

IFIAR 2020 Member Profile - AAAPVIM

| 1. Jurisdiction | 1.1 Insert the name of the jurisdiction in English: |
|------------------------|--|
| | Lithuania |
| | |
| 2. Member ¹ | 2.1 Insert the name of the Member, both in the local language and in English: |
| | Audito, apskaitos, turto vertinimo ir nemokumo valdymo tarnyba prie Lietuvos Respublikos finansų ministerijos. |
| | The Authority of Audit, Accounting, Property Valuation and Insolvency Management under the Ministry of Finance of the Republic of Lithuania. |
| | 2.2 Include relevant contact information, including postal address, telephone numbers, a link to the website and other relevant information: |
| | Rinktinės g. 48A, LT-09318 Vilnius, Lithuania |
| | Tel.: +370 5 212 5464 |
| | Fax: +370 5 262 0782 |
| | E-mail: info@avnt.lt |
| | Website: www.avnt.lt |
| | 2.3 Include the basis for establishment of the Member, as well as the legislation or regulations which provide the Member the authority/mandate with respect to audit regulation. Please describe with an appropriate level of detail the mission and responsibilities of the Member with respect to audit regulation: |
| | Basis for establishment: The Authority of Audit and Accounting (AAA) was established in 2002, as the Institute of Accounting, which was responsible for issuing Business Accounting Standards (Lithuanian GAAP). During 2007-2008, following the update in the EU Directive on Statutory Audit, the Lithuanian Parliament enacted new version of the Law of the Republic of Lithuania on Audit, wherein public audit oversight functions were delegated to Institute of Accounting. As a result to this reform, the responsibilities of the Institute of Accounting were expanded in order to include the functions of Public Audit Supervision and the name of the Institute was changed accordingly to the AAA. During the year 2015-2016 the AAA was reorganized, combining three institutions (i.e. AAA, Property Valuation Oversight Agency and Department of Enterprise Bankruptcy Management under the Ministry of Economy) into one – the Authority of |

¹ In the case where there are two or more regulators from the same jurisdiction that have been approved according to Section 2.3 of the IFIAR Charter, they together are considered as one Member. In that case, regulators are requested to include information for <u>both organizations</u> in the Member Profile.



Audit, Accounting, Property Valuation and Insolvency Management under the Ministry of Finance of the Republic of Lithuania (AAAPVIM). Reorganization is based on the Act No. 458 of 6 May 2015 of the Government of the Republic of Lithuania. The new Charter of AAAPVIM is approved by the Order No. 1K-344 of 23 November 2015 of the Minister of Finance of the Republic of Lithuania. From the beginning of the year 2016 AAAPVIM has taken over all the rights, obligations and functions of these three reorganized institutions.

<u>Mission</u>: The AAAPVIM is the Lithuania's independent regulator with the primary responsibility in Lithuania in relation to public audit oversight, application of national accounting standards for financial reporting, oversight of assets and business valuation and insolvency management of entities. AAAPVIM mission concerned with public audit oversight is to ensure high quality in statutory audits, that information in the audited financial statements would present fair information.

Responsibilities: According to the Law of the Republic of Lithuania on the audit of the financial statements the main AAAPVIM responsibility is to carry out public oversight of audit, which includes supervision of recurring quality review of the statutory auditors and audit firms carrying out statutory audits of non-public-interest entities and evaluation of these review performance quality, performance of recurring inspections of the statutory auditors and audit firms carrying out statutory audits of publicinterest entities, performance of audit investigations and enforcement of the sanctions after the results of review, inspection or investigations, supervision of the approval and registration of statutory auditors and audit firms, supervision of continuing professional education of auditors, cooperation with other public audit oversight authorities and other related duties. As a part of public audit oversight activity, the AAAPVIM translate the International Standards on Audit in Lithuanian language. The AAAPVIM is also responsible for application of national accounting standards, implementation of the state policy in property, business valuation and in insolvency management (bankruptcy and restructuring, bankruptcy of natural persons, the protection of employees when their employer becomes insolvent) areas and for registration of professional accountants.

