

IFIAR 2022 Member Profile – CONSOB

1. Jurisdiction	1.1 Insert the name of the jurisdiction in English:
	Italy
2. Member ¹	2.1 Insert the name of the Member, both in the local language and in English:
	Commissione Nazionale per le Società e la Borsa (CONSOB)
	2.2 Include relevant contact information, including postal address, telephone numbers, a link to the website and other relevant information:
	CONSOB
	Via Giovanni Battista Martini, 3 - 00198 Rome (Italy)
	tel. +39 06 84771 (switchboard) fax 39 06 8417707
	Website: <u>http://www.consob.it</u> (English version is available)
	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:
	Consob is an independent authority, with legal personality in accordance with public law, established with Law no. 216/1974. It is responsible for the regulation and supervision of the Italian securities markets and for the protection of investors. It has, among other, oversight responsibilities on issuers, financial intermediaries, regulated markets and other trading venues, auditors and audit firms.
	Legislative Decree no. 58/1998 ("The Consolidated Law on Finance" and following amendments) and its implementing measures constitute the main regulatory framework for Consob's oversight activity.

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.



		Consob's oversight on auditors and audit firms is regulated by Legislative Decree no. 39/2010. According to that Decree auditors and audit firms that audit financial statements of "public interest entities" (as defined in the Audit Directive 2006/43/EC (as amended by Directive 2014/56/EU) - listed companies, banks and insurance companies) and of other entities subject to a special regime of supervision because of the nature of their activities (financial intermediaries and other entities belonging to the financial sector) are subject to Consob's oversight. Consob is entrusted with the task to supervise the organization and the activities of the above- mentioned auditors and audit firms in order to verify their independence and technical adequacy. This oversight activity includes periodic inspections for quality control reviews on auditors and audit firms and the power to recommend them to implement specific measures to improve their internal quality control systems. In addition to the recurring inspections, Consob has the power to carry out investigations on specific cases for enforcement purposes and to apply administrative sanctions and measures against auditors and audit firms. Consob is the competent authority responsible for carrying out the tasks of EU Regulation no. 537/2014 dealing with specific requirements regarding statutory audit of public interest entities. 2.4 Have there been any major changes to the Member's organization or to the governing legislation since completing last year's Member Profile? □ Yes INO If yes, please describe these changes with an appropriate level of detail:
3.	Governing Body	3.1 Describe with an appropriate level of detail the current
	Composition and members	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 ² . The audit profession includes, for example: audit firms, professional accountancy bodies and bodies or entities associated with the audit profession.
		The Board is the governing body of Consob. It is of a collegial nature and is composed by the Chairman and 4 members (5 in total). They are appointed by a Decree of the President of the Republic acting on a proposal submitted by the Prime Minister and approved by the Council of Ministers. The term of mandate is 7 years without re-confirmation.

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.



	question 3.3 is "No", which safeguards are in place Member's overall independence from the audit
N/A	
□ Yes	□ No
	question 3.3 is "No", is the majority of the members ody non-practitioner?
☑ Yes	□ No
profession? The a	er of the governing body independent from the audit udit profession includes, for example: audit firms, untancy bodies and bodies or entities associated ession.
applicable to Consindependence for	6, article 21 of EU Regulation no. 537/2014 is also sob. Article 21 establishes further conditions of members of the governing body of the competent of carrying out the tasks of the Regulation.
requirements for the The criteria for sele 216/1974: the Chai from among perso unquestionable inte they cease from any	he members of the governing body? ction are established by the above-mentioned Law no. rman and the members of the Board must be chosen ons with specific skills and experience as well as egrity and independence. The law also requires that y previous activity to work exclusively for Consob. They on if the preconditions for their appointment cease to
	dependent from the audit profession. eligibility criteria / requirements and composition
Mr. Giuseppe Maria Mr. Paolo Ciocca, Co Mr. Carlo Comporti Ms. Chiara Mosca, C	, Commissioner
The current Board c Mr. Paolo Savona, C	of Consob is composed of: Chairman



	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:	
	EU Regulation no. 537/2014 (art. 21) establishes the "Conditions of independence" applicable to the board members of the competent authority. The aforesaid conditions include a cooling – off period of 3 years for former auditors.	
	At national level, members of the Board should also comply with the Consob's Code of Ethics that establishes policies and procedures to protect the independence of the Board members and to avoid conflicts of interest. The Code is published on Consob's website.	
	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	
	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:	
	According to the law (Law no. 216/1974) Consob manages its operating expenses autonomously on the basis of an annual budget approved by the Consob's Board. Consob is funded through fees collected directly from markets and market participants (including audit firms) for the oversight activities it carries out. The fees collected from the market and market participants are fixed by Consob and ratified by a decree signed by the Prime Minister after consulting the Minister of Economy.	
	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: As described above the funding mechanism is established by law.	
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	
	 If directly, kindly provide a brief description or summary of the responsