate to many applications and support the effective functioning of application controls. They apply to mainframe, miniframe and end-user environments. General IT controls that maintain the integrity of information and security of data commonly include controls over the following:

- data centre and network operations;
- system software acquisition, change and maintenance;
- program change;
- access security;
- application system acquisition, development and maintenance.

Application controls are manual or automated procedures that typically operate at a business process level and apply to the processing of transactions by individual applications. Application controls can be preventative or detective in nature and are designed to ensure the integrity of the accounting records. Accordingly, application controls relate to procedures used to initiate, record, process and report transactions or other financial data. These controls help ensure that transactions occurred, are authorised and are completely and accurately recorded and processed. Examples include edit checks of input data, and numerical sequence checks with manual follow-up of exception reports or correction at the point of data entry.

The use of manual or automated elements in internal control also affects the manner in which transactions are initiated, recorded, processed and reported:

— Controls in a manual system may include such procedures as approvals and reviews of transactions, and reconciliations and follow-up of reconciling items. Alternatively, an entity may use automated procedures to initiate, record, process and report transactions, in which case records in electronic format replace paper documents.

	PILLAR 1 — INTERNAL CONTROL		
3.	CONTROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments

— Controls in IT systems consist of a combination of automated controls (for example, controls embedded in computer programs) and manual controls. Manual controls may be independent of IT, may use information produced by IT, or may be limited to monitoring the effective functioning of IT and of automated controls, and to handling exceptions. When IT is used to initiate, record, process or report transactions, or other financial data for inclusion in financial statements, the systems and programs may include controls related to the corresponding assertions for material accounts or may be critical to the effective functioning of manual controls that depend on IT.

An entity's mix of manual and automated elements in internal control varies with the nature and complexity of the entity's use of IT.

3.5. <u>Preve</u>	ention, detection and correction of errors, fraud and irregularities	
Does the en fraud and irr	tity have adequate and effective procedures for the prevention, detection and c regularities?	correction of errors,
3.5.1	Does the entity consider the potential for errors, fraud and irregularities in assessing risks to the achievement of objectives?	ТВСВЕ
3.5.2	Does the entity identify (sensitive) posts with risk of collusion (e.g. bank and cash management, procurement and purchase functions) and are there supervisory measures (e.g. rotation of functions, additional controls)?	ТВСВЕ
3.5.3	Are there procedures for the reporting and follow-up of errors, fraud and irregularities?	ТВСВЕ
3.6. <u>Safe</u>	guarding of fixed assets	
ensures the	tity have an adequate and effective fixed and intangible assets management sys safeguarding of fixed and intangible assets and tracks fixed assets for the pu preventive maintenance and theft deterrence?	
3.6.1	Does the entity have a description of or procedures manual for its asset management system?	ТВСВЕ
3.6.2	Obtain a sufficient understanding of the entity's asset management system i.e. practices and procedures for the acquisition and management of land and buildings, machinery, vehicles, equipment and intangible assets (e.g. intellectual property rights, licences).	
	Note: specific attention should be paid to procurement rules which are applicable for the acquisition of fixed and intangible assets (refer to pillar 5 — procurement).	
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	PILLAR 1 — INTERNAL CONTROL		
3.	CONTROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments

Guidance

Document the above procedure with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's asset management system.

Relevant issues include: roles and responsibilities (segregation of duties) for management of assets acquisition and purchase procedures, asset registration (use of asset registers, vehicle logbooks), controls and procedures for access, control and monitoring procedures, safeguard and access procedures, asset disposition and transfer of assets.

3.7. Safeguarding of inventories and accounts receivable and debts Does the entity have an adequate and effective inventory (supplies, goods and materials) management system in place which ensures the safeguarding of inventories and which tracks inventories for the purposes of financial accounting, preventive maintenance and theft deterrence? Does the entity have an adequate and effective management system in place which ensures the reconciliation of payments with accounts receivable and debts? 3.7.1 Does the entity have a description of or procedures manual for its | TBCBE inventory management system? 3.7.2 Obtain a sufficient understanding of the entity's inventory management system (practices and procedures for the acquisition, purchase and management of supplies such as materials, tools, spare parts and office supplies). Note: specific attention should be paid to procurement rules which are applicable for the acquisition of supplies, goods and materials (refer to pillar 5 — procurement).

Guidance

Document the above procedure with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's inventory management system.

Relevant issues include: (i) roles and responsibilities for the management of inventories, acquisition and purchase procedures, and inventory records; (ii) safeguards, access and use; (iii) control and monitoring procedures, stock taking and reconciliations; (iv) use and disposal of stocks

3.8. <u>Bank</u>	management and safeguarding of cash in the bank		
Does the entity have an adequate and effective bank management system in place which ensures the safeguarding of bank accounts and which allows for the proper accounting of cash collected and used?			
3.8.1	Does the entity have a description of or procedures manual for its bank management system?	ТВСВЕ	

PILLAR 1 — INTERNAL CONTROL

3. CONT	ROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments
3.8.2	Does the entity perform regular (at least on a monthly basis) reconciliations of accounting data held in the entity's accounts (general ledger account, cash book) with bank account data, and in such a way that no material differences are left unexplained?		
3.8.3	Obtain a sufficient understanding of the entity's bank management system (practices and procedures for the management of bank accounts).		

Guidance

Document the above procedure with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's bank management procedures.

Relevant issues include: roles and responsibilities (segregation of duties, access rights, use of a separate treasury function) for management of bank accounts, type of accounts (e.g. interest bearing, currencies used), use of dual signature procedures, regular bank reconciliations, supervision and control, use of dedicated/specific bank accounts for projects; treasury policies.

3.9. <u>Cash</u>	management and safeguarding of cash on hand		
	ity have an adequate and effective cash management system in place which ensur h and which allows for the proper accounting of cash collected and used?	res the safeguarding	
3.9.1	Does the entity have a description of or procedures manual for its cash management system?	ТВСВЕ	
3.9.2	Does the entity perform regular (at least on a monthly basis) reconciliations of accounting data held in its accounts (general ledger account, cash book) with bank account data, and in such a way that no material differences are left unexplained?		
3.9.3	Are there appropriate procedures for holding cash and cash counts?		
3.9.5	Does the entity clear and reconcile suspense accounts and advances i.e. of cash payments made, from which no expenditures have yet been recorded, at least monthly within 30 days of the end of each month? Such advances may include travel advances and operational imprest (¹) note accounts. This may also include transfers to other entities, which are classified as expenditures when they are made, even if reporting on any earmarked portion of the transfers is expected periodically.		

PILLAR 1 — INTERNAL CONTROL			
3. CONTROL ACTIVITIES — questions/criteria Entity comments comments			
3.9.6	Obtain a sufficient understanding of the entity's cash management system (practices and procedures for cash management).		

Guidance

Document the above procedure with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's cash management procedures.

Relevant issues include: roles and responsibilities (segregation of duties, access rights, use of a separate treasury function) for cash management; procedures for cash handling and limits of cash to be held; regular petty cash counts and reconciliations; management of cash advances (use, authorisation, limits, monitoring and clearance).

3.10. <u>Rec</u>	ruitment.		
Does the entity have adequate and effective procedures for the recruitment of staff (both permanent and temporary)?			
3.10.1	Does the entity have a description of or procedures manual for its recruitment system?	ТВСВЕ	
3.10.2	Obtain a sufficient understanding of the entity's recruitment system (practices and procedures for the management of expatriate, local and other staff).		
3.10.3	Perform a walkthrough of the recruitment process from the approval of the selection procedure to the signing of the employment contract.		

Guidance

Document the above procedures with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's recruitment procedures

Relevant issues include: roles and responsibilities for the management of staff; selection and approval procedures; determination and approval of salaries, allowances and other conditions of employment; use of employment contracts; job descriptions.

3.11. <u>Pa</u>	vroll and time management.		
Does the entity have an adequate and effective payroll and time management system?			
3.11.1	Does the entity have a description of or procedures manual for its payroll and time management system?	ТВСВЕ	

PILLAR 1 — INTERNAL CONTROL

3. CON	TROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments
3.11.2	Obtain a sufficient understanding of the entity's payroll and time management system i.e. practices and procedures for payroll and time management.		
3.11.3	Are the personnel database (²) and payroll directly linked to ensure data consistency? Are reconciliations performed on a regular basis (in principle monthly)?		
3.11.4	Are payroll and time management systems linked to ensure correct calculation of salaries and wages where applicable?		
3.11.5	Is authority to change records and payroll restricted and are audit trails available?		
3.11.6	Are there appropriate (approval) procedures for changes to the personnel records?		
3.11.7	Are there procedures for identifying control weaknesses and/or ghost workers? For example: are (annual) payroll audits performed by an internal audit capability?		
3.11.8	Does the entity have a system to allocate staff, salaries and related costs to projects?		
3.11.9	What principles (i.e. plausibility of basic assumptions used and allocation keys) does the entity use to allocate salaries and salary-related costs to projects? How is time spent by staff for specific projects approved and recorded?		

Guidance

Document the above procedures with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's payroll and time management systems.

Relevant issues include: roles and responsibilities for the payroll and time management; recording, calculation and approval of salaries and salary components (fixed/variable; overtime; social security). Special attention should be paid to the entity's time management system: timekeeping procedures and records (use of timesheets), supervision control and approval procedures.

3.12. Controls for other salary-related expenditure and allowances.

Does the entity have adequate and effective controls for other salary-related expenditure and allowances?

PILLAR 1 — INTERNAL CONTROL			
3. CON	TROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments
Key ques	tion (level 3):		
3.12.1	Does the entity have a description of or procedures manual for its controls of other salary-related expenditure and allowances?	ТВСВЕ	
3.12.2	What procedures and controls are in place to determine and pay allowances for travelling and accommodation (i.e. per diems)?		
3.12.3	What procedures and controls are in place to determine and pay expenditure for training and personnel development?		
3.13. <u>A</u>	cquisition of services and costs of services.		
Does the enfor services 3.13.1	What procedures does the entity have in place for the contracting of services with external service provides (e.g. studies and research; advertising, promotion, publication and visibility actions; evaluations; audit, accounting and legal services; technical assistance; translation and interpretation; organisation of conferences and seminars; visibility actions)?		
	Note: specific attention should be paid to procurement rules which are applicable for the acquisition of services (refer to pillar 5 — procurement).		
3.14. <u>E</u>	xpenditure controls for other (non-salary) expenditure.		
Does the e	ntity have adequate and effective controls for other (non-salary) expenditure?		
services. I (electricity	includes all costs other than salaries, salary-related expenditure and allowa Examples include: office costs such as rent, consumables and office suppy, water, gas, fuel), taxes and levies (e.g. sewer and solid waste charges), clean mmunication (telephone, fax, internet); insurance, administration and account	olies, utility costs uning and mainte-	
3.14.1	Does the entity have a description of or procedures manual for its controls of other (non-salary) expenditure?	ТВСВЕ	

PILLAR 1 — INTERNAL CONTROL			
3. CONTROL ACTIVITIES — questions/criteria Entity comments Comments			
3.14.2	Obtain a sufficient understanding of the entity's system for expenditure control (practices and procedures for expenditure control).		

Guidance

Document the above procedures with descriptions and references to relevant source material (e.g. systems, flowcharts, manuals etc.) and identify any shortcomings in the entity's procedures for expenditure control.

Relevant issues include: roles and responsibilities for expenditure control; management procedures which ensure that expenditure control is in line with the entity's procedures; authorisation and approval of expenditure; performance of regular budget–actual comparisons of expenditure.

C			
3.15. <u>Mo</u>	onitoring of operating performance.		
Does the ent	tity have adequate and effective controls for operating performance?		
3.15.1	Does the entity have a description or manual of its procedures for monitoring operating performance?	ТВСВЕ	
3.15.2	What measures does the entity have in place to review operating performance i.e. the progress made on the implementation of activities and projects?	ТВСВЕ	
3.15.3	Has the entity adopted quality standards (e.g. ISO)?	ТВСВЕ	
3.15.4	If external standards are not, used are there internal standards?	ТВСВЕ	
3.15.5	Does the entity have procedures for the evaluation of operating performance (prior, during implementation and after implementation)?	ТВСВЕ	
3.15.6	By whom (internal or external) are these evaluations performed and how are results reported and followed up on?	ТВСВЕ	
3.16. <u>Co</u>	mpliance with regulations and rules for using funds.		
Does the en the funding	tity have adequate and effective controls for ensuring compliance with EU regulo of the entity's activities and projects?	ations and rules for	
3.16.1	Does the entity have a description or manual of its procedures to ensure compliance with regulations and rules for using funds?	ТВСВЕ	
3.16.2	Does the entity have procedures in place which ensure that actual expenditure incurred and revenue received for activities and projects are in conformity with applicable rules i.e. conditions set out in contracts and agreements?		
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PILLAR 1 — INTERNAL CONTROL

3. CONTI	ROL ACTIVITIES — questions/criteria	Entity comments	Auditor comments
3.16.3	Does the entity have procedures in place which ensure that specific rules and conditions are well-known and respected? Such rules and conditions can relate to e.g.: the eligibility of expenditure, procurement rules (see pillar 5), origin rules, rules for visibility of EU-funded actions, and rules for the transfer of assets at the end of a project.		

- (1) The imprest system is a form of financial accounting system. The most common imprest system is the petty cash system. The basic characteristic of an imprest system is that a fixed amount is reserved, and subsequently replenished after a certain period of time or when circumstances require, because money was spent. This replenishment will come from another account source e.g. petty cash will be replenished by cashing a cheque drawn on a bank account.
- (2) Effective payroll management should be underpinned by a personnel database (in some cases called the 'nominal roll' and not necessarily computerised), which provides a list of all staff, who should be paid every month and which can be verified against an approved list of staff and the individual personnel records (or staff files). The link between the personnel database and the payroll is a key control. Any amendments required to the personnel database should be processed in a timely manner through a change report, and should result in an audit trail. Payroll audits should be undertaken regularly to identify ghost workers, fill data gaps and identify control weaknesses.

PILLAR 1 — INTERNAL CONTROL

4. INFORMATION AND COMMUNICATION — questions/criteria

Guidance

Information is necessary for the entity to carry out internal control responsibilities to support the achievement of its objectives. The entity's management obtains or generates and uses relevant and quality information from both internal and external sources to support the functioning of other components of internal control.

Internal reporting (internal information and communication)

This concerns internal reporting, which covers financial reporting and reporting to the entity's management on the qualitative aspects of the implementation of activities and projects **within** the entity.

External reporting (external information and communication)

Two flows of external information and communication can be distinguished:

— External reporting <u>outbound</u>: financial reporting and reporting **to external stakeholders** on the qualitative and quantitative aspects of the entity's implementation of activities and projects.

This concerns essentially the entity's annual financial statements and its accountability towards its (external) stakeholders.

External reporting <u>inbound</u>: financial reporting and reporting to the entity on the qualitative and quantitative aspects of the implementation of activities and projects by grant beneficiaries.

This concerns the reporting flows from grant beneficiaries to the entity and their accountability towards the entity. Reporting is based on specific rules and conditions set by the entity in order to comply with the requirements (including reporting requirements) for funding provided by the EU and other donors. These reporting flows constitute a vital element of internal control.

The above two types of external reporting are dealt with under pillar 2 — accounting.

PILLAR 1 — INTERNAL CONTROL			
4. INF	ORMATION AND COMMUNICATION (cont'd) — questions/criteria	Entity comments	Auditor comments
eportin	estion (level 2): Does the entity have controls and procedures in place which and both internal and external (inbound and outbound) — in line with a nd standards?	h ensure reliable pplicable require-	
.1. <u>Ir</u>	iternal reporting		
Does the uality in	entity have adequate and effective controls for ensuring that internal reporting proformation to management?	ovides relevant and	
4.1.1	Does the entity obtain or generate and use relevant, quality information (internal and/or external sources) to compile management reports?	ТВСВЕ	
4.1.2	Does the entity's management receive regular (monthly, quarterly) reports on progress made on objectives, activities, projects?	ТВСВЕ	
4.1.3	Does the information cover qualitative aspects of implementation such as use of performance indicators, implementation status and delays, key problems and issues?	ТВСВЕ	
1.1.4	Does the information cover financial aspects such as budget–actual comparisons and analyses of expenditure incurred by activity/project?	ТВСВЕ	
4.1.5	Does the entity internally communicate information, including objectives and responsibilities for internal control, necessary to support the functioning of internal control?	ТВСВЕ	
4.2. <u>E</u>	xternal reporting (outbound) — financial statements		
Does the nternatio	entity prepare and present annual financial statements which are reliable and in l mal standards?	ine with applicable	
4.2.1	Does the entity prepare and present annual financial statements which are reliable?		
	'Reliable' means that the financial statements:		
	 represent faithfully the entity's financial position, financial performance and cash flows; 		
	 reflect the economic substance of transactions, other events and conditions, and not merely the legal form; 		
	— are neutral, i.e. free from bias;		
	— are prudent; and		
	— are complete in all material respects.		