<u>Authority with respect to audit regulation:</u> AAAPVIM operates according to the Charter of AAAPVIM, which is approved by the Order No. 1K-344 of 23 November 2015 of the Minister of Finance of the Republic of Lithuania. AAAPVIM is established by and is accountable directly to the Ministry of Finance of the Republic of Lithuania.

| | n any major changes to the Member's organization g legislation since completing last year's Member |
|-------|---|
| □ Yes | ☑ No |



If yes, please describe these changes with an appropriate level of detail:

3. Governing Body Composition and members

3.1 Describe with an appropriate level of detail the current composition of the Member's governing body, including the ratio between Board members who are independent from the audit profession and those who are not. The audit profession includes, for example: audit firms, professional accountancy bodies and bodies or entities associated with the audit profession.²

Composition of the Board (Audit oversight committee):

- Mrs. Paulė Svorobovičienė Senior Advisor of Audit, Accounting, Property Valuation and Insolvency Management department of the Ministry of Finance of the Republic of Lithuania (Chairwoman of the Committee); Member to substitute - Mrs. Siuzana Ščerbina-Dalibagienė, Head of the Division of the Audit, Property Valuation and Insolvency Management of the Audit, Accounting, Property Valuation and Insolvency Management department of the Ministry of Finance of the Republic of Lithuania;
- Mrs. Inga Lekavičienė Chief Specialist of Regulated Markets Surveillance Division of Financial Services and Markets Supervision Department of the Supervision Service of the Bank of Lithuania (Deputy Chairman of the Committee), Member to substitute - Mrs. Jolanta Gruodienė, Chief specialist of Governance and Internal Control Division of Prudential Supervision Department of the Supervision Service of the Bank of Lithuania;
- 3. Mrs. Vilija Jonikaitė, Advisor of the Legal Representation Division of the Administration department of the Ministry of Justice of the Republic of Lithuania, Member to substitute Mr. Ramūnas Valatka, Advisor of the Legal Representation Division of the Administration department of the Ministry of Justice of the Republic of Lithuania;
- 4. Mr. Vaidotas Rudokas, Director of the Enterprise Policy Department of the Ministry of Economy and Innovation of the Republic of Lithuania; Member to substitute Mr. Jaunius Petrauskas, Advisor of the Company Law division of the Enterprise Policy Department of the Ministry of Economy and Innovation of the Republic of Lithuania;
- 5. Mrs. Giedrė Stalauskienė Chief advisor of the Financial Audit department of the National Audit office of Lithuania, Member to substitute Mrs. Akvilė Dovydaitytė, senior state auditor of the Audit Quality Assurance Division of the Audit Development Department of the National Audit Office of Lithuania;
- 6. Mrs. Laimutė Kazlauskienė delegated by the Lithuanian Chamber of Auditors, Head of the Organization and Methodological division of the Accounting department of the National Common services center, Member to substitute Mr. Gintaras Černius, delegated by the

² An individual is independent of the profession even if he is a CPA, Chartered Accountant, or holder of another equivalent qualification, as long as this individual is not employed by or affiliated to a registered audit firm, nor employed by or affiliated to of a professional accountancy body, nor employed by or affiliated to bodies or entities associated with the audit profession.



- Lithuanian Chamber of Auditors, professor of the Mykolas Romeris University;
- 7. Mr. Danielius Urbonas delegated by the Lithuanian Chamber of Auditors, advocate, Member to substitute Mrs. Renata Legenzova, delegated by the Lithuanian Chamber of Auditors, Head of the Department of Finance of the Faculty of Economics and management of the Vytautas Magnus University.

Two out of the seven Committee members are appointed by the Chamber of Auditors.