	PILLAR 1 — INTERNAL CONTROL		
4.	INFORMATION AND COMMUNICATION (cont'd) — questions/criteria	Entity comments	Auditor comments

Guidance

Year-end financial statements are a critical condition for transparency. The ability to prepare year-end financial statements in a timely fashion is a key indicator of how well the accounting system is operating, and of the quality of records maintained.

In order to be useful and to contribute to transparency, financial statements must be understandable to the reader and deal with transactions, assets and liabilities in a transparent and consistent manner. This is the purpose of financial reporting standards. Some countries have their own public sector financial reporting standards, set by government or another authorised body. To be generally acceptable, such national standards are usually aligned with international standards such as the International Public Sector Accounting Standards (IPSAS), of which some are relevant for countries that adopt accrual-based accounting, while others are relevant for cash-based systems.

4.2.2	Does the financial information presented in the financial statements meet the following qualities which make it useful for the users?		
	 Relevance Financial information should be relevant to the decision-making needs of users. 		
	 <u>Materiality</u> There should be a focus on financial information which is expected to affect users' decisions. 		
	 <u>Faithful representation</u> Financial information should be true and fair and free from misstatement. 		
	 <u>Comparability</u> Financial information should be comparable across periods and across organisations. 		
	 Verifiability Information should communicate the underlying economics of the entity's activities. 		
	— <u>Timeliness</u> Disclosure of financial information should not be excessively delayed.		
	 <u>Understandability</u> The financial information must be understandable by users with reasonable knowledge of the entity's activities. 		
4.2.3	Does the entity prepare and present annual financial statements which are in line with applicable international standards? What is the applicable financial reporting framework? What basic regulations and rules does the entity need to comply with when preparing and presenting its annual financial statements?	ТВСВЕ	
4.2.4	Other good practice disclosures		
	Do the financial statements of the entity disclose:		
	— the entity's address and legal form and the jurisdiction under which it operates?		
	— the nature of the entity's operations and its principal activities?		

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4. INFO	RMATION AND COMMUNICATION (cont'd) — questions/criteria	Entity comments	Auditor comments
	— a reference to the legal and regulatory framework governing the entity's operations?		
	— the name and identity of the controlling entity (where applicable)?		
	 budget–actual comparisons of appropriations/commitments and disbursement? 		
	— details of sources of funding (amounts received/receivable and identity of fund providers)?		
	— statements of financial position and of financial performance by type of activity, programme, project, (trust) funds and financial instruments for the period covered by the financial statements?		
4.2.5	Does the entity comply with national accounting (including financial reporting) standards which apply in the country in which it is established? For example: the World Bank i.e. the International Bank for Reconstruction and Development (IBRD) and the International Development Association (IDA) comply with US Generally Accepted Accounting Principles (US GAAP).		
4.2.6	Does the entity comply with international accounting standards (including financial reporting) or accounting policies and rules prescribed by specific regulations or conventions?	ТВСВЕ	
	— International Public Sector Accounting Standards (IPSAS)		
	— International Financial Reporting Standards (IFRSs)		
	Other specific conventions and rules such as for example the United Nations System accounting Standards (UNSAS)		
4.2.7	What is the accounting basis for preparing and presenting the financial statements of the entity:	ТВСВЕ	
	— Accrual basis		
	— Cash basis		
	— Modified cash or modified accrual basis (i.e. mixed).		
	Footnote: 'Accrual basis' means a basis of accounting under which transactions and other events are recognised when they occur (and not only when cash or its equivalent is received or paid). Therefore the transactions and events are recorded in the accounting records and recognised in the financial statements of the periods to which they relate. The elements recognised under accrual accounting are assets, liabilities, net assets/equity, revenue and expenses.		
4.2.8	What period of time does the entity use as its financial year?	ТВСВЕ	

PILLAR 1 — INTERNAL CONTROL				
4. INFO	RMATION AND COMMUNICATION (cont'd) — questions/criteria	Entity comments	Auditor comments	
4.2.9	Do the entity's financial statements include the following components:	ТВСВЕ		
	 statement of changes in net assets/equity statement of financial position (also referred to as balance sheet or statement of assets and liabilities); 			
	 statement of financial performance (also referred to as statement of revenues and expenses, income statement, operating statement, or profit and loss statement); 			
	— statement of changes in net assets/equity;			
	— cash flow statement; and			
	— accounting policies and notes to the financial statements.			
4.2.10	Are the entity's financial statements submitted for external audit within 6 months of the end of the financial year?	ТВСВЕ		
4.3. <u>Ext</u>	ernal reporting (outbound) — specific reporting to donors/fund providers			
	ntity have reporting procedures which allow adequate and timely reporting to do the European Commission) on the use of funds for projects, (trust) funds and fir them?			
4.3.1	Does the entity have specific and dedicated reporting procedures for activities, projects or (trust) funds and financial instruments financed by the EU or other donors?	ТВСВЕ		
4.4. <u>Ext</u>	ernal reporting (inbound) — reporting by sub-delegatees and grant beneficiaries			
	ntity take appropriate measures which ensure, to a reasonable extent, that grant b timely reports on the use of funds provided to them by the entity?	eneficiaries provide		
4.4.1	Does the entity have specific and dedicated reporting procedures for activities, projects, (trust) funds and financial instruments financed by the EU or other donors?	ТВСВЕ		
4.4.2	Does the entity provide conditions for reporting by grant beneficiaries on the financial and qualitative aspects of the implementation of activities, projects, (trust) funds and financial instruments?	ТВСВЕ		
4.4.3	Are conditions for reporting clearly and properly communicated (e.g. use of terms of reference, use of (web-based) guidelines, instructions, brochures)?	ТВСВЕ		
	— What are the main reporting conditions?			
	— Are these conditions binding? For example: are conditions set out in (annexes) to agreements or contracts concluded by the entity with grant beneficiaries?			
	Are consequences of non-compliance with conditions (e.g. rules for eligibility of expenditure) explained?			
-				

Does the entity respond in an effective and timely manner to issues | TBCBE

resulting from the review of these reports? Such issues may include: significant differences in budget–actual comparisons of expenditure, unusual expenditure items, (possible) ineligible expenditure, delays in project implementation, project activities not implemented as planned.

4.4.4

4.4.5

4.4.6

	PILLAR 1 — INTERNAL CONTROL				
INFOR	MATION AND COMMUNICATION (cont'd) — questions/criteria	Entity comments	Auditor comments		
.4	Does the entity monitor/verify whether reporting conditions are respected?	ТВСВЕ			
l.5	Does the entity obtain and review progress reports made by the grant beneficiaries on a regular basis?	ТВСВЕ			

PILLAR 1 — INTERNAL CONTROL Entity Auditor MONITORING — questions/criteria comments comments Key question (level 2): Does the entity monitor (the components of) its internal control system regularly and effectively? Monitoring of (the components of) the internal control system (if the entity has no internal audit 5.1. function) If the entity has no internal audit function, does it have adequate and effective measures to monitor internal control? 5.1.1 What are the main activities that the entity uses to monitor (the com-**TBCBE** ponents of) its internal control system? 5.1.2 How does the entity initiate remedial actions to deficiencies in (the TBCBE components of) its internal control system? 5.2. Internal audit function. Does the entity have an effective internal audit function? 5.2.1 Standards and internal audit charter TBCBE Does the internal audit function comply with the international professional standards and the Code of Ethics issued by the Institute of Internal Auditors (www.theiia.org)?

<u>Guidance</u>

Regular and adequate feedback to management is required on the performance of the internal control systems, through an internal audit function or equivalent systems monitoring function. In some countries, internal audit functions are concerned only with the pre-audit of transactions, which is then considered part of the internal control activities.

${\bf PILLAR~1-INTERNAL~CONTROL}$

5. MO	NITORING — questions/criteria	Entity comments	Auditor comments
5.2.2	Standards and internal audit charter (cont'd)	ТВСВЕ	
	Has the internal audit function adopted an internal audit charter which is consistent with the Definition of Internal Auditing, the Code of Ethics and the standards issued by the Institute of Internal Auditors?		
	Footnote: An internal audit charter is a formal document that sets out the internal audit activity's purpose, authority and responsibility. The internal audit charter: (i) establishes the internal audit activity's position within the organisation, including the nature of the chief audit executive's functional reporting relationship with the board; (ii) authorises access to records, personnel and physical properties relevant to the performance of engagements; and (iii) determines the scope of internal audit activities. Final approval of the internal audit charter resides with the senior management of the entity or an oversight body (audit committee) where appropriate.		
5.2.3	Independence	ТВСВЕ	
	How does the internal audit function fit into the entity's organisational structure?		
5.2.4	Independence	ТВСВЕ	
	Is the internal audit function independent i.e. does it have freedom from conditions that threaten its ability to carry out internal audit responsibilities in an unbiased manner?		
5.2.5	Independence (cont'd)	ТВСВЕ	
	Does the chief audit executive/head of the internal audit function have direct and unrestricted access to senior management and the oversight body as appropriate?		
5.2.6	Objectives and scope of work	ТВСВЕ	
	What is the nature of the internal audit function's responsibilities?		
5.2.7	Objectives and scope of work (cont'd)	ТВСВЕ	
	What are the activities performed, or to be performed, by the internal audit function?		
5.2.8	Objectives and scope of work	ТВСВЕ	
	Does the internal audit charter define the nature of the (assurance) services provided to the entity?		
	Note: 'Assurance services' involve the internal auditor's objective assessment of evidence to provide an independent opinion or conclusions regarding an entity, operation, function, process, system or other subject matter. The nature and scope of the assurance engagement are determined by the International Standards for the Professional Practice of Internal Auditing.		

${\bf PILLAR~1-INTERNAL~CONTROL}$

5. MON	IITORING — questions/criteria	Entity comments	Auditor comments
5.2.9	Objectives and scope of work	ТВСВЕ	
	Does the internal audit function prepare a risk assessment of the activities and/or organisational functions (e.g. departments, units)?		
	Note: Evidence of an effective internal audit (or systems monitoring) function would also include a focus on high-risk areas.		
5.2.10	Objectives and scope of work	ТВСВЕ	
	Does the internal audit function draw up a multi-annual (usually three-year) audit plan as well as annual operational plans? How and by whom are audit subjects selected and approved?		
5.2.11	Objectives and scope of work (cont'd)	ТВСВЕ	
	Do these plans incorporate an appropriate range of audit types including compliance, financial audits, payroll audits, system including information technology audits, forensic and performance audits?		
5.2.12	Objectives and scope of work	ТВСВЕ	
	Is the internal audit operational for all activities managed by the entity?		
5.2.13	Reporting	ТВСВЕ	
	Are internal audit reports completed and issued to a fixed schedule and are they distributed to senior management and an oversight body or audit committee as appropriate?		
5.2.14	Reporting (cont'd)	ТВСВЕ	
	Does the internal audit function present regular (i.e. monthly, quarterly) progress reports to the management of the entity and an oversight body/audit committee as appropriate?		
5.2.15	Follow-up on internal audit findings and recommendations	ТВСВЕ	
	Are findings and recommendations resulting from internal audit duly addressed (to the entity's senior management and an oversight body/ audit committee as appropriate) and resolved?		
5.2.16	Follow-up on internal audit findings and recommendations	ТВСВЕ	
	Does the entity's management respond promptly to internal audit findings?		

5. MO N	NITORING — questions/criteria	Entity comments	Auditor comments
5.2.17	Follow-up on internal audit findings and recommendations TBCBE		
	Are internal audit recommendations implemented fully and timely?		
	Note: Evidence of an effective internal audit (or systems monitoring) function would also include action by management on internal audit findings. This is of critical importance since lack of action on findings completely undermines the rationale for the internal audit function.		
	anagement's assertion regarding the effectiveness of the internal control system ntity's management make an assertion regarding the effectiveness of the internal con	ntrol system?	
Does the e		ntrol system? TBCBE	
	Does management include a report regarding the effectiveness of the internal control control system (i.e. an internal control report) in the entity's		

PILLAR 2 — ACCOUNTING		
KEY QUESTION (level 1)	Auditor comments	
Does the entity use an accounting system that provides in all material respects accurate, complete and reliable information in a timely manner, based on national and/or international accounting standards and in line with the criteria set by the European Commission?		

Guidance

Accounting policies are the specific principles, bases, conventions, rules and practices applied by the entity in preparing and presenting financial statements. A reliable basis means that the entity applies accounting policies which are relevant to the decision-making needs of users, and reliable in that the financial statements:

- represent faithfully the entity's financial position, financial performance and cash flows;
- reflect the economic substance of transactions, other events and conditions, and not merely the legal form;

PILLAR 2 — ACCOUNTING	
KEY QUESTION (level 1)	Auditor comments

- are neutral, i.e. free from bias;
- are prudent; and
- are complete in all material respects.

Article 154 of the Financial Regulation

The Commission may accept that the **accounting systems** and the internal control systems used by entities and persons to be entrusted with budget implementation tasks on behalf of the Commission are providing equivalent levels of protection of the financial interests of the Union and of reasonable assurance of achieving the management objectives.

	PILLAR 2 — ACCOUNTING				
1. A 0	CCOUNTING SYSTEM AND POLICIES — questions/criteria	Entity comments	Auditor comments		
1. <u>A</u>	ccounting system and policies				
	nestion (level 2): Does the entity use an adequate accounting system and ditten accounting policies?	does it have clear			
1.1	Does the entity apply accounting policies which:				
	— are relevant to the decision-making needs of users and which provide a reliable basis for preparing the entity's financial statements?				
	 comply with the applicable national and/or international accounting standards or accounting policies and rules prescribed by specific regulations or conventions? 				
1.2	Does the entity have a manual of accounting policies and procedures, including detailed descriptions of accounting procedures for the various types of financial and accounting transactions?	ТВСВЕ			
1.3	Does the entity operate a double-entry bookkeeping/accounting system?	ТВСВЕ			
	Note: A 'double-entry' accounting system is a set of rules for recording financial information in a financial accounting system in which every transaction or event changes at least two different nominal ledger accounts.				
1.4	Does the entity have a chart of accounts which properly reflects its operations and activities?	ТВСВЕ			

${\bf PILLAR~2-ACCOUNTING}$

1. ACCOUNTING SYSTEM AND POLICIES — questions/criteria		Entity comments	Auditor comments
1.5	Does the entity perform regular bank reconciliations and cash book reconciliations (where applicable)?	ТВСВЕ	
1.6	Does the entity perform regular reconciliations and clearings of suspense accounts and advances? Are separate (general ledger) accounts kept for the accounting of advance and final payments for different projects?	ТВСВЕ	
	Note: reliable reporting of financial information requires constant checking and verification of recording practices. This is an important part of internal control and a foundation for good quality information for management and for external reports. Timely and frequent reconciliation of data from different sources is fundamental for data reliability.		
1.7	Does the accounting system allow the processing and reporting of accounting and financial information relating to specific projects, activities, (trust) funds and financial instruments, no matter whether these are financed by the entity itself and/or external sources (such as the European Commission)?	ТВСВЕ	
1.8	Can the entity ensure an accounting trail for transactions (income and expenditure) relating to specific projects, activities, (trust) funds and financial instruments, no matter whether these are financed by the entity itself and/or external sources (such as the EC)?	ТВСВЕ	
1.9	How are advance payments made to the entity by external organisations (e.g. the EC) for funding of specific projects, activities, (trust) funds and financial instruments accounted for in the entity's accounting records?	ТВСВЕ	
1.10	Does the entity have procedures for 'clearing' advances paid by it to grant beneficiaries (e.g. are advances cleared on the basis of audit reports on the use of funds submitted by grant beneficiaries)?		

2.	BUDG	ETING — questions/criteria	Entity comments	Auditor comments
2.	<u>Budget</u>	ing		
Key question (level 2): does the entity have a budget system and procedures which result in transparent and reliable budgets for its operations and activities?				
2.1		Are budget procedures formalised (e.g. through a budget manual or circulars)?	ТВСВЕ	

${\bf PILLAR~2-ACCOUNTING}$

2. BUDGETING — questions/criteria		Entity comments	Auditor comments
2.2	At which intervals are budgets prepared (annual, half-yearly, quarterly)?	ТВСВЕ	
2.3	Who are the key actors involved with the budget process?	ТВСВЕ	
2.4	Which accounting and other data sources are used?	ТВСВЕ	
2.5	Does the entity have an appropriate budget classification system (classification criteria could, for example, include: operational and capital expenditure, activity-based budgets or functional, analytical classification, classification by project/sub-project).	ТВСВЕ	
2.6	Do budgets provide a coherent and clear presentation of projected/ estimated costs in line with the entity's activities, operations and projects?	ТВСВЕ	
2.7	Are budgets transparent and comprehensive and do they properly reflect the operations of the entity?		
2.8	Are assumptions used to prepare the budgets and to compute projected and estimated expenditure plausible? Are cost allocation keys, which are applied to compute budget cost data, based on logical, consistent and plausible assumption and principles?		
2.9	Are budget data relevant and reliable so that they are of real use to the management and/or other users?	ТВСВЕ	
2.10	How and by whom are budgets approved?	ТВСВЕ	
2.11	Can the accounting system produce comprehensive reports for actual expenditure incurred in comparison to the initial budget?	ТВСВЕ	
2.12	Are reports stating actual total expenditure compared to the originally budgeted total expenditure prepared on a regular basis (quarterly, half yearly) and are they issued within a reasonable amount of time (1 month) after end of period?	ТВСВЕ	
2.13	Are differences between actual expenditure and the originally budgeted expenditure examined and properly explained?	ТВСВЕ	
2.14	In cases where the composition of expenditure varies significantly from the original budget, are such variances properly approved?	ТВСВЕ	

	PILLAR 2 — ACCOUNTING		
2. B U	DGETING — questions/criteria	Entity comments	Auditor comments
2.15	Do reports on budget execution also account for expenditure made from transfers to parts (e.g. offices in other locations) of the entity which operate in an autonomous/independent way from the entity's headquarters?	ТВСВЕ	
	PILLAR 2 — ACCOUNTING		
(TRUST)	COUNTING AND BUDGETING FOR SPECIFIC PROJECTS, ACTIVITIES, FUNDS, FINANCIAL INSTRUMENTS AND BUDGETARY GUARANTEES — s/criteria	Entity comments	Auditor comments
timely re (trust) fu which h	pose of the questions in this section is to assess whether the entity's account eports on the use made by the entity — and/or by grant beneficiaries — of unds and financial instruments (¹). The users of these reports are the entity's ave provided funding (such as the European Commission). ———————————————————————————————————	funds for specific	activities, projec
quate a funds pr	estion (level 2): does the entity have accounting and budgeting procedures nd timely reporting to donors/fund providers (including the European rovided by them for projects, activities, (trust) funds and financial instrume occesses in place to produce financial statements (2)?	C) on the use of	
3.1	Does the entity have an accounting system and procedures which allow the generation of relevant and reliable information for preparing reports (with financial and qualitative information) and financial statements on activities, projects, (trust) funds and financial instruments financed by the EU or other donors?	ТВСВЕ	
3.2	Does the entity's accounting system allow the generation of financial reports for specific activities, projects, (trust) funds and financial instruments, or the generation of aggregate accounting data, which can be directly used to compile financial reports and financial	ТВСВЕ	

Guidance

statements?

An entity's information system typically includes the use of standard journal entries that are required on a recurring basis to record transactions. Examples might be journal entries to record salary costs in the general ledger.

can be directly used to compile financial reports and financial

An entity's financial reporting process also includes the use of non-standard journal entries to record non-recurring, unusual transactions or adjustments. These may be necessary to account for cost items (including allocation of costs) relating to a specific project which are not covered by standard accounting procedures and journal entries. In manual general ledger systems, non-standard journal entries may be identified through inspection of ledgers, journals and supporting documentation.

PILLAR 2 — ACCOUNTING

(TRUST)	COUNTING AND BUDGETING FOR SPECIFIC PROJECTS, ACTIVITIES, FUNDS, FINANCIAL INSTRUMENTS AND BUDGETARY GUARANTEES — is/criteria	Entity comments	Auditor comments
3.3	To what extent does the entity need to make additional journal entries, adjust entries and/or carry out other manual processing and manipulation of financial and cost data to prepare complete and reliable reports?	ТВСВЕ	
3.4	To what extent does the entity use intermediate and/or (cost) allocation tables tracking the financial information presented in project-specific information to the entity's general ledger accounts and/or costing accounts?	ТВСВЕ	
3.5	To what extent does the entity make use of additional software (e.g. spreadsheet applications like MS Excel) outside its regular accounting software to produce financial reports?	ТВСВЕ	
3.6	Obtain a sufficient understanding of how financial information (i.e. expenditure) for projects is accounted for in the entity's accounting system (i.e. key assumptions, allocation principles) and how this information has been extracted and included (automatically/manual adjustments) in the financial reports.	ТВСВЕ	
3.7	Does the entity have a budgeting system and procedures which allow generation of relevant and reliable information for preparing budgets on activities, projects, (trust) funds and financial instruments?	ТВСВЕ	
	Note: in principle the same questions apply as for the entity's general budget process.		

⁽¹⁾ A reference to 'financial instruments' is deemed to also include budgetary guarantees.

⁽²⁾ In accordance with Article 209(4) of the FR.

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT		
KEY QUESTION (level 1)	Auditor comments	
Is the entity subject to an independent external audit, to be performed in all material respects in accordance with internationally accepted auditing standards by an audit service functionally independent of the entity and in accordance with the criteria set by the European Commission?		

<u>Guidance</u>

A high-quality external audit is an essential requirement for creating transparency in the entity's use of resources, including funds provided by donors. Key elements of the quality of external audit are: the objectives and scope of the audit, and adherence to appropriate auditing standards including independence of the external auditor i.e. the audit institution.

	PILLAR 3 — INDEPENDENT EXTERNAL AUDIT			
1.	REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments	
Key	question (level 2): does the entity have a clear regulatory framework for ext	ernal audit?		
1.1	Is the entity subject to an external audit performed by an <u>independent professional external audit firm (private sector)</u> in accordance with standards equivalent to international standards on auditing? If yes, complete questions at 2.1 (Principles) and 3 (External audit procedures).	ТВСВЕ		
1.2	Is the entity subject to an external audit performed by a <u>national audit institution (public sector)</u> in accordance with standards equivalent to international standards on auditing? If yes, complete the questions in Section 3 below.	ТВСВЕ		
	If yes, complete questions at 2.2 (Principles) and 3 (External audit procedures).			
1.3	Is the entity subject to an external audit performed by <u>an external</u> audit or oversight body which operates under a specific regulatory or <u>institutionalised framework (e.g. external auditor of the UN)</u> in accordance with standards equivalent to international standards on auditing? If yes, complete the questions in Section 4 below.	ТВСВЕ		
	If yes, complete questions at 2.3 (Principles) and 3 (External audit procedures).			

	PILLAR 3 — INDEPENDENT EXTERNAL AUDIT		
2.	PRINCIPLES — questions/criteria	Entity comments	Auditor comments

2.1. The external audit is performed by an <u>independent professional external audit firm (private sector)</u> in accordance with standards equivalent to international standards on auditing.

Key question (level 2): Is the entity subject to an external audit which is:

- performed by a professional external audit firm which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to International Standards on Auditing ('ISAs') issued by the International Auditing and Assurance Standards Board (IAASB)?

2.1.1	Is the audit performed by a professional external audit firm which is a member of an established national accounting or auditing body?	
	Is the national accounting or auditing body a member of IFAC?	

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT **Entity** Auditor PRINCIPLES — questions/criteria comments comments 2.1.2 Is the audit performed in accordance with the applicable national standards on auditing and are these standards in compliance with International Standards on Auditing ('ISAs') issued by the International Auditing and Assurance Standards Board (IAASB)? 2.1.3 Is the auditor who performs the audit governed by a code of ethics which establishes the fundamental ethical principles for auditors with regard to integrity, objectivity, independence, professional competence and due care, confidentiality, professional behaviour and technical standards? Is this code of ethics compliant with the IFAC Code of Ethics for Professional Accountants issued by IFAC's International Ethics Standards Board for Accountants (IESBA)? 2.1.4 Is the fundamental principle of independence fully respected?

2.2. The external audit is performed by a <u>national audit institution (public sector)</u> in accordance with standards equivalent to international standards on auditing.

Key question (level 2): Is the entity subject to an external audit which is:

- performed by a national audit institution or a supreme audit institution (e.g. a national court of auditors or equivalent body) which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to principles, standards and guidance issued by the International Organisation of Supreme Audit Institutions (INTOSAI)?

2.2.1	Is the audit performed by a national audit institution which is a member of INTOSAI?	
2.2.2	Is the audit performed in accordance with the applicable national standards on auditing and are these standards in compliance with INTOSAI Standards?	
2.2.3	Is the auditor who performs the audit governed by a Code of Ethics which establishes the fundamental ethical principles for auditors with regard to integrity, objectivity, independence, professional competence and due care, confidentiality, professional behaviour and technical standards? Is this Code of Ethics compliant with the INTOSAI Code of Ethics (ISSAI 30) or equivalent?	
2.2.4	Is the fundamental principle of independence fully respected?	

	PILLAR 3 — INDEPENDENT EXTERNAL AUDIT		
2.	PRINCIPLES — questions/criteria	Entity comments	Auditor comments

2.3. The external audit is performed by an external audit or oversight body which operates under a specific regulatory or institutionalised framework (e.g. external auditor of the UN) and which is **independent** from the entity in accordance with standards equivalent to international standards on auditing.

Key question (level 2): Is the entity subject to an external audit which is:

- performed by an external audit or oversight body which is **independent** from the entity and which complies with the fundamental principles of professional ethics, which include: integrity, objectivity, professional competence and due care, confidentiality and professional behaviour?
- performed in accordance with auditing standards equivalent to International Standards on Auditing ('ISAs') or INTOSAI standards?

2.3.1	Is the audit performed by an external audit or oversight body which operates under a specific regulatory or institutionalised framework? Obtain a brief description of this framework.	
2.3.2	Is the audit performed in accordance with standards equivalent to the International Standards on Auditing ('ISAs') or INTOSAI standards?	
2.3.3	Is the auditor who performs the audit governed by a Code of Ethics which establishes the fundamental ethical principles for auditors with regard to integrity, objectivity, independence, professional competence and due care, confidentiality, professional behaviour and technical standards?	
	Is this Code of Ethics compliant with the principles of the IFAC Code of Ethics for Professional Accountants issued by IFAC's International Ethics Standards Board for Accountants (IESBA), the INTOSAI Code of Ethics (ISSAI 30) or an equivalent code of ethics?	
2.3.4	Is the fundamental principle of <u>independence</u> fully respected?	

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT

3. EX	ΓERNAL AUDIT PROCEDURES — questions/criteria	Entity comments	Auditor comments
Key que	Key question (level 2): is the entity subject to appropriate external audit procedures?		
2.1	What type(s) of external audit apply to the entity (e.g. annual audits of the entity's financial statements, compliance audits and other audits)? What are the objectives and scope of these audits? Do audits also cover aspects of legality and regularity related to funding provided by the European Commission and/or other fund providers? With what frequency are the audits performed? To whom does the auditor issue its report?		

PILLAR 3 — INDEPENDENT EXTERNAL AUDIT			
3. EXTE	RNAL AUDIT PROCEDURES — questions/criteria	Entity comments	Auditor comments
2.2	By which auditor(s) are these audit performed (see 1 — regulatory framework)?	ТВСВЕ	
2.3	Within how many months of the end of the entity's financial year is an audit report on its financial statements issued?	ТВСВЕ	
	Which type of audit opinion was issued on the financial statements in the last 3 years?		
2.4	Are findings and recommendations resulting from external audits duly addressed (to the entity's senior management and an oversight body/ audit committee as appropriate) and resolved?	ТВСВЕ	
2.5	Does the entity's management respond promptly to external audit findings?	ТВСВЕ	
2.6	Are external audit recommendations implemented fully and in a timely manner?	ТВСВЕ	

PILLAR 4 — GRANTS	
KEY QUESTION (level 1)	Auditor comments
Does the entity apply appropriate rules and procedures for providing financing from EU funds through grants and in accordance with the criteria set by the European Commission?	

Guidance

The entity may conclude grant contracts directly with grant beneficiaries (1). A grant is a financial contribution by way of donation given to a specific beneficiary to finance activities carried out by the beneficiary or to finance the operation (i.e. the operating costs) of the beneficiary.

The entity should have procedures in place which ensure, to a reasonable extent, that these grant beneficiaries meet requirements for internal control, accounting and external audit. The principles of a grant system must be stated in a well-defined and transparent legal and regulatory framework that clearly establishes appropriate policies, procedures, accountability and controls. While the grant system operates within its own framework, it benefits from the overall control environment, including public access to information, internal controls operated by the entity, the entity's accounting system and external audit.

The Commission may accept that grant rules and procedures are appropriate if the following conditions are met:

- (a) they comply with the principles of proportionality, sound financial management, equal treatment and non-discrimination;
- (b) they ensure transparency, with adequate publication of calls for proposals, direct award procedures being limited to reasonable amounts or being duly justified;

PILLAR 4 — GRANTS

KEY QUESTION (level 1) Auditor comments

- (c) they prevent conflicts of interest throughout the entire grant award procedure.
- (¹) The notion of 'grant beneficiaries' is to be understood in a broad sense, i.e. it may also include partner/beneficiary countries and the entity's implementing partners.

PILLAR 4 — GRANTS

1.	LEGAL AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments
	question (level 2): Does the entity have a clear legal and regulatory frame grants?	work for provid-	
1.1	What types of grants does the entity provide? Does the framework properly define the term 'grants' and the forms of grants (e.g. maximum amount, percentage of total (eligible) cost of the action, use of lump sum financing etc.)?	ТВСВЕ	
1.2	For grants awarded following calls for proposals, are there guidelines for grant applicants and do these guidelines clearly describe procedures and rules from the application to the award of grants?	ТВСВЕ	
	— Are these guidelines published and easy accessible?		
	— Do the guidelines clearly describe key principles (see below) and key issues such as eligibility rules, supporting documents required and provide a description of the activities/action?		
	— Do the guidelines include documents such as grant application forms and action budget templates?		
	 Are means of redress available, easily accessible, transparent, non- discriminatory, efficient and effective? Are beneficiaries/applicants informed about their rights throughout the process? 		
1.3	Does the entity use standard templates for grant contracts?	ТВСВЕ	
	Do the contract templates allow for actions/activities to be clearly defined?		
	Are all beneficiaries identified in contracts?		
	Do contracts specify at least the subject, the beneficiary/ies, the duration, the maximum amount of funding, a budget for the action or work programme and the responsibilities of the beneficiary/ies?		

${\bf PILLAR~4--GRANTS}$

1. LEGA	. AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments
1.4	Do contracts clearly set out the conditions, rules and criteria that must be respected? If a grant is awarded to several entities, do the grant contracts clearly set out the obligations and responsibilities of the coordinator, if any, and of the other beneficiaries, and the conditions for adding or removing a beneficiary? Amendments to grant contracts must not involve any changes that would influence the grant award decision or the equal treatment of applicants, where relevant. Are these criteria respected?		Comments
	Are there basic rules for eligible costs (e.g. actual costs incurred by the grant beneficiary)?		

ΡI	H	AR	4 —	GR	ANTS

2. PRINC	IPLES — questions/criteria	Entity comments	Auditor comments		
Key questio of the entity flicts of inte	rules and criteria and avoiding con-				
system in a	These principles must be integrated in the procedures, rules and criteria of the entity's grant award system in accordance with the overarching principle of proportionality . Principles are not absolute and a limited number of exceptions can be laid down provided that they are clearly stated, reasonable and justified.				
2.1	Transparency Are calls for proposals published widely and in an easily accessible way? Do grant applicants have sufficient time to submit proposals?				
2.2	<u>Equal treatment</u> Are calls for proposals evaluated by an evaluation committee which is impartial and which uses clear and published criteria? Are selections and awards performed on the sole basis of the application? Is communication with grant applicants allowed in these phases?				
2.3.1	Eligibility criteria Does the grant award system provide eligibility criteria which are transparent and non-discriminatory? Are eligibility criteria published and easy accessible?				
2.3.2	Eligibility criteria Are there eligibility criteria for grant applicants (e.g. legal and administrative status and rules on nationality)?				
2.3.3	Eligibility criteria Are there eligibility criteria for the actions to be financed by the grants (e.g. types of activities, sectors or themes and geographical areas covered by the grant)?				

${\bf PILLAR~4-GRANTS}$

2.	PRINC	IPLES — questions/criteria	Entity comments	Auditor comments
2.5		Avoiding double funding Does the grant award system include basic rules which make it clear that the same costs cannot be financed twice for the same action?		
2.6		Avoiding conflicts of interest Does the grant award system include procedures and rules to prevent conflicts of interest throughout the grant award process?		

PILLAR 4 — GRANTS

3. GRAN	NTS PROCEDURES — questions/criteria	Entity comments	Auditor comments		
Key question (level 2): does the entity apply appropriate rules and procedures for providing grants?					
	<u>lication of call for proposals</u> — Does the entity apply appropriate rules and procalls for proposals?	redures for the pub-			
3.1.1	Are calls for proposals published in national/international media (e.g. press, internet)?	ТВСВЕ			
3.1.2	Are relevant documents available and easy accessible (e.g. on websites) for grant applicants? Relevant documents may include: guidelines for applicants including important criteria such as eligibility rules for applicants, actions and expenditure, grant application forms, grant agreement or contract templates and annexes.	ТВСВЕ			
3.1.3	Does the grant award system provide the possibility to award grants without a call for proposals (i.e. direct award)? Are conditions for a direct award procedure strictly defined and limited to exceptional and duly justified situations e.g. grants to beneficiary countries, crisis situations, monopoly situations or similar cases?	ТВСВЕ			
3.1.4	Does the grant award system provide a support and information function (e.g. are information sessions with potential applicants organised, is there a contact point/helpdesk function, is there a FAQ mechanism, handbooks)?	ТВСВЕ			
	— Is it possible for grant applicants to submit questions after publication of the call for proposals and before the deadline for submitting proposals?				
	— Are answers to questions of an applicant shared with other applicants?				