3.2 What are the eligibility criteria / requirements and composition requirements for the members of the governing body?

The eligibility criteria / requirements or composition requirements for the members of the governing body:

All members of the Audit Oversight Committee according to the 6 point of the 61 article of the Law of the Republic of Lithuania on the audit of the financial statements must be non-practitioners. The members of the Audit Oversight Committee must have at least five years of work experience in the areas of the audit of financial statements, accounting, financial reporting and/or law. One member of the Audit Oversight Committee shall be appointed by the Ministry of Finance, the Ministry of Justice of the Republic of Lithuania, the Ministry of Economy of the Republic of Lithuania, the National Audit Office of Lithuania and the Bank of Lithuania, and two members shall be appointed by the Chamber of Auditors

Being Member state of the European Union, Lithuania shall comply with Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities and repealing Commission Decision 2005/909/EC. Article 21 of the Regulation determines conditions of independence, i.e. the competent authorities shall be independent of statutory auditors and audit firms. A person shall not be a member of the governing body, or responsible for the decision-making, of those authorities if during his or her involvement or in the course of the three previous years that person: a) has carried out statutory audits; b) held voting rights in an audit firm; c) was member of the administrative, management or supervisory body of an audit firm; d) was a partner, employee of, or otherwise contracted by, an audit firm. In line with Regulation, 24 point of the 2 article of the Law of the Republic of Lithuania on the audit of the financial statements determines, that non-practitioner means a natural person who has, for at least three years before his or her involvement in decision-making related to public oversight and in the course of involvement in the adoption of the aforementioned decisions, met all the following requirements: 1) has not carried out the audit of financial statements and has not been employed by an audit firm; 2) has not been a participant of an audit firm and/or has had no influence over the audit firm's governance; 3) has not been a member of the management



body of the Chamber of Auditors. As it was mentioned, all members of the Audit Oversight Committee, according to the 6 point of the 61 article of the Law of the Republic of Lithuania on the audit of the financial statements, must be non-practitioners. Decision to compose Audit Oversight Committee takes the Minister of Finance of the Republic of Lithuania. 3.3. Is each member of the governing body independent from the audit profession? The audit profession includes, for example: audit firms, professional accountancy bodies and bodies or entities associated with the audit profession. □ No ☑ Yes The AAAPVIM's overall independence from the audit profession is safeguarded under local legislation by Article 21 of Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities and repealing Commission Decision 2005/909/EC, and 24 point of the 2 article, 6 points of the 61 article of the Law of the Republic of Lithuania on the audit of the financial statements (as set out in para.2 of our response in 3.2 above). 3.4 If the answer to question 3.3 is "No", is the majority of the members of the governing body non-practitioner? ✓ Yes □ No 3.5 If the answer to question 3.3 is "No", which safeguards are in place to provide for the Member's overall independence from the audit profession? 3.6 Is there a restriction or recusal process that is applicable to members of the governing body of the Member who are current or former auditors/practitioners? ✓ Yes □ No Does this include a "cooling-off" period for former auditors? ☑ Yes □ No If yes to either of the above, please describe: "Cooling-off" period for the former auditors is 3 years. After that period the former auditor becomes non-practitioner. For details please see answer to the 3.2 question. 3.7 Other than the governing body, are members of the profession involved in the Member's organization (including in any inspections, committee or panel role)? ☐ Yes ☑ No



| | | If yes, please describe their role with an appropriate level of detail, including the ratio between those who are independent and those who are not in the relevant function and whether such role includes decisional or control authority: N/A |
|----|----------------------|---|
| | | |
| 4. | Funding Arrangements | 4.1 Describe the main funding arrangements of the Member, including the setting and approval of the budget and the fees, if any: |
| | | The AAAPVIM's operating costs in relation to all its activities are currently funded by the Government of the Republic of Lithuania (through the Ministry of Finance). |
| | | 4.2 Is the funding free from undue influence by the profession? |
| | | ☑ Yes □ No |
| | | Please describe with an appropriate level of detail the safeguards in place to prevent undue influence by the profession: |
| | | The AAAPVIM's operating costs in relation to all its activities are currently funded by the Government of the Republic of Lithuania (through the Ministry of Finance). |
| | | |
| 5. | Inspection System | 5.1 Does the Member have the responsibility for recurring inspections of audit firms undertaking audits of public interest entities (PIEs)? |
| | | ☑ Yes □ No |
| | | 5.2 Is this responsibility undertaken directly or through oversight of inspection conducted by another organization? |
| | | ☑ Directly ☐ Through Oversight |
| | | Annual plan of the recurring inspections of audit firms undertaking audits of public interest entities is prepared by the AAAPVIM division (different from inspection division). That plan includes names of the audit firms and the auditors. AAAPVIM director, after consultation with Audit Oversight Committee, confirms that inspection plan. Inspections are performed by the Audit oversight division. Inspections report is presented to the director of the AAAPVIM. If there were weaknesses of the audit quality or audit firm quality control system stated in the inspection report, inspection report and propose of sanction, if they are, are submitted to the Audit Oversight Committee. Final decision to impose sanctions takes director of the AAAPVIM. |
| | | If through oversight of another organization, please describe with an appropriate level of detail the other organization, its relation to the Member, its role, and the arrangements for oversight: |
| | | 5.3 Please describe with an appropriate level of detail the requirements and practices regarding the frequency of inspections: |