PILLAR 4 — GRANTS				
3. GRA	NTS PROCEDURES — questions/criteria	Entity comments	Auditor comments	
3.2. <u>Su</u> mission o	3.2. <u>Submission of proposals</u> — Does the entity apply appropriate rules and procedures for the submission of proposals?			
3.2.1	Does the entity have procedures in place for the receipt, registration and keeping of proposals made by grant applicants?	ТВСВЕ		
	Does the entity use electronic/IT systems to register and process grant applications? Are there measures and controls in place which ensure integrity, availability and, where appropriate, confidentiality of documents and the protection of personal data?			
3.2.2	Are deadlines for the submission of proposals communicated to grant applicants?	ТВСВЕ		
	curity and confidentiality of proposals — Does the entity apply rules and procedure and confidentiality of proposals?	res which guarantee		
3.3.1	Does the grant award system include rules which ensure security and confidentiality of proposals submitted, in particular by:	ТВСВЕ		
	 ensuring that measures are in place for the security and storage of proposals (e.g. keeping a document register, numbering all docu- ments or having a central storage area for all documents), as well as for limiting access to documents; and 			
	 considering electronic security issues and having documented processes for electronic storage and communication (e.g. proposals submitted electronically are safeguarded from access before the closing time; the system has the capacity to reject late proposals automatically). 			
3.4. <u>Re</u> dures for th	ceipt, registration and opening of the proposals — Does the entity apply appropria the receipt, registration and opening of the proposals?	ate rules and proce-		
3.4.1	Does the grant award system lay down procedures for the opening of the proposals, in particular by:	ТВСВЕ		
	 having an evaluation committee open and authenticate proposals as soon as possible after the designated time; 			
	 specifying criteria for the nomination of the members of the committee; 			
	 performing the opening of proposals in a context where basic information on the proposals is disclosed and recorded in official minutes; 			
	 specifying clear policy-defining circumstances under which proposals would be invalidated (e.g. proposals received after the closing time are invalidated unless this was due to an error by the grant awarding entity; criteria for the eligibility of tenderers); 			

	PILLAR 4 — GRANTS		
3. GRA	NTS PROCEDURES — questions/criteria	Entity comments	Auditor comments
	 ensuring that any clarification of submitted proposals does not result in substantive alterations after the deadline for submission; and 		
	 ensuring that a clear and formal report of all the proposals received is produced before passing them to the officers responsi- ble for their evaluation. 		
	lection and evaluation procedures — Does the entity apply appropriate rules and nd evaluation of grant proposals?	procedures for the	
3.5.1	Evaluation officers/committee (for evaluation committee guidance see procurement)	ТВСВЕ	
	— Are selection and evaluation procedures performed by more than one evaluating official or preferably a committee?		
	— Are criteria for the nomination of the evaluation committee speci- fied? Depending on the value of the proposals and the level of risk, the committee could include not only officials from different departments with no hierarchical links but also possibly external experts.		
	— Are the role, function, composition and operating rules of the evaluation committees described? Are the responsibilities of the non-voting chairperson and the voting members of the committee clearly described?		
	— Are there procedures for the keeping of and access to (confidential) proposal documents?		
	— Are officials in charge of the evaluation not in a conflict of interest situation (e.g. through mandatory disclosure) and are they bound by confidentiality requirements? In the case of an evaluation committee, integrity and professional considerations must be taken into account when selecting members.		
	— Are all relevant aspects of the evaluation included in a written report signed by the evaluation officers/committee?		
3.5.2	Administrative and formal checks	ТВСВЕ	
	Are proposals made subject to administrative and formal checks by the evaluation committee or by other staff, in which case the results of their work need to be reviewed by the committee?		
	Do these checks focus on a full and correct completion of the grant application form and the submission of all required supporting documents?		
	Can these checks result in the rejection of an application, which means that a proposal is not considered for further evaluation?		

Is it possible for applicants to provide, within a set deadline, missing information or supporting documents or to provide clarification?

${\bf PILLAR~4-GRANTS}$

3.	GRANTS PROCEDURES — questions/criteria	Entity comments	Auditor comments
3.5.3	Eligibility	ТВСВЕ	
	Are proposals made subject to eligibility checks by the evaluation committee or by other staff, in which case the results of their work need to be reviewed by the committee?		
	Are these checks performed on the basis of a checklist with eligibility criteria?		
	Note: these criteria may include eligibility criteria for grant applicants (e.g. legal and administrative status, rules on nationality and grounds for exclusion) and eligibility criteria for the actions to be financed by the grants (e.g. types of activities, sectors or themes and geographical areas covered by the grant).		
	Do these checks involve a review of required supporting documents?		
	Can these checks result in the rejection of an application, which means that a proposal is not considered for further evaluation?		
3.5.4	Financial and operational capacity	ТВСВЕ	
	Are proposals made subject to checks of financial and operational capacity by the evaluation committee or by other staff, in which case the results of their work need to be reviewed by the committee?		
	Are these checks performed on the basis of a checklist with criteria?		
	Does the grant award system provide clear, objective and non-discriminatory criteria for assessing that applicants have sufficient financial and operational capacity?		
	Are these criteria specified and notified in the call for proposals?		
	Note: 'Financial capacity' refers to the availability of stable and sufficient sources of financing to ensure operating performance throughout the action period. 'Operational capacity' refers to available professional competence, skills, qualifications and experience to complete the proposed action. Assessments can be made on the basis of the supporting documents to the proposal, such as financial statements and audit reports, and proof of actions completed by the applicant.		
	Can these checks result in the rejection of an application, which means that a proposal is not considered for further evaluation?		

${\bf PILLAR~4--GRANTS}$

3. GR A	ANTS PROCEDURES — questions/criteria	Entity comments	Auditor comments
3.5.5	Design and content of the action	ТВСВЕ	
	Does the grant award system provide clear procedures, rules and criteria for the evaluation of proposals against set objectives? Key issues may include: design of the action, priorities, type of activities, quality aspects, expected impact, sustainability, efficiency and effectiveness, visibility.		
	Is use being made of an evaluation grid which sets out all relevant evaluation criteria? Do evaluation grids include a scoring of the key aspects of the evaluation?		
3.5.6	Conclusions of the evaluation committee	ТВСВЕ	
	Does the evaluation committee draw up and sign an evaluation report of all proposals ranked by scores attributed to the proposals? Are completed evaluation grids attached to this report?		
	Do these reports provide clear conclusions as to successful and unsuccessful applicants?		
3.6. <u>A</u> 1	warding of grants — Does the entity apply appropriate rules and procedures for the	e award of grants?	
3.6.1	Is the decision to award a grant taken at an appropriate level (e.g. proposal made by the evaluation committee and formal decision taken by the entity's senior management)?	ТВСВЕ	
3.6.2	Do grant decisions have an appropriate form (are decision templates available)?	ТВСВЕ	
	Do grant decisions specify: the total amount of funding; details of the grant beneficiary; the title/description of the action/activity; where relevant, the reasons for the award, particularly if these are not in line with the opinion of the evaluation committee; the names of rejected applicants and the reasons for rejection.		
		I .	

PILLAR 4 — GRANTS				
3. GRAN	NTS PROCEDURES — questions/criteria	Entity comments	Auditor comments	
	<u>ification and post-award publication</u> — Does the entity apply appropriate rules ion and publication of the grant awards?	and procedures for		
3.7.1	Notification of grant award to applicants	ТВСВЕ		
	Are successful applicants notified in writing about the grant award and relevant details (e.g. at least the amount of funding) soon after the award decision has been taken?			
	Are unsuccessful applicants notified in writing about the grant award soon after the award decision has been taken and are the reasons for rejecting their application provided?			
3.8. <u>Gran</u> contracts?	nt contracts — Does the entity apply appropriate rules and procedures for	concluding grant		
3.8.1	Does the entity conclude grant contracts with applicants/beneficiaries soon after the award decision has been taken?	ТВСВЕ		
3.8.2	Do grant contracts include conditions and rules for the payment of grants such as supporting documents, suspension/termination/reduction of grants in case of poor/partial/late implementation? Do beneficiaries have the opportunity to make observations on these matters?	ТВСВЕ		
3.8.3	Does the entity have procedures in place to verify that costs declared by beneficiaries in their payment requests (e.g. a declaration in the form of a financial report) are real, accurate, properly recorded and eligible in accordance with the conditions of the grant contract?	TBCBE		
3.8.4	Does the entity have in place:	ТВСВЕ		
	— procedures to suspend/terminate the implementation of a grant or grant payments, or the participation of a beneficiary in the event that irregularities or fraud or breach of contractual conditions have occurred?			
	 appropriate rules and procedures to recover funds unduly paid, including where appropriate by bringing legal proceedings and by endeavouring to assign claims against its grant beneficiaries to the contracting authority or the European Commission? 			
3.8.5	Do grant contracts set out requirements for internal control , accounting (including financial reporting) and external audit ?	ТВСВЕ		

	PILLAR 4 — GRANTS					
3. GRAN	TS PROCEDURES — questions/criteria	Entity comments	Auditor comments			
3.8.6	Does the entity have procedures in place which ensure, to a reasonable extent, that grant beneficiaries meet the (contractual) requirements for internal control, accounting and external audit?					

PILLAR 5 — PROCUREMENT		
KEY QUESTION (level 1)	Auditor comments	
Does the entity apply appropriate rules and procedures in all material respects for providing financing from EU funds through procurement and in accordance with the criteria set by the European Commission?		

Guidance

The principles of a procurement system need to be stated in a well-defined and transparent **legal and regulatory framework** that clearly establishes appropriate policies, procedures, accountability and controls. One of the key principles established by this legal framework is the use of transparency and competition as a means to obtain fair and reasonable prices and overall value for money. While the procurement system operates within its own framework, it benefits from the overall control environment, including public access to information, internal controls operated by the entity, the entity's accounting system and external audit.

Principles in Article 154 of the Financial Regulation

The Commission may accept that **procurement** rules and procedures are appropriate if the following conditions are met:

- (a) they comply with the principle of broad competition of tenderers to obtain the best value for money and negotiated procedures are limited to reasonable amounts or are duly justified;
- (b) they ensure transparency with adequate *ex ante* publication, in particular of calls for tenders, and adequate *ex post* publication of contractors;
- (c) they ensure equal treatment, proportionality and non-discrimination;
- (d) they prevent conflicts of interest throughout the entire procurement procedure;
- (e) they apply appropriate review procedures, rules for recovering funds unduly paid and rules for excluding from access to funding (grounds for exclusion to be assessed under the exclusion pillar).

The national law of Member States or third countries transposing Directive 2014/24/EU (repealing Directive 2004/18/EC) should be considered equivalent to the rules applied by the institutions in accordance with the Financial Regulation.

PILLAR 5 — PROCUREMENT			
1. LEGAL AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments	
Key question (level 2): Does the entity have a clear legal and regulatory procurement?	framework for		

	PILLAR 5 — PROCUREMENT				
1.	LEGAL	AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments	
1.1		Is the legal and regulatory framework organised hierarchically and is precedence clearly established?	ТВСВЕ		
1.2		Is it freely and easily accessible to the public through appropriate means?	ТВСВЕ		
1.3		Does it apply to all procurement undertaken?	ТВСВЕ		
1.4		What types of procurement (e.g. works, services and supplies) are regulated by this framework?	ТВСВЕ		

	PILLAR 5 — PROCUREMENT		
2. PRINC	IPLES — questions/criteria	Entity comments	Auditor comments
of the enti	on (level 2): are the following principles integrated in the procedures, ty's procurement system: transparency, equal treatment, public access a avoiding conflicts of interest and using competitive tendering procedur	to procurement	
system in a and a limite	riples must be integrated in the procedures, rules and criteria of the enticocordance with the overarching principle of proportionality . Principles and number of exceptions could be allowed provided that such exceptions and justified.	are not absolute	
2.1	<u>Transparency</u> . Does the procurement system provide an adequate degree of transparency in the entire procurement cycle (i.e. invitation to tender, evaluation, award and dispute resolution) in order to promote fair and equitable treatment for bidders, i.e. potential suppliers and contractors?		
2.2.1	<u>Equal treatment</u> . Does the procurement system stipulate procedures which ensure that all eligible bidders have equal opportunity to compete and which ensure non-discrimination?	ТВСВЕ	
2.2.2	Equal treatment. Does the procurement system contain provisions for equal access for all potential candidates? This includes for example: absence of restriction to certain candidates, publication and advertising measures which ensure the broadest possible participation, provisions which ensure that tender specifications do not contain unjustified obstacles to access for candidates (technically, administratively (e.g. selection, exclusion and award criteria) and with respect to timing and deadlines).	TBCBE	

PILLAR	5 —	PROCU	JREM	ENT

2. PRI	NCIPLES — questions/criteria	Entity comments	Auditor comments
2.2.3	<u>Equal treatment.</u> Does the procurement system stipulate avoiding unnecessary restrictions on the size, composition or nature of bidders?		
2.2.4	Equal treatment. Does it contain rules for keeping bidding costs low (for example by: not changing bid forms unnecessarily, not requiring information that is of little use, allowing adequate time for bids to be prepared and using electronic bidding systems, if possible).	ТВСВЕ	
2.2.5	Equal treatment. Are there measures to design tenders in a way which avoids bid rigging? For example: for keeping the identity of bidders undisclosed by using numbers, rather than names, to identify them and for encouraging participation by many bidders.	ТВСВЕ	
	Guidance: bid rigging occurs when bidders agree among themselves to eliminate competition in the procurement process, thereby denying the public a fair price.		
2.3	<u>Publication of procurement information.</u> Does the procurement system provide for public access to all relevant procurement information, e.g. procurement plans, bidding opportunities, contract awards and information on resolution of procurement complaints?	ТВСВЕ	
	Guidance		
	Public dissemination of information through appropriate means (e.g. government or agency level websites, procurement journals, national or regional newspapers or on demand from procurement bodies) on procurement processes and its outcomes are key elements of transparency. To generate timely and reliable data, a good information system will capture data on procurement transactions and be secure.		
2.4	Avoiding conflicts of interest. Does the procurement system include procedures and rules to prevent conflicts of interest throughout the procurement procedures?		
2.5.1	Use of competitive tendering procedures and best value for money. Does the procurement system provide for competitive tendering procedures which allow the desired quality of services, supplies or works to be obtained at the best possible price?	ТВСВЕ	

CIPLES — questions/criteria	Entity comments	Auditor comments
Use of competitive tendering procedures and best value for money. Does the procurement system clearly define the different procurement procedures which can be used and how this is to be justified? Elements to consider:		
— the nature of the procurement: services (e.g. technical assistance and studies), supplies (e.g. equipment and materials) and works (e.g. infrastructure and other engineering works);		
— the type of the procurement procedure: open and restricted, restricted, competitive negotiated procedure, etc.;		
— the value of the procurement and thresholds for different contracts, e.g. services, supplies and works.		
Use of competitive tendering procedures and best value for money. Which of the following types of procurement procedures are provided for by the procurement system: open (international or local), restricted procedure, framework contracts, dynamic purchasing system, competitive dialogue, negotiated procedure (the use of the negotiated procedure should be limited to reasonable amounts or be duly justified) and single tender procedure, etc.?	ТВСВЕ	
Use of competitive tendering procedures and best value for money. Are these procedures designed in a way that allows fair and transparent competition?		
	Does the procurement system clearly define the different procurement procedures which can be used and how this is to be justified? Elements to consider: — the nature of the procurement: services (e.g. technical assistance and studies), supplies (e.g. equipment and materials) and works (e.g. infrastructure and other engineering works); — the type of the procurement procedure: open and restricted, restricted, competitive negotiated procedure, etc.; — the value of the procurement and thresholds for different contracts, e.g. services, supplies and works. <u>Use of competitive tendering procedures and best value for money.</u> Which of the following types of procurement procedures are provided for by the procurement system: open (international or local), restricted procedure, framework contracts, dynamic purchasing system, competitive dialogue, negotiated procedure (the use of the negotiated procedure should be limited to reasonable amounts or be duly justified) and single tender procedure, etc.? <u>Use of competitive tendering procedures and best value for money.</u> Are these procedures designed in a way that allows fair and transpar-	Does the procurement system clearly define the different procurement procedures which can be used and how this is to be justified? Elements to consider: — the nature of the procurement: services (e.g. technical assistance and studies), supplies (e.g. equipment and materials) and works (e.g. infrastructure and other engineering works); — the type of the procurement procedure: open and restricted, restricted, competitive negotiated procedure, etc.; — the value of the procurement and thresholds for different contracts, e.g. services, supplies and works. Use of competitive tendering procedures and best value for money. Which of the following types of procurement procedures are provided for by the procurement system: open (international or local), restricted procedure, framework contracts, dynamic purchasing system, competitive dialogue, negotiated procedure (the use of the negotiated procedure should be limited to reasonable amounts or be duly justified) and single tender procedure, etc.? Use of competitive tendering procedures and best value for money. Are these procedures designed in a way that allows fair and transpar-

Guidance on the types of procurement procedures

Open procedure

In 'open' calls for tender (international or local), all businesses and other types of economic operator may submit a tender. The contract is given maximum publicity by publishing a notice in national or international newspapers and in any other appropriate media. Any natural or legal person wishing to tender may ask to receive the tender dossier (which may have to be paid for), in accordance with the procedures specified in the contract notice. The tenders are examined. The eligibility and the financial, economic, technical and professional capacity of the tenderers are checked to arrive at a selection. The tenders are compared and the contract is awarded. No negotiation is allowed.

Restricted procedure

In 'restricted' calls for tender, all businesses and other types of economic operator may ask to submit a tender but only those who satisfy the selection criteria may be invited to do so. The selection criteria and the tasks to be undertaken are described in the published contract notice. A 'long list' of all the candidates replying to the notice is cut down to a shortlist of the best qualified, on the basis of their replies. The contract is given maximum publicity by publishing a notice in national or international newspapers and in any other appropriate media. Tender dossiers are sent to the shortlisted candidates. Once tenders have been analysed, they are compared and the successful tenderer is chosen. No negotiation is allowed.

Guidance on the types of procurement procedures

Framework contracts

A framework contract is an agreement between one or more contracting authorities and one or more economic operators. It aims to establish the terms governing specific contracts which may be awarded during a given period, particularly the duration, subject, price, maximum value, implementation rules and the quantities envisaged. Framework contracts with several economic operators are called 'multiple' framework contracts. These take the form of separate contracts but they are all concluded in identical terms. The specifications must state both the minimum and the maximum number of operators with which the contracting authority intends to conclude contracts. The duration of such contracts may not exceed a certain number of years (e.g. 4), save for in exceptional cases justified in particular by the subject of the framework contract. Contracting authorities may not make undue use of framework contracts or use them in such a way that the purpose or effect is to prevent, restrict or distort competition. Specific contracts based on framework contracts are awarded under the terms of the framework contract and must obey the principles of transparency, proportionality, equal treatment, non-discrimination and fair competition.

Dynamic purchasing system

A dynamic purchasing system is a completely electronic process for making common purchases for a limited period. It is open to any business or other economic operator who meets the selection criteria and has submitted a technically compliant indicative tender. No specific threshold applies. For each individual contract, the contracting authority publishes a contract notice and invites all contractors admitted to the system to bid. The contract is awarded to the most economically advantageous tender (i.e. the sole award criterion is the best value for money).

Competitive dialogue

In the case of particularly complex contracts, where the contracting authority considers that neither direct use of the open procedure nor the arrangements governing the restricted procedure will result in the best value for money, it may use the competitive dialogue. A contract may be considered as 'particularly complex' if the contracting authority is objectively unable either to specify the technical means of satisfying its needs or objectives or to specify the legal or financial makeup of the project. No specific threshold applies. Contracting authorities must publish a contract notice setting out or attaching their needs and requirements. They must open a dialogue with the candidates, satisfying the selection criteria in the contract notice. The dialogue may cover all aspects of the tender. However, it is conducted separately with each candidate on the basis of their proposed solutions and ideas. The contracting authority must ensure equal treatment of tenderers and keep the tenders confidential. It is therefore not allowed to pick the best solutions from different tenderers. The minimum number of candidates invited to tender is three. If fewer than three candidates meet the selection criteria, the contracting authority may continue the procedure with the one or two who do meet the criteria. The contracting authority may not make up the number with other economic operators who did not take part in the procedure or candidates who do not meet the selection criteria. During the dialogue, contracting authorities must treat all tenderers equally and ensure that the solutions proposed or other information received in the dialogue is kept confidential unless the candidate agrees to disclosure. The contracting authority must prepare a report justifying the manner in which dialogue was conducted.

After informing the participants that the dialogue has been concluded, contracting authorities must ask them to submit their final tenders on the basis of the solutions presented and specified during the dialogue. The tenders must contain all the information required and necessary for the performance of the project. At the request of the contracting authority, these tenders may be clarified, specified and fine-tuned, provided that this does not have the effect of changing basic aspects of the tender or of the invitation to tender, as variations could distort competition or have a discriminatory effect. At the request of the contracting authority, the tenderer offering best value for money may be asked to clarify aspects of the tender or confirm commitments contained in the tender provided this does not have the effect of amending substantial aspects of the tender or of the call for tenders and does not risk distorting competition or causing discrimination.

The contracting authorities may specify prices or payments to the participants in the dialogue. The contract is awarded to the technically compliant tender which is the most economically advantageous (i.e. the sole criterion is the best value for money). The standard templates must be adapted as required.

Guidance on the types of procurement procedures

Negotiated procedure/single tender procedure

A contract may be awarded directly (using the 'single tender procedure' or 'negotiated procedure') in defined circumstances (e.g. in cases where the contract to be concluded does not exceed a certain value or where exceptional circumstances justify a direct award). In the case of a negotiated procedure, an evaluation committee must be nominated to proceed with the negotiation. In all cases, the contracting authority must draft a report explaining how participant(s) in the negotiations were selected and the price set, and the grounds for the award decision. The contracting authority should ensure that basic principles relating to procurement procedures such as checking compliance with eligibility rules (nationality rules), selection and exclusion criteria are duly applied.

Note: in accordance with Annex I, Section 2, 11-12 of the Financial Regulation the use of the negotiated procedure should be limited to reasonable amounts or be duly justified.

PILLAR 5 — PROCUREMENT					
3. PROC	3. PROCUREMENT PROCEDURES — questions/criteria Entity comments				
	Key question (level 2): does the entity apply appropriate rules and procedures for procurement?				
	ation to tender. Are there appropriate rules and procedures for the invitation to be a terment (e.g. open, restricted and negotiated procedures)?	tender and for each			
3.1.1	Does the procurement system ensure a sufficient level of transparency in the procurement opportunity?				
	For open tendering, is the information on the procurement made publicly available, including related evaluation criteria; and				
	— for restricted/selective and negotiated/limited methods is information published on how to qualify in a readily available medium within a timeframe and in a manner that would reasonably allow eligible suppliers to apply?				
3.1.2	Does the procurement system set out rules for the publication of a tender notice which include:	ТВСВЕ			
	 information on the nature of the product or service to be pro- cured, specifications, quantity, timeframe for delivery, realistic clos- ing dates and times, where to obtain documentation and where to submit tenders; 				
	— a clear and complete description of selection and award criteria that is non-discriminatory and cannot be altered afterwards;				

PILLAR 5 — PROCUREMENT			
3. PROC	UREMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments
	 details on the management of the contract and the plan and method for payment and possibly the guarantees when required; and 		
	— details of the contact point for enquiries?		
3.1.3	Does the procurement system provide rules to communicate to potential suppliers in the same timeframe and in the same manner, in particular by:	ТВСВЕ	
	 encouraging information exchange on a formal basis (e.g. contact points for enquiries, information sessions, online module to observe clarification meetings, online posting of questions and answers); 		
	 ensuring that questions for clarification are promptly responded to and that this information is transmitted to all interested parties; 		
	 communicating changes immediately, preferably via the same channel originally used; and 		
	 publishing information, preferably online, to allow for external monitoring and public scrutiny? 		
3.2. <u>Sele</u>	ction and evaluation procedures and award of contracts.		
Does the en	tity apply appropriate rules and procedures for evaluation and award?		
Are there ri biased?	ules which ensure that the evaluation process is performed properly and confid	entially and is not	
Does the en	tity apply appropriate criteria for evaluation?		
Are there cl ratio or othe	ear criteria for selecting the tender that is the best value for money, e.g. lowest er?	price, price/quality	
3.2.1. S	ecurity and confidentiality of information		
3.2.1.1	Does the procurement system include rules which ensure the security and confidentiality of information submitted, in particular by:	ТВСВЕ	
	 ensuring that measures are in place for the security and storage of tendering documents (e.g. keeping a document register, numbering all documents or having a central storage area for all documents), as well as for limiting access to documents; and 		
	— considering electronic security issues and having documented processes for electronic storage and communication (e.g. tenders submitted electronically are safeguarded from access before the closing time and the system has the capacity to reject late tenders automatically)?		

	PILLAR 5 — PROCUREMENT		
3. PROC	CUREMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments
3.2.2. P	rocedures for the opening of the tender		
3.2.2.1	Does the procurement system define a clear procedure for the opening of the tender, in particular by:	ТВСВЕ	
	 having a team (or evaluation committee) open, authenticate and duplicate sealed tenders as soon as possible after the designated time, immediately followed by public opening, if possible; 		
	 specifying criteria for the nomination of the members of this team; 		
	 performing the opening of tenders, preferably before a public audience where basic information on the tenders is disclosed and recorded in official minutes; 		
	 specifying policy-defining circumstances under which tenders would be invalidated (e.g. tenders received after the closing time are invalidated unless it is due to a procuring agency error) and eligibility criteria for tenderers; 		
	 ensuring that any clarification of submitted tenders does not result in substantive alterations after the deadline for submission; and 		
	— ensuring that a clear and formal report of all the tenders received is produced (including their date and time of arrival, as well as the comments received from tenderers) before passing them to the officers responsible for their evaluation?		
3.2.3. S	election and shortlisting criteria		
3.2.3.1	Does the procurement system provide clear, objective and non-discriminatory criteria for:	ТВСВЕ	
	 assessing that tenderers have sufficient financial, economic, technical and professional capacity; and 		
	 selecting and shortlisting candidates and tenderers who meet these criteria? 		
3.2.3.2	Are these selection criteria specified and notified in the contract notices?	ТВСВЕ	
3.2.3.3	Does the procurement system provide clear and objective criteria for assessing the economic and financial capacity of tenderers?	ТВСВЕ	
	Examples of criteria: balance sheet data for the last 3 years, turnover/revenue/operating income data for the last 3 years, staff employed for the last 3 years.		

PILLAR 5 — PROCUREMENT			
3. PROC	CUREMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments
3.2.3.4	Does the procurement system provide clear and objective criteria for assessing the technical and professional capacity of tenderers?	ТВСВЕ	
	Examples of criteria: services provided, supplies delivered and works carried out in the past 3 years, samples, descriptions, photos, specifications of products and/or equipment delivered.		
3.2.4. E	valuation and award criteria		
3.2.4.1	Does the procurement system provide clear, objective and non-discriminatory criteria for a detailed evaluation of the technical and financial aspects of the tenders?	ТВСВЕ	
3.2.4.2	Are there clear and objective criteria and rules for determining the results of the evaluation (e.g. quoting of key criteria for each candidate or tenderer)?	ТВСВЕ	
3.2.4.3	Are contracts awarded on the basis of clear and notified award criteria? Are contracts awarded to the tender which quotes the lowest price or under the best-value-for-money procedure (i.e. the most economically advantageous tender)?	ТВСВЕ	
3.2.5. E	valuation officers/committee		
3.2.5.1	Are evaluations undertaken with more than one evaluating official or preferably by a committee?	ТВСВЕ	
3.2.5.2	Are criteria for the nomination of the evaluation committee specified? Depending on the value of the procurement and the level of risk, the committee could include not only officials from different departments but also possibly external experts.		
3.2.5.3	Are the role, function, composition and operating rules of the evaluation committees described? Are the responsibilities of the non-voting chairperson and the voting members of the committee clearly described? Is there a secretary to the committee responsible for carrying out all administrative tasks connected with the evaluation procedure?	ТВСВЕ	
3.2.5.4	Are there appropriate procedures for the keeping of and access to (confidential!) tender and proposal documents?	ТВСВЕ	
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	PILLAR 5 — PROCUREMENT			
3. PROCU	JREMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments	
3.2.5.5	Are officials in charge of the evaluation not in a conflict of interest situation (e.g. through mandatory disclosure) and are they bound by confidentiality requirements? In the case of an evaluation committee, integrity and professional considerations must be taken into account in the selection of members and involve a member that is external to the procurement team when possible.			
3.2.5.6	Are all relevant aspects of the evaluation included in a written report signed by the evaluation officers/committee?	ТВСВЕ		

Guidance relating to evaluation committees

Appointment and composition

Tenders should be opened and evaluated by evaluation officers or an evaluation committee formally appointed by the contracting authority comprising a non-voting chairperson, a non-voting secretary and an odd number of voting members. The evaluators must be provided with detailed information on the planned timetable and the workload involved for an evaluator. Evaluators must be available during the scheduled evaluation period. Replacement evaluators should be appointed for each procedure to prevent delays in cases of unavailability. Voting members must have a reasonable command of the language in which the tenders are submitted. Voting members must have the technical and administrative ability to give an informed opinion on the tenders. The identity of the evaluators should be kept confidential.

Impartiality and confidentiality

Members of the evaluation committee must sign a declaration of impartiality and confidentiality. Any member who has or might have an actual or potential conflict of interest with any tenderer or applicant must declare it and immediately withdraw from the evaluation committee.

During the procurement procedure, all contacts between the contracting authority and candidates, applicants or tenderers must be under conditions ensuring transparency and equal treatment. No information about the examination, clarification, or evaluation of tenders, or proposals, or decisions about the award of a contract, may be disclosed before the approval of the evaluation report by the contracting authority. Any attempt by a tenderer, candidate or applicant to influence the process in any way (whether by making contact with members of the evaluation committee or otherwise) may result in the immediate exclusion of its tender or proposal from further consideration.

Apart from the tender opening session, the proceedings of the evaluation committee are confidential. To keep the proceedings confidential, attendance at evaluation committee meetings is strictly limited to the members of the committee appointed.

Apart from the copies given to the evaluators, the tenders or proposals must not leave the room/building in which the committee meetings take place before the conclusion of the work of the evaluation committee. They must be kept in a safe place when not in use.

Responsibilities of evaluation committee members

The chairperson is responsible for coordinating the evaluation process and for ensuring its impartiality and transparency. The voting members of the evaluation committee have collective responsibility for decisions taken by the committee.

The secretary to the committee is responsible for carrying out all administrative tasks connected with the evaluation procedure. These include, among others, keeping minutes of evaluation committee meetings, keeping relevant records and documents and drawing up evaluation reports. Any request for clarification requiring communication with the tenderers or applicants during the evaluation process must be conducted in writing.

Guidance relating to evaluation committees

Timetable

The evaluation committee must be formed early enough to ensure that members are available to prepare and conduct the evaluation process. The tenders must be evaluated in time to allow the procedure to be completed within the validity period of the tenders. It is very important that all tenderers, whether successful or unsuccessful, receive information without delay.

Once the evaluation has been completed, the contracting authority should promptly take the award decision by approving the evaluation reports.

Period of validity

Tenderers are bound by their tenders for the period specified in the letter of invitation to tender and/or in the tender dossier. This period must be sufficient to allow the contracting authority to examine tenders, approve the contract award proposal, notify the successful and unsuccessful tenderers and conclude the contract. The period of validity of tenders should be fixed at an appropriate number of calendar days (e.g. 90 days) from the deadline for the submission of tenders.

PILLAR 5 — PROCUREMENT			
3. PROC	UREMENT PROCEDURES (cont'd) — questions/criteria	Entity comments	Auditor comments
3.2.6. Av	ward of contracts		
3.2.6.1	Does the procurement system provide rules for informing tenderers as well as the wider public on the outcome of the tendering process by: — notifying successful and unsuccessful tenderers of the outcome of their tenders, as well as when and where the contract award information is published		
	— considering the possibility of publishing the grounds for the award, including the consideration given to qualitative tender elements. Do not disclose commercially-sensitive information about the winning tender or about other tenders, which could favour collusion in future procurements; and		
	— allowing the mandatory standstill period, where one exists, before the beginning of the contract?		
3.2.6.2	Does the procurement system provide rules which give the possibility of debriefing to suppliers on request by:	ТВСВЕ	
	— withholding confidential information (e.g. trade secrets or pricing);		
	 highlighting the strengths and weaknesses of the unsuccessful tender; 		
	— for debriefings in writing, ensuring that the written report is approved beforehand by a senior procurement official; and		
	— organising oral debriefings, provided that discussions are carried out in a structured manner so that they do not disclose confiden- tial information, and that they are properly recorded?		

	PILLAR 5 — PROCUREMENT		
3.	PROCUREMENT PROCEDURES (cont'd) — questions/criteria	Entity comments	Auditor comments

3.3. Complaints system

Does the procurement system provide for an independent, transparent, non-discriminatory, efficient and effective administrative procurement review process for handling procurement complaints by participants not only before but also after the award and prior to contract signature?