Audit and Financial

Market

Main Other

Responsibilities of the

organization?

□ Directly

of Audit Oversight

In the case of statutory auditors and audit firms carrying out statutory audits of public-interest entities, which are considered as large entities according to the Law of the Republic of Lithuania on the Financial reporting by undertakings (i.e. large undertakings shall be undertakings, at least two indicators of which exceed the amount of value of assets on the balance sheet – EUR 20,000,000; net sales revenue during a reporting financial year - EUR 40,000,000; the average annual number of payroll employees during a reporting financial year – 250 employees on the last day of a financial year) inspection shall be carried out at least every three years. In cases other than those referred above inspection shall be carried out at least every six years 6.1 Provide the number of audit firms subject to inspections. Include an indication of the number of public interest audits (PIEs) and other audits that fall under the Member's oversight or mandate. There were 345 auditors and 175 audit firms registered in Lithuania at the end of 2019 year. There are 49 auditors and 37 audit firms included in the annual plan of recurring quality review of the statutory auditors and audit firms carrying out statutory audits of non-public-interest entities, and 5 auditors and 2 audit firm included in the annual plan of recurring inspections of the statutory auditors and audit firms carrying out statutory audits of public-interest entities. There were approximately 188 public interest entities in the year 2019. The total number of audits performed in 2019 was approximately 5700. 6.2 What are the sizes and market shares of each of the largest audit firms in the Member's jurisdiction? According to the research done by the AAAPVIM in the year 2019, the Big6 were auditing most of the public interest entities in Lithuania (PWC-38 %, Ernst & Young - 10 %, KPMG - 13 %, Grant Thornton Baltic - 9 % Deloitte -5 % and BDO 3%). 7.1 Please indicate whether the Member has responsibility for tasks other than Inspections within the area of Audit Oversight: Member within the area ☑ Registration/Licensing ☑ Audit and/or Ethics Standard Setting **☑** Permanent Education of Auditors **☑** Enforcement ☐ Other: 7.2 If the Member has the responsibility for Registration/Licensing, please indicate whether this responsibility is undertaken directly or

through oversight of Registration/Licensing conducted by another

☑ Through Oversight



If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedure applied, as well as the role of the Member in these procedures.

Approval and registration of statutory auditors and audit firms is delegated to the Lithuanian Chamber of Auditors – professional organisation uniting all the auditors. Lithuanian Chamber of Auditors are responsible for granting, suspending and withdrawing auditor registration, organizing the auditors' exams. Since Lithuanian Chamber of Auditors are professional organisation, practitioners from the audit profession are involved in decision-making. However in the area of the auditors' exams, the Committee of the Auditors' Qualification Examinations makes main (approves programmes of the auditor's qualification examinations; approves tasks of the auditor's qualification examinations and the methodology of their assessment; approves assessment of the auditor's qualification examinations). The Minister of Finance of the Republic of Lithuania approves composition of this Committee. Practically, majority of the Committee are non-practitioners. The AAAPVIM oversees the performance of the Lithuanian Chamber of Auditors in the areas of granting, suspending and withdrawing auditor registration, organizing the auditors' exams, i.e. supervises the adoption of the decisions on the granting of the title of the auditor, on the issuing of the audit firm certificate and on its entry in the list of audit firms, the procedure of issuing the auditor's certificate and entry of the auditor in list of auditors; approves the areas where the auditor's qualification examinations shall be held, consider the applications of persons who failed to pass the examinations and disagreed with the assessment of their examination results. Practically AAAPVIM collects and analyses information, performs verifications, gives remarks and recommendations, might submit mandatory instructions to Lithuanian Chamber of Auditors on the development of performance of these functions, etc.