The prompt resolution of complaints is necessary to enable contract awards to be reversed if necessary and limit remedies tied to profit loss and costs associated with bid or proposal preparation after contract signatures. A good process also includes the ability to refer the resolution of the complaints to an independent higher authority for appeals.

3.3.1	Does the procurement system provide information on how to lodge a complaint related to the procurement process? Are complaints reviewed by a function or body which:	ТВСВЕ	
	 is comprised of experienced professionals, familiar with the legal framework for procurement, and includes members from the pri- vate sector, civil society and government; 		
	— is not involved in any capacity in procurement transactions or in the process leading to contract award decisions;		
	— does not charge fees that prohibit access by concerned parties;		
	— follows processes for submission and resolution of complaints that are clearly defined and publicly available;		
	— exercises the authority to suspend the procurement process;		
	— issues decisions within the timeframe specified in the rules/regulations; and		
	— issues decisions that are binding on all parties (without precluding subsequent access to an external higher authority)?		

PILLAR 6 — FINANCIAL INSTRUMENTS (1)		
KEY QUESTION (level 1) Entity Auditor comments comments		
Does the entity apply appropriate rules and procedures in all material respects for providing financing from EU funds/budgetary guarantees through financial instruments and in accordance with the criteria set by the European Union?		

Guidance

A **financial instrument** may take the form of equity or quasi-equity investments, loans or guarantees or other risk-sharing instruments and it may be combined with other forms of financial support.

Financial Regulation applicable to the general budget of the European Union.

The Commission may implement financial instruments (FIs') under indirect management by entrusting tasks to entities and their **financial intermediaries**. Title X of the Financial Regulation applicable to the general budget of the European Union sets out principles and conditions for the implementation of financial instruments, as follows:

— financial instruments under direct and indirect management (Article 208 FR);

PILLAR 6 — FINANCIAL INSTRUMENTS (1)		
KEY QUESTION (level 1)	Entity comments	Auditor comments

- selection of the entities entrusted with the implementation of financial instruments in indirect management (Article 208.4 FR);
- principles and conditions applicable to financial instruments and budgetary guarantees (Article 209 FR);
- content of the contribution agreement with entities entrusted with the implementation of financial instruments in indirect management (Article 155.6 FR; Article 208 FR);
- monitoring of financial instruments (Articles 155 and 209 FR); and
- rules and implementation (Article 215 FR).

International accounting standards for private sector entities

According to IAS (International Accounting Standard) 32 and 39, a financial instrument is defined as 'any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity'.

IAS 32 (Financial Instruments) outlines the accounting requirements for the presentation of FIs, particularly as to the classification of such instruments into financial assets, financial liabilities and equity instruments. The standard also provides guidance on the classification of related interest, dividends and gains/losses, and when financial assets and financial liabilities can be offset. IAS 39 was reissued in December 2003, applies to annual periods beginning on or after 1 January 2005, and is superseded by IFRS 9 Financial Instruments for annual periods beginning on or after 1 January 2015. IFRS 9 Financial Instruments sets out the recognition and measurement requirements for FIs and some contracts to buy or sell non-financial items. The International Accounting Standards Board (IASB)is adding to the standard as it completes the various phases of its comprehensive project on FIs, and so it will eventually form a complete replacement for IAS 39 Financial Instruments: Recognition and Measurement.

International accounting standards for public sector entities

For public sector entities IPSAS (International Public Sector Accounting Standards) 28-30 apply. The definitions of a financial instrument and of financial assets, financial liabilities and equity instruments are essentially the same as in IAS 32. IFRS 9 has no equivalent in IPSAS and thus do not apply in IPSAS. Financial instruments can be categorised on the basis of their valuation method:

- financial instruments valued at current value (usually market price): cash instruments, securities, derivatives, bonds, equity instruments traded on active markets;
- financial instruments valued at amortised cost: loans, receivables, borrowings, equity instruments without active market.
- (1) Reference to financial instruments and EU funds is deemed to also include budgetary guarantees.

PILLAR 6 — FINANCIAL INSTRUMENTS 1. LEGAL AND REGULATORY FRAMEWORK — questions/criteria Entity comments Key question (level 2): Does the entity have a clear legal and regulatory framework for the use and implementation of FIs? The principles of using financial instruments ('FIs') need to be stated in a well-defined and transparent legal and regulatory framework that clearly establishes appropriate policies, procedures, accountability and controls. While financial instruments operate within their own framework, they benefit from the overall control environment, internal controls operated by the entity, the entity's accounting system and external audit.

PILLAR 6 — F	FINANCIAL	INSTRUMENTS
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1.	LEGAL AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments
1.1	Does the entity have a legal and regulatory framework for FIs which contains:	ТВСВЕ	
	 descriptions of the FIs, including investment strategies or policies, the type of support provided, the criteria for eligibility for finan- cial intermediaries and final recipients as well as additional opera- tional requirements transposing the policy objectives of the FI; 		
	 systems, rules and procedures to achieve and measure a target range of values for the leverage and the multiplier effects (the EU contribution to a FI should aim at mobilising a global investment exceeding the size of the EU contribution according to the indica- tors defined in advance); 		
	— provisions for the management of contributions from third parties including the possibility to open fiduciary accounts on behalf of a third party, counterparty risks, acceptable treasury operations, responsibilities of parties concerned, remedial actions in the event of excessive balances on fiduciary accounts, record keeping and reporting (¹) equivalent to EU requirements;		
	 rules for accounting, financial reporting (separate financial reporting for each FI) and external audit; 		
	 systems, rules and procedures to regulate duration, possibility of extension, and termination of the FI, including the conditions for early termination and, where appropriate, exit strategies as well as on repayments paid/to be paid back to the third party or to fidu- ciary accounts; 		
	 systems, rules and procedures to monitor the implementation of support to financial intermediaries and final recipients including reporting by the financial intermediaries? 		
1.2	What types of FIs does the entity use or intend to use? Obtain a detailed description of:	ТВСВЕ	
	— Types of FIs used, including explanations of (technical) terms and abbreviations. FIs may include loans with commercial (market price) interest rates, loans with favourable interest rates and repayment terms, loans with performance-dependent repayment terms, micro-loans, non-refundable grants, guarantees, frameworks for cooperation with the third parties, such as investment facilities and blending facilities, etc.		
	— The risks associated with each FI, how these risks are managed and what remedial measures are in place. Typical risks may include, but are not limited to, exchange rate risks (loans issued and repayable in local currencies and financed through interna- tionally convertible currencies) and credit risks (credit worthiness of borrowers).		

${\bf PILLAR~6-FINANCIAL~INSTRUMENTS}$

AL AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments	
How are FIs provided to beneficiaries (borrowers)? How are they secured and by which type of liabilities and/or guarantees?	ТВСВЕ		
Please reply to the following with reference to:			
Support through financial intermediaries (intermediate financing)			
Direct support to final recipients (non-intermediated financing)			
Does the entity have guidelines or operating rules and manuals for the FIs used?	ТВСВЕ		
Does the entity make use of standard templates for providing FIs, such as model contracts?	ТВСВЕ		
Please reply to the following with reference to:			
— Financial intermediaries			
— Final recipients (in case of non-intermediate financing)			
Do these contracts clearly set out relevant terms and conditions?	ТВСВЕ		
	secured and by which type of liabilities and/or guarantees? Please reply to the following with reference to: — Support through financial intermediaries (intermediate financing) — Direct support to final recipients (non-intermediated financing) Does the entity have guidelines or operating rules and manuals for the FIs used? Does the entity make use of standard templates for providing FIs, such as model contracts? Please reply to the following with reference to: — Financial intermediaries — Final recipients (in case of non-intermediate financing)	How are Fls provided to beneficiaries (borrowers)? How are they secured and by which type of liabilities and/or guarantees? Please reply to the following with reference to: — Support through financial intermediaries (intermediate financing) — Direct support to final recipients (non-intermediated financing) Does the entity have guidelines or operating rules and manuals for the Fls used? Does the entity make use of standard templates for providing Fls, such as model contracts? Please reply to the following with reference to: — Financial intermediaries — Final recipients (in case of non-intermediate financing)	

⁽¹) For those organisations that do not apply International Public Sector Accounting Standards (IPSAS) yet, it was agreed that financial reporting can be according to International Financial Reporting Standards (IFRS).

PILLAR 6 —	FINANCIAL	INSTRUMENTS

2. PRINCIPLES — questions/criteria	Entity comments	Auditor comments
Key question (level 2): are the following principles and conditions integrated in the procedures, rules and criteria of the entity's financial instruments?		
Basic principles (Article 209(1) FR).		
Financial instruments shall be used in accordance with the principles of sound financial management, transparency, proportionality, non-discrimination, equal treatment and subsidiarity and in accordance with their objectives and, where applicable, the duration established in the basic act for the FIs.		
Selection of financial intermediaries (Article 208 FR)		
Financial intermediaries shall be selected on the basis of open, transparent, proportionate and non-discriminatory procedures, avoiding conflicts of interest. Financial intermediaries or final recipients of the financial instruments shall be selected with due account of the nature of the financial instrument to be implemented, the experience and the operational and financial capacity of the entities concerned, and/or the economic viability of projects of final recipients. The choice shall be transparent, justified on objective grounds and shall not give rise to a conflict of interest.		

	PILLAR 6 — FINANCIAL INSTRUMENTS		
2.	PRINCIPLES — questions/criteria	Entity comments	Auditor comments
Condi	tions for financial instruments and budgetary guarantees (Article 209 FR)		
condi ity, n aid ru	cial instruments/budgetary guarantees shall comply with the following basic tions: address market failures or sub-optimal investment situations, additional-on-distortion of competition in the internal market and consistency with State tiles, leverage effect and alignment of interest and providing remuneration cont with the sharing of risk.		
Guida	ance .		
entity porti	bove principles must be integrated in the procedures, rules and criteria of the 's financial instruments in accordance with the overarching principle of proonality . Principles are not absolute and a limited number of exceptions can owed provided that they are clearly stated, reasonable and justified.		
2.1.1	Basic principles. Are the following basic principles integrated in the procedures, rules and criteria for the use and implementation of the entity's financial instruments/budgetary guarantees?	ТВСВЕ	
	— sound financial management;		
	— transparency;		
	— proportionality;		
	— non-discrimination; and		
	— equal treatment?		
2.2.1	Selection of financial intermediaries. What is the entity's procedure for selecting financial intermediaries (1)?	ТВСВЕ	
2.2.2	<u>Selection of financial intermediaries</u> . Are financial intermediaries selected on the basis of open, transparent, proportionate and non-discriminatory procedures, avoiding conflicts of interests?		
2.2.3	Selection of financial intermediaries. Are financial intermediaries or final recipients of the FIs selected with due account of the nature of the FI to be implemented, the experience and the operational and financial capacity of the entities concerned, and/or the economic viability of projects of final recipients?		
	Is the selection transparent, justified on objective grounds and does it not give rise to a conflict of interest?		

	PILLAR 6 — FINANCIAL INSTRUMENTS		
2. PRI	NCIPLES — questions/criteria	Entity comments	Auditor comments
2.3.1	Conditions for FIs. Do the entity's systems, rules and procedures allow the entity to implement FIs that address market failures or sub-optimal investment situations, which are deemed to be economically viable according to internationally accepted standards but do not give rise to sufficient funding from market sources?	ТВСВЕ	
2.3.2	Conditions for FIs. Do the entity's systems, rules and procedures allow it to implement FIs that comply with the principle of additionality (FIs should not aim to replace those of a Member State, private funding or another EU financial intervention)?	ТВСВЕ	
2.3.3	Conditions for FIs. Do the systems, rules and procedures in place within the entity allow it to comply with the condition of aligning interest by provisions such as co-investment, risk-sharing requirements or financial incentives, while preventing a conflict of interest with other activities of the entrusted entity)?	ТВСВЕ	
2.3.4	Conditions for FIs. Do the entity's systems, rules and procedures allow it to achieve and measure a leverage and a multiplier effect including, where appropriate, the maximisation of private investment?	ТВСВЕ	
¹) Someti	mes, IFIs also work through bodies from the partner country (national funds), which a	l re assimilated to fina	ncial intermediari
	PILLAR 6 — FINANCIAL INSTRUMENTS		
3. FIN.	ANCIAL INSTRUMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments
	stion (level 2): does the entity effectively apply rules and procedures fo instruments?	r the use and imp	olementation of
3.1. <u>M</u>	<u>conitoring.</u> Does the entity effectively apply appropriate rules and procedures for the	monitoring of finan	icial instruments?
3.1.1	Does the entity have procedures in place for monitoring the use of FIs which build on the reporting and accounts provided by financial intermediaries and on the audits available and controls carried out by the financial intermediary?	ТВСВЕ	

PILLAR 6 — FINANCIAL INSTRUMENTS				
3. FINAN	CIAL INSTRUMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments	
3.1.2	Where no financial intermediary exists, does the entity have procedures in place to directly monitor the use of FIs based on the reporting and accounts provided by final recipients?	ТВСВЕ		

Guidance: Monitoring of financial instruments

- 1. To ensure the harmonised monitoring of financial instruments referred to in Article 215(3) of the Financial Regulation, a monitoring system should be put in place by the authorising officer responsible for helping provide a reasonable assurance that EU funds are used in accordance with Article 36(2) of the Financial Regulation.
- 2. The monitoring system should be used to: (i) assess the progress of the implementation of financial instruments in achieving the policy objectives reflected in the relevant output and result indicators established by the *ex ante* evaluation; (ii) analyse to what extent the implementation complies with the defined requirements in accordance with Article 209(2) of the Financial Regulation; and (iii) provide the basis for the Commission's reporting required under Articles 41(4) and 140(8) of the Financial Regulation.

3.2.	Loans. Does the	entity apply	appropriate rules and	procedures for the	contracting of loans?
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3.2.1	What are the recording and reporting systems and procedures for loans?	ТВСВЕ	
3.2.2	Are these systems and procedures adequate?		
3.2.3	Are loan contracts approved against adequate and transparent criteria?		
3.2.4	Is the contract (general ledger) account reconciled on a regular basis (at least every month) to the contract recording system?	ТВСВЕ	

3.3. Guarantees. Does the entity apply appropriate rules and procedures for the issuing of guarantees?

3.3.1	What are the recording and reporting systems and procedures for guarantees?	ТВСВЕ	
3.3.2	Are these systems and procedures adequate?		
3.3.3	Are guarantees approved against adequate and transparent criteria?		
3.3.4	Is the contract (general ledger) account reconciled on a regular basis (at least every month) to the contract recording system?	ТВСВЕ	

PILLAR 6 — FINANCIAL INSTRUMENTS						
3. FIN	ANCIAL INSTRUMENT PROCEDURES — questions/criteria	Entity comments	Auditor comments			
3.3.5	Regarding budgetary guarantees, is the entity capable of adequately reporting on their implementation, including — where the contribution reimburses expenditure — on accounts drawn up for the expenditure incurred and a management declaration confirming that: (i) the information is properly presented, complete and accurate; (ii) the contribution was used for its intended purpose; (iii) the control systems put in place give the necessary guarantees on the legality and regularity of the underlying transactions; and (iv) a summary of the final audit reports and of controls carried out, including an analysis of the nature and extent of errors and weaknesses identified in systems and corrective action, has been taken or is planned?					
3.4. <u>Ir</u> rebates/sı	nterest rate rebates/subsidies. Does the entity have a proper recording and repor subsidies?	ting system for pro	oviding interest ra			
3.4.1	What are the recording and reporting systems and procedures for interest rate rebates?	ТВСВЕ				
3.4.2	Are these systems and procedures adequate?					
3.4.3	Are interest rate rebates approved against adequate and transparent criteria?					
3.5. <u>E</u>	quity. Does the entity apply appropriate rules and procedures for conducting equity (operations?				
3.5.1	Does the entity have an equity strategy or guidelines for equity investments and a due diligence process, approved by the board or other appropriate governance body?	ТВСВЕ				
3.5.2	Does the entity systematically perform a valuation of its equity operations(s), at the time of approval and periodically over the life of the investment? Describe the information and the method(s) used for valuation.					
3.5.3	Does the entity have an established process to manage the exits of its equity investments? Does the equity strategy set out any requirements for a timely exit plan?					
3.5.4	Is the entity actively managing its equity portfolio? Does it have board members mandated in its investee companies (for direct equity investments), or similar means to monitor closely the performance of its investee companies? In case of investments in funds, does the entity have members nominated in the bodies representing investors in the funds?	ТВСВЕ				

PILLAR 6 — 1	FINANCIAI IN	ISTRUMENTS —	ADDITIONAL	OUESTIONS E	OR RUDGET	ARY CHAR	NTEFC (ontional\ (1)

6a. BUDGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
Key question (level 2): Does the entity have a credit risk management system and use an internal risk rating system (IRRS) appropriate to the nature, size and complexity of the entity's activities?		
Guidance		
Most entities implementing budgetary guarantees are credit institutions or investment firms that are subject to regulation and oversight, including rules on credit risk, on risk rating and on the IT systems and procedures to operate them.		
The purpose of this sub-section is to assess the reliability of the risk management function of the entity, including its governance and internal credit risk rating system, which is material for a future assessment of the risk-sharing arrangements between the EU and the entity, as well as for the EU remuneration stemming from the risk taken by the EU (Article $209(2)(f)$ FR).		
The EU exposure to counterparts under budgetary guarantees includes a contingent liability, which represents the EU financial liability that it is not fully covered by provisions (Article 211 FR). In order to assess the risk of counterparts claiming EU payments for guarantee calls above the available provisioning, the Commission has to monitor at least once a year the EU exposure arising from each budgetary guarantee. To this end, counterparts are requested to provide the Commission every year with information on the outstanding financial obligations arising for the EU from the budgetary guarantees, including a risk assessment, grading information and expected defaults concerning the operations covered by the budgetary guarantee (Article 219(6) FR). The Commission relies on this information to carry out the assessment of the sustainability of contingent liabilities (Article 210(3) FR) and to review regularly the provisioning rate of each budgetary guarantee (Article 211(1) FR).		
Standards on the regulation, supervision and risk management of banks are described in:		
 at international level: 'Basel III', an internationally agreed set of measures developed by the Basel Committee on Banking Supervision, including 'Core principles for effective supervision', in particular principles 15 (risk management process) and 17 (credit risk); 		
— at EU level: Directive 2013/36/EU on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms; Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms; Directive 2014/65/EU on markets in financial instruments.		

PILLAR 6 — FINANCIAL INSTRUMENTS —	ADDITIONAL (OUESTIONS FOR	BUDGETARY	GUARANTEES	(optional) (1)

6a.	BUDGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
6a.1	Risk policy/strategic framework. Does the entity have a sound policy and strategy in place to identify, manage, measure and control risk (with a focus on credit risk)?		
6a.1.1	Does the entity have a risk policy that:	ТВСВЕ	
	 clearly defines and allocates responsibilities within the organisation; 		
	— takes into consideration soundness, rationality, and feasibility; and		
	— remains available and understandable throughout the entire organisation?		
6a.1.2	Does the entity have a risk strategy or guidelines, approved by the senior management, which regularly:	ТВСВЕ	
	 defines the boundaries and business considerations in accordance with which the entity is expected to operate when pursuing its business strategy; 		
	 establishes individual and aggregate level risks and different types of risk (risk capacity, including limits) that the entity is willing and able to accept in order to pursue its business activities; 		
	 communicates the board's risk appetite effectively throughout the entity, linking it to daily operational decision-making and estab- lishing the means to raise risk awareness across the entity; 		
	 provides continuity by taking into account the cyclical aspects of the economy where the entity operates and the resulting shifts in the composition and quality of the overall portfolio; and 		
	— includes both quantitative and qualitative considerations?		
6a.2	Risk governance. Does the entity have an appropriate organisational framework to enable effective credit risk management, measurement and control, with sufficient qualitative and quantitative human and technical resources to carry out the required tasks?		

$\textbf{PILLAR 6} \leftarrow \textbf{FINANCIAL INSTRUMENTS} \leftarrow \textbf{ADDITIONAL QUESTIONS FOR BUDGETARY GUARANTEES (optional)} \ (^{\text{!}})$

6a. BU	DGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
6a.2.1	Is the allocation of responsibilities within the entity clearly defined so that:	ТВСВЕ	
	 the board or other governing body approves the policies for managing and controlling risk and reviews them regularly, and takes an active role in defining the risk appetite and ensuring its alignment with the entity's strategic, capital and financial plans, and compensation practices; 		
	 the senior management is responsible for drawing up and implementing the rules and procedures for managing, measuring and controlling risk; 		
	 there are clear lines of responsibility for taking on, measuring, monitoring, managing and reporting risk; 		
	— the senior management ensures that the staff involved in all phases of the risk management process is qualified, competent and have the necessary training, willingness and experience to exercise pru- dent judgement in assessing, managing and/or controlling risk, and a solid understanding of the entity's strategic direction, poli- cies, procedures, risk tolerance and limits;		
	the risk management function is involved in any revenue generation activities; and		
	— the chief risk officer (CRO) reports to and has direct access to the board or its risk committee without impediment?		
6a.2.2	Is the separation of duties implemented so that:	ТВСВЕ	
	 the credit risk management function is fully independent from the business function and comprises 'three lines of defence' clearly recognisable, as follows: 		
	1) the business line (i.e. first line of defence) has 'ownership' of risk, whereby it acknowledges and manages the risk that it incurs in conducting its activities;		
	2) the risk management function (i.e. second line of defence) is responsible for further identifying, measuring, monitoring and reporting risk on an entity-wide basis as part of the second line of defence, independently from the first line of defence (²);		
	3) there is an internal audit/compliance function (third line of defence), which periodically reviews risk and in particular credit risk aspects?		

$\textbf{PILLAR 6} \leftarrow \textbf{FINANCIAL INSTRUMENTS} \leftarrow \textbf{ADDITIONAL QUESTIONS FOR BUDGETARY GUARANTEES (optional)} \ (^{\text{!}})$

6a.	BUDGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
6a.2.3	Are activities of the risk management function sufficiently comprehensive in scope so as to include as much as possible the following aspects:	ТВСВЕ	
	— identifying material individual, aggregate and emerging risks;		
	— assessing these risks and measuring the entity's exposure to them?		
6a.2.4	Do the entity's policies clearly outline the levels of delegation of approvals to management (3) and are approvals made in accordance with the entity's written policies and guidelines and granted by the appropriate level of management?	ТВСВЕ	
6a.3	Does the entity have <u>a well-functioning system of credit risk identification</u> , analysis and monitoring?		
6a.3.1	Does the entity's risk identification system encompass the following:	ТВСВЕ	
	 all material risks to the entity, on- and off-balance sheet and on group-wide, portfolio-wide, business-line and transaction levels; and 		
	 an ongoing analysis of existing risks as well as identification of new or emerging risks? 		
6a.3.2	Does the risk management function perform an unbiased assessment of the quality of individual credits/investments and the aggregate portfolio, including appropriateness of credit risk rating and of the estimate of losses? Is this second opinion given at approval stage and then regularly reviewed over the life of the operations?	TBCBE	
6a.3.3	Does the measurement of credit risk take into account as much as possible the following aspects:	ТВСВЕ	
	 the specific nature of the credit/investment and its contractual and financial conditions; 		
	 the exposure profile until maturity in relation to potential market movements and the economic cycle; 		
	— the existence of collateral or guarantees;		
	— the default potential based on the internal risk rating;		

$\textbf{PILLAR 6} \leftarrow \textbf{FINANCIAL INSTRUMENTS} \leftarrow \textbf{ADDITIONAL QUESTIONS FOR BUDGETARY GUARANTEES (optional)} \ (^{\text{!}})$

6a.	BUDGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
	 quantitative assessment (e.g. financial modelling) as well as qualitative assessment; and 		
	— systematic due diligence and risk analysis of all transactions, where due diligence findings have an impact on the management approval and/or structuring of the operation?		
6a.3.	Does the (credit risk) management information system of the entity include the following characteristics:	ТВСВЕ	
	 provides adequate information (quality, detail, timeliness) on the composition of the credit/investment portfolio; 		
	 is sufficiently reliable and comprehensive so that the entity relies on accurate, robust and reliable internal and external data to be able to identify, assess and mitigate risks; and 		
	 includes periodically reviewed stress tests and scenario analyses to be used by the entity to better understand potential risk exposures under a variety of adverse circumstances? 		
6a.4	Does the entity use an <u>internal risk rating system (IRRS)</u> appropriate to the nature, size and complexity of its activities?		
6a.4.	Is the entity able to document the rationale for its choice of rating criteria and to provide data and analyses demonstrating that the rating criteria and procedures are likely to result in ratings that meaningfully differentiate risk?	ТВСВЕ	
6a.4.	Does the risk rating system of the entity include as much as possible the following characteristics:	ТВСВЕ	
	— all credit exposures are risk-rated;		
	— it encompasses an adequate number of ratings, which are reasonable, timely and dynamic;		
	— there is a process to map the IRRS to regulatory classification and/or credit rating agencies scales;		

$\textbf{PILLAR 6 - FINANCIAL INSTRUMENTS - ADDITIONAL QUESTIONS FOR BUDGETARY GUARANTEES (optional)} \ (^1)$

6a. B l	UDGETARY GUARANTEES — questions/criteria	Entity comments	Auditor comments
	 the rating criteria reflect an appropriate combination of qualitative and quantitative factors and the criteria to assign each rating are clearly defined; 		
	— there is a time horizon for the risk rating;		
	— the ratings reflect both the borrower's expected performance and the transaction's structure;		
	 when the entity uses an external database to supplement its data and/or an external rating model, it demonstrate the adequacy of the external data and that the entity understands the rating philos- ophy underlying the model; and 		
	— the rating assigned to an operation is well supported and documented?		
6a.4.3	Does the entity retain data on the realised default rates associated with rating grades and ratings migration?	ТВСВЕ	
6a.4.4	Does the entity have comprehensive policies and procedures on effective validation of the rating system (4) and regularly independent review the adequacy of the IRRS?	ТВСВЕ	

- (1) Only applicable in case the entity plans to apply for a budgetary guarantee from the European Union.
- (2) The compliance function is also deemed part of the second line of defence.
- (2) i.e. when to utilise an individual signature authority, dual or joint authorities or a credit/investment committee depending upon the size and nature of the transaction.
- (4) e.g. review of the evidence supporting the model design, back-testing, benchmarking, assessment of the discriminatory power of the ratings.

PILLAR 6 — FINANCIAL INSTRUMENTS – ADDITIONAL QUESTIONS (optional) (1)			
6b. TAX AVOIDANCE AND NON-COOPERATIVE JURISDICTIONS — criteria	questions/ Entity comments	Auditor comments	

Key question (level 2): Does the entity implement in the selection/implementation of financial instruments/ budgetary guarantees supported by EU funds, standards equivalent to applicable EU legislation and agreed international and EU standards and therefore: a) does not support actions that contribute to tax avoidance and b) does not enter into operations with entities incorporated or established in non-cooperative jurisdictions for tax purposes?

Guidance

Tax avoidance standards aim broadly at ensuring that tax rules for effective taxation are in place and not circumvented:

- At OECD level they include notably the principles of transparency and exchange of information, and the work on base erosion and profit shifting (BEPS)
- More specifically at EU level they include the EU tax policy and regulatory framework on tax avoidance (²), such as: the policy commitments against tax avoidance (including the EU policy on non-cooperative jurisdictions for tax purposes), the Code of conduct for business taxation (harmful tax competition), the anti-abuse measures provided in various directives, the comprehensive Anti-Tax Avoidance package adopted in 2016 and translating BEPS rules in the EU legal framework, the EU rules on administrative cooperation and transparency provided in the corresponding directives.

PILLAR 6 — FINANCIAL INSTRUMENTS – ADDITIONAL QUESTIONS (optional) (1)			
6b. TAX AVOIDANCE AND NON-COOPERATIVE JURISDICTIONS — questions/criteria	Entity comments	Auditor comments	

Building on these tax avoidance standards, EU-funded projects should not involve aggressive tax planning and should have established sound business reasons (other than tax reasons) for a given structure, not taking advantage of the technicalities of a tax system or of mismatches between two or more tax systems to reduce tax liability. The list of 'hall-marks' in Directive 2018/822/EU of 25 May 2018 ('DAC6') facilitates the identification of transactions that may include features of tax avoidance or abuse and could be used as a reference by the assessors.

When assessing if the entity's ex ante due diligence assessment procedures and rules are sufficiently comprehensive to allow it to meet the requirements of this pillar, the following elements should also be taken into account:

- a) Whether the scope of tax due diligence covers the relevant entities in the project structure. For example in addition to the ultimate beneficial owners, relevant entities should include entities with which, in relation to a given project, the Entity has a contract or an indirect relationship based on this contract (3).
- b) The relevant financial flows of the project structure (and their respective tax treatment), including for example whether relevant financial flows would be effectively taxed (4), and whether the project has not been artificially structured (5).
- c) The assessment and mitigation of the tax avoidance risks in specific operations arising from the presence of tax related deficiencies in relation to (i) transparency criteria; (ii) fair taxation criteria; and (iii) BEPS criteria for jurisdictions committed to addressing such deficiencies identified by the EU (6)
- d) The entity's procedures for entering into new or renewed operations with entities incorporated or established in jurisdictions listed under the relevant EU policy on non-cooperative jurisdictions, including for example whether such prohibitions are applied; which project related entities they cover; how the entity defines 'new or renewed' operations; whether such prohibitions apply to contracts for new or renewed operations from the moment the jurisdiction is added to the EU list and what derogations are allowed from these prohibitions (7).

In undertaking their assessment the assessors should take into account relevant guidance published by the Commission, such as Commission Communication on new requirements against tax avoidance in EU legislation governing in particular financing and investment operations (C(2018) 1756 final) and subsequent updates.

6b.1	Do the rules of the organisation under which financial instruments supported by EU funds are selected/implemented contain an explicit reference to the assessment of tax avoidance risks and to prohibitions in relation to non-cooperative jurisdictions (NCJs) for tax purposes, capturing the following standards:	ТВСВЕ
	a) OECD principles of tax transparency and exchange of information and work on base erosion and profit shifting (BEPS); and	
	b) the EU tax policy and regulatory framework on tax avoidance (as detailed in the guidance notes above), or equivalent?	

PILLAR 6 — FINANCIAI	. INSTRUMENTS – ADDITIONAL	QUESTI	ONS (optional) (1)

6b. TA	X AVOIDANCE AND NON-COOPERATIVE JURISDICTIONS — questions/	Entity comments	Auditor comments
6b.2	With regard to <u>controls related to tax avoidance</u> , what rules and procedures does the entity have in place so that financial instruments supported by EU funds do not support actions that contribute to tax avoidance?		ТВСВЕ
6b.2.1	Are the entity's <i>ex ante</i> due diligence assessment procedures and rules sufficiently comprehensive in scope to cover the relevant entities involved in the financial flows of the project?		
6b.2.2	Does the entity's <i>ex ante</i> tax due diligence assessment allow it to assess if need be up to the ultimate beneficial owner whether:		
	a) the relevant financial flows would be effectively taxed; and		
	b) the project has not been artificially structured to aim at avoiding tax?		
6b.2.3	Does the entity's <i>ex ante</i> tax due diligence assessment consider the presence of jurisdictions committed to addressing deficiencies identified by the EU in the relevant entities (8) as a possible tax avoidance risk, e.g. in relation to (i) transparency; (ii) fair taxation; and (iii) base erosion and profit shifting (BEPS), taking into account the Council conclusions establishing the criteria for the EU list of non-cooperative jurisdictions for tax purposes?		
	In the affirmative, does the entity's tax due diligence assessment identify possible supervisory measures to address such deficiencies?		
6b.3	With regard to NCJs, do the entity's rules and procedures ensure that when implementing financial instruments supported by EU funds, the entity:	ТВСВЕ	
	a) identifies, in the project and in the project's relevant entities, the presence of jurisdictions listed under Annex I of the EU Council conclusions;		
	b) applies enhanced customer due diligence measures for operations involving entities incorporated or established in non-cooperative jurisdictions for tax purposes;		

$\textbf{PILLAR 6 -- FINANCIAL INSTRUMENTS -- ADDITIONAL QUESTIONS (optional)} \ (^1) \\$

6b. TA	X AVOIDANCE AND NON-COOPERATIVE JURISDICTIONS — questions/	Entity comments	Auditor comments
	c) does not enter into new or renewed operations with entities incorporated or established in jurisdictions listed under Annex I of the EU Council conclusions; and		
	d) derogates from c) only if the action is physically implemented in the same jurisdiction, and does not present any indication that the relevant operation contributes to money laundering, terrorism financing, tax avoidance, tax fraud or tax evasion?		
	financing, tax avoidance, tax fraud or tax evasion?		