7.3 If the Member has the responsibility for <u>Audit and/or Ethics Standard Setting</u>, please indicate whether this responsibility is undertaken directly or through oversight of Audit and/or Ethics Standard Setting conducted by another organization?

☑ Directly
☐ Through Oversight

If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedures applied, as well as the role of the Member in these procedures.

AAAPVIM translate the Code of Ethics for Professional Accountants and international auditing standards into the Lithuanian language and publish



them on its website until the international auditing standards are approved by the European Commission. 7.4 If the Member has the responsibility for Permanent Education of Auditors, please indicate whether this responsibility is undertaken directly or through oversight of Permanent Education of Auditors conducted by another organization? □ Directly **☑** Through Oversight If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedures applied, as well as the role of the Member in these procedures. Activity related to the *Permanent Education of Auditors* is delegated to the Lithuanian Chamber of Auditors (about the Lithuanian Chamber of Auditor - see answer to 7.2). The Lithuanian Chamber of Auditor establishes requirements of qualification's development courses of auditors (thematic division of mandatory hours, etc.), have to organize the qualification's development courses of auditors in the manner to ensure for the auditors the strengthening of theoretical knowledge and its application in practice according to the programmes prepared and agreed in with the AAAPVIM. The AAAPVIM oversees the performance of the Lithuanian Chamber of Auditors in this area, monitor the organisation of the qualification develop (performs verifications, gives remarks and recommendations, etc.). 7.5 If the Member has the responsibility for Enforcement, please indicate whether this responsibility is undertaken directly or through referral to other organization(s)? **☑** Directly □ Through Referral If there were weaknesses of the audit quality or audit firm quality control system stated in the inspection report, inspection report and proposal of sanction, if they are, are submitted to the Audit Oversight Committee. The reports of the review of quality of non-public interest entities, prepared by the auditors controllers under the Chamber of Auditors, are reviewed by the Audit oversight division, and, if there were weaknesses of the audit quality or audit firm quality control system stated in the review report, review report and proposal of sanction, if they are, are submitted to the Audit Oversight Committee as well. Final decision to impose sanctions takes director of the AAAPVIM. If through referral, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the enforcement powers of the other organization and procedures

applied, as well as the role of the Member in these procedures.

N/A



| | | 7.6 If the Member has the responsibility for other tasks within the area of Audit Oversight, please describe with an appropriate level of detail: |
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| | | N/A |
| 8. | Main Other Responsibilities of the Member <u>outside</u> the area of Audit Oversight | 8.1 Please describe with an appropriate level of detail whether the Member has responsibility for tasks outside the area of audit oversight such as Supervision of Financial Reporting or Securities Regulation: |
| | | The AAAPVIM is responsible for application of national accounting standards, implementation of the state policy in property, business valuation and in insolvency management (bankruptcy and restructuring, bankruptcy of natural persons, the protection of employers when their employer becomes insolvent) areas and for registration of professional accountants. |
| | | |
| 9. | Major Events and Activities | 9.1 Describe any recent major events and activities: |
| | | Together with its Audit Oversight Committee, AAAPVIM issues and revises the regulations for audit profession. The AAAPVIM publishes the aggregated results of audit quality assurance of auditors and audit firms each year. In this annual report there are specified number of performed audit quality reviews and investigations, their results, the disciplinary penalties imposed, and instructions given. AAAPVIM performed 4 investigations of audits and 1 inspection in 2019 year. In 2018 year implementing quality assurance of the audit, AAAPVIM, among other verified the actual operations of quality review of the statutory auditors and audit firms carrying out statutory audits of non-public-interest entities plan, reviewed reports of these quality review, evaluated decisions regarding imposing disciplinary penalties and giving compulsory instructions, proposed by Lithuanian Chamber of Auditors, launched |