- (1) The entity may still pass this pillar even if the scoring for this section does not meet the threshold, but subject to the supervisory measures that will be applied at contractual level as appropriate.
- (²) The EU tax policy and regulatory framework includes, in particular and subject to further developments: Code of Conduct for business taxation, 1.12.1997 (OJ C 2, 6.1.1998, p. 2); Council Directive 2011/96/EU of 30 November 2011 on the common system of taxation applicable in the case of parent companies and subsidiaries of different Member States (OJ L 345, 29.12.2011, p. 8); Council Directive 2003/49/EC of 3 June 2003 on a common system of taxation applicable to interest on royalty payments made between associated companies of different Member States (OJ L 157, 26.6.2003, p. 49); Commission Recommendation 2012/772/EU of 6 December 2012 on aggressive tax planning (OJ L 338, 12.12.2012, p. 41); Council Directive 2011/16/EU of 15 February 2011 on administrative cooperation in the field of taxation and repealing Directive 77/799/EEC (OJ L 64, 11.3.2011, p. 1); Commission Anti-Tax Avoidance Package: Next steps towards delivering effective taxation and greater tax transparency in the EU (COM/2016/23); Commission Recommendation (EU) 2016/136 28 January 2016 on the implementation of measures against tax treaty abuse (OJ L 25, 2.2.2016, p. 67); Council Directive (EU) 2016/1164 of 12 July 2016 laying down rules against tax avoidance practices that directly affect the functioning of the internal market (OJ L 193, 19.7.2016, p. 1); ECOFIN Council conclusions of 12 February, 8 March, 25 May, 17 June, 8 November and 5 December 2016, 5 December 2017, 23 January and 13 March 2018.
 - This information can be consulted at: EU policy on non-cooperative jurisdictions for tax purposes (https://ec.europa.eu/taxation_customs/tax-common-eu-list_en); the anti-tax avoidance package (Commission website: https://ec.europa.eu/taxation_customs/business/company-tax/anti-tax-avoidance-package_en; Council website: http://www.consilium.europa.eu/en/policies/anti-tax-avoidance-package/); the EU policy against harmful tax competition (https://ec.europa.eu/taxation_customs/business/company-tax/anti-tax-avoidance-package/); the EU policy against harmful tax competition (https://ec.europa.eu/taxation_customs/business taxation (Council website: http://www.consilium.europa.eu/en/policies/code-conduct-group/); the EU work on administrative cooperation in the field of direct taxation (https://ec.europa.eu/taxation_customs/business/tax-cooperation-control/administrative-cooperation/enhanced-administrative-cooperation-field-direct-taxation_en); on transparency for intermediaries (https://ec.europa.eu/taxation_customs/business/company-tax/transparency-intermediaries_en); and the EU regulatory framework on taxation (https://eu-lex.europa.eu/browse/directories/consleg.html?root_default=CC_1_CODED
 - %3D09&displayProfile=lastConsDocProfile&classification=in-force#arrow_09).
- (3) See, in particular, Section IV (1) 1.2 of Commission Communication (C(2018)1756, 21.3.2018).
- (4) This would mean for example looking at whether the profits realised are taxed under the applicable standard rules (if not, go to the next entity level), and whether the profits channelled are taxed under the applicable standard rules (if not, go to the next entity level, up to the ultimate beneficial owners if need be). However, once effective taxation is established for a given financial flow, no further evidence on the taxation of this flow is needed.
- (5) This could include for example providing evidence of the economic rationale of a structure, the effective substance of the various entities (see for instance p. 125 sq http://data.consilium.europa.eu/doc/document/ST-10421-2018-INIT/en/pdf, and http://data.consilium.europa.eu/doc/document/ST-5814-2018-REV-3/en/pdf) and the tax impact of the structuring.
- (6) The presence of jurisdictions included in Annex II of the EU Council conclusions in the structure of an operation should trigger a case-by-case examination and require specific attention to ensure that the concerns, which these jurisdictions have committed to address in order to comply with tax good governance criteria, are not exploited in projects financed by EU funds. These concerns may relate to any of the criteria mentioned in Annex V to the Council conclusions of 5 December 2017, i.e.: (i) transparency and exchange of information; (ii) fair taxation (including criterion 2.2); and (iii) BEPS standards. For example, financial flows of projects financed by EU funds should not benefit from harmful tax regimes that a jurisdiction has committed to abolish. Similarly, where a jurisdiction does not yet meet transparency criteria because of insufficient exchange of information mechanisms with EU Member States, it should be checked whether the non-reportable tax information in the financial flows of the project may prevent the effective taxation of this financial flow.
- (7) The only derogation allowed under the EU Financial Regulation is the derogation for physical implementation. In applying this derogation the entity should assess the physical location of the project (e.g. via an appropriate economic substance test) and whether there is an indication that the relevant project contributes to tax avoidance.
- (8) i.e. Jurisdictions included in Annex II of EU Council Conclusions.

PILLAR 6 — FINANCIAL INSTRUMENTS – ADDITIONAL QUESTIONS (optional) (1)			
6c. ANTI-MONEY LAUNDERING and COUNTERING TERRORISM FINANCING — questions/criteria	Entity comments	Auditor comments	

Key question (level 2): Does the entity implement in the selection/implementation of financial instruments/ budgetary guarantees, standards equivalent to applicable EU legislation and agreed international and EU standards? Does it therefore: a) not support actions contributing to money laundering and terrorism financing; and b) not enter into new or renewed operations with entities incorporated or established in jurisdictions identified by the EU as high-risk third countries?

Guidance on anti-money laundering and countering terrorist financing (AML/CTF)

Standards on AML/CTF aim broadly at preventing the misuse of the financial system for the purpose of money laundering and terrorist financing by applying preventative measures.

- At international level, it includes the work of the Financial Action Task Force (FATF).
- More specifically at EU level, it includes EU Directive (EU) 2015/849.

An examination of the entity's rules and procedures would look at:

- a) whether the entity's rules and procedures plan for a risk assessment on money laundering and terrorist financing and for prohibitions in relation to 'high-risk third countries', and in the affirmative to what extent the risk assessment may lead to the adoption of supervisory measures to address the risks;
- b) whether the entity has appropriate policies, controls and procedures in place, including internal control measures, an audit policy, training measures and rules for protecting staff/employees that report suspicious transactions or breaches according to AML/CFT obligations from retaliation;
- c) whether the entity has an *ex ante* due diligence process for checking that appropriate information on payers and payees accompanies funds transfers and the scope of such process (²);
- d) whether the entity's rules and procedures include customer due diligence requirements (CDD), record keeping and monitoring of transactions, and in the affirmative, to what extent they include reasonable measures to verify the identity of the beneficial owner(s) of customers (i.e. legal persons and legal arrangements) and understand the ownership and control of the customer and the measures that are applicable if the entity detects a suspicious transaction.
- e) whether the entity applies enhanced due diligence requirements, taking into account Directive (EU) 2015/849, when dealing with 'high-risk third countries'; and
- f) whether the entity applies certain prohibitions for projects involving jurisdictions identified as high-risk countries (3).

6c.1	With regard to anti-money laundering (AML) and countering-terrorism financing (CFT), does the entity have appropriate policies, controls and procedures in place to ensure that EU-funded actions do not contribute to money laundering or terrorist financing?	
6c.1.1	Does the entity have appropriate policies, controls and procedures in place to identify and assess the risks of money laundering and terrorist financing, taking into account risk factors including those relating to their customers, countries or geographic areas, products, services, transactions or delivery channels?	

6c. ANTI-MONEY LAUNDERING and COUNTERING TERRORISM FINANCING — questions/criteria		Entity comments	Auditor comments
6c.1.2	When providing EU funds to third parties, does the entity apply customer due diligence measures comprising:		
	(a) identifying the third party and verifying the third party's identity on the basis of documents, data or information obtained from a reliable and independent source;		
	(b) identifying the beneficial owner and taking reasonable measures to verify that person's identity so that the entity is satisfied that it knows who the beneficial owner is, including, as regards legal persons, trusts, companies, foundations and similar legal arrangements, taking reasonable measures to understand the ownership and control structure of the third party;		
	(c) assessing and, as appropriate, obtaining information on the purpose and intended nature of the business relationship;		
	(d) continuously monitoring the business relationship, including by scrutinising transactions carried out throughout the course of that relationship to ensure that they are consistent with the entity's mandatory knowledge of the customer, the business and risk profile - including where necessary the source of funds, and by ensuring that the documents, data or information held are kept up to date (4)?		
	When applying those Customer Due Diligence measures, does the entity apply enhanced customer due diligence requirements, in particular when dealing with:		
	 high-risk third countries identified, taking into account Directive (EU) 2015/849; 		
	a cross-border banking relationship with a third country respondent institution; or		
	— when dealing with transactions or business relationship involving politically exposed persons and other higher risk cases identified by the entity?		
6c.2	For jurisdictions identified as high-risk third countries, taking into account Directive (EU) 2015/849, does the entity — when implementing an EU-financed project:		
	a) identify, in the project and in the project's relevant entities, the presence of jurisdictions identified as 'high-risk third countries';		
	b) apply enhanced customer due diligence measures for operations involving 'high-risk third countries';		
	c) not enter into new or renewed operations with entities incorporated or established in jurisdictions identified as high-risk third countries, taking into account Directive (EU) 2015/849;		

$\textbf{PILLAR 6} \leftarrow \textbf{FINANCIAL INSTRUMENTS} - \textbf{ADDITIONAL QUESTIONS (optional)} \ (^1)$

6c. ANTI-MONEY LAUNDERING and COUNTERING TERRORISM FINANCING — questions/criteria	Entity comments	Auditor comments
d) derogate from c) only if the action is physically implemented in the same jurisdiction, and does not present any indication that the relevant operation contributes to money laundering, terrorism financing, tax avoidance, tax fraud or tax evasion?		

- (1) The entity may still pass this pillar even if the scoring for this section does not meet the threshold subject to supervisory measures that will be applied at contractual level as appropriate.
- (2) In line with Regulation (EU) 2015/847 and Directive (EU) 2015/849.
- (3) Taking into account Directive (EU) 2015/849.
- (4) Taking into account Directive (EU) 2015/849.

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

KEY QUESTION (level 1)	Auditor comments
Does the entity apply appropriate rules and procedures for excluding third parties from access to funding through procurement, grants and/or financial instruments (¹)?	

(1) Reference to financial instruments and EU funds is deemed to include budgetary guarantees.

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

1. LEGAL AND REGULATORY FRAMEWORK	Entity comments	Auditor comments
Key question (level 2): Does the entity have a clear legal and regulatory framework for exclusion from funding?	ТВСВЕ	

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

THE IN THE EXCESSION TROW RCCESS TO TOURING			
2. EXCLU	ISION CRITERIA	Entity comments	Auditor comments
Key question (level 2): Are the following exclusion criteria integrated in the procedures and rules for the award of procurement contracts, grants and/or financial instruments (1)?		ТВСВЕ	
2.1	Are third parties excluded from funding if they or a person having powers of representation, decision-making or control over them or a member of their administrative, management or supervisory body have been the subject of a final judgment or of a final administrative decision for one of the following reasons (2) a) bankruptcy, insolvency or winding-up procedures;		
	b) breach of obligations relating to the payment of taxes or social security contributions;		

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

2.	2. EXCLUSION CRITERIA		Entity comments	Auditor comments
	c) gr	ave professional misconduct, including mis-representation		
	d) fr	aud;		
	e) co	orruption;		
	f) co	onduct related to a criminal organisation;		
	g) m	oney laundering or terrorist financing;		
	h) te	rrorist offences or offences linked to terrorist activities;		
	i) ch	aild labour and other trafficking in human beings;		
	j) ir	regularity (³)		
	k) cr	eating a shell company;		
	l) be	eing a shell company.		
	Are such	there any derogations to the above based on justified grounds, as:		
		verriding reasons of public interest such as public health or envionmental protection?		
2.2		oportionality taken into account when deciding on exclusion funding?		
2.3	Is the from	e right of defence taken into account when deciding on exclusion funding?		
2.4	demo	e assessment of remedial measures, put in place by the entity to onstrate its reliability, taken into account when deciding on exclufrom funding?		

⁽¹) If the entity applies Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (Article 57) or national law transposing this Directive, the protection of the EU financial interests shall be considered as equivalent to the Union rules, policies and procedures.

PILLAR 7 — EXCLUSION FROM ACCESS TO FUNDING

3. PROCEDURES		Entity comments	Auditor comments
Key question (level 2): Does the entity effectively apply rules and procedures for exclusion (in the provision of grants/procurement/financial instruments, as appropriate) based on the requirements mentioned under 2?			
3.1	Does the entity effectively apply rules and procedures for exclusion in the provision of grants?		

⁽²⁾ Directive 2014/24/EU (repealing Directive 2004/18/EC) shall be considered equivalent to the Financial Regulation of the EU. This section may therefore be checked against systems, rules and procedures applying the above-mentioned Directive or national law transposing the above-mentioned Directive.

⁽³⁾ Not applicable for financial instruments.

3. PROC	3. PROCEDURES		Auditor comments
3.2	Does the entity effectively apply rules and procedures for exclusion in the procurement process?		
3.3	Does the entity effectively apply rules and procedures for exclusion under financial instruments?		

PILLAR 8 — PUBLICATION OF INFORMATION ON RECIPIENTS OF FUNDS AND OTHER INFORMATION

KEY QUESTION (level 1)	Auditor comments
Does the entity make public the information on fund recipients in an appropriate and timely manner?	

PILLAR 8 — PUBLICATION OF INFORMATION ON RECIPIENTS OF FUNDS AND OTHER INFORMATION

1. LEGAL AND REGULATORY FRAMEWORK — questions/criteria	Entity comments	Auditor comments
Key question (level 2): Does the entity have a clear legal and regulatory framework for publication of recipients, covering: (i) adequate publication elements of beneficiaries; (ii) a reference to a common international standard ensuring protection of fundamental rights and commercial interests; and (iii) regular publication updates?		

PILLAR 8 — PUBLICATION OF INFORMATION ON RECIPIENTS OF FUNDS AND OTHER INFORMATION

2. REQU	JIREMENTS — questions/criteria	Entity comments	Auditor comments
Key question (level 2) Are the following requirements integrated in the procedures and rules for publication?		ТВСВЕ	
2.1	As a general rule, does the entity publish information on the recipients of funds containing at least the following elements: name, locality, nature and purpose and amount? Without prejudice to the rules and procedures on data protection addressed under the data protection pillar, are there any exemptions for justified grounds such as: — the entity may waive publication for reasons of confidentiality and security, for example if publication would threaten the rights and freedom of individuals or harm the recipient's commercial interest; or — the entity may waive publication where the contracts are for low amounts?		

2. REQU	IREMENTS — questions/criteria	Entity	Auditor
Z. KEQU	T questions/enteria	comments	comments
2.2	Does the entity publish the information regularly (for example: at least once a year)?		
2.3	Does the entity publish the information adequately based on common international standards? Which ones (for example: IATI, OECD)?		
PILI	.AR 8 — PUBLICATION OF INFORMATION ON RECIPIENTS OF FUNDS A	AND OTHER INFO	RMATION
3. PUBLICATION PROCEDURES — questions/criteria		Entity comments	Auditor comments
dures for	ion (level 2): Does the entity effectively apply rules and proce- publication (in the provision of grants/procurement/financial instru- ppropriate) based on the requirements mentioned under 2?	ТВСВЕ	
3.1	Does the entity effectively apply rules and procedures for publication in the provision of grants?		
3.2	Does the entity effectively apply rules and procedures for publication in the procurement process?		
3.3	Does the entity effectively apply rules and procedures for publication under financial instruments?		
	PILLAR 9 — PROTECTION OF PERSONAL DATA		
KEY QUESTION (level 1)			Auditor comments
	entity ensure protection of personal data equivalent to that referred incial Regulation $({}^{\rm l})$?	d to in Article 5	
(¹) Without J	prejudice to Regulations (EU) 2018/1725 and (EU) 2016/679.		
	PILLAR 9 — PROTECTION OF PERSONAL DATA		
1. LEGAL AND REGULATORY FRAMEWORK		Entity comments	Auditor comments
	ion (level 2): Does the entity have a clear legal and regulatory a for the protection of personal data?	ТВСВЕ	

right to data portability;

— right to confidentiality of electronic communications?

PILLAR 9 — PROTECTION OF PERSONAL DATA Entity Auditor REQUIREMENTS comments comments Key question (level 2): Are the following requirements integrated in procedures and rules for the protection of personal data? 2.1 As a general rule, are personal data: processed lawfully, fairly and transparently for the individual in - collected for specified, explicit and legitimate purposes and not further processed in a manner not compatible with those adequate, relevant and limited to what is necessary for the purposes for which they are processed; - accurate and, where necessary, kept up to date; - kept in a form which permits identification of the individuals for no longer than is necessary for the purposes for which the personal data are processed; processed in a manner that ensures appropriate security of the personal data? 2.2 Do procedures and rules encompass the following principles: right to information; - right to access and rectify or erase personal data;

PILLAR 9 — PROTECTION OF PERSONAL DATA					
3. PROCEDURES		Entity comments	Auditor comments		
Key question (level 2): Does the entity effectively apply rules and procedures (e.g. appropriate technical and organisational measures) for the protection of personal data (in the provision of grants/procurement/financial instruments, as appropriate) based on the requirements mentioned under 2?					
3.1	Does the entity effectively apply rules and procedures for the protection of personal data in the provision of grants?	ТВСВЕ			

PILLAR 9 — PROTECTION OF PERSONAL DATA					
3. PROCEDURES		Entity comments	Auditor comments		
3.2	Does the entity effectively apply rules and procedures for the protection of personal data in the procurement process?	ТВСВЕ			
3.3	Does the entity effectively apply rules and procedures for the protection of personal data under financial instruments?	ТВСВЕ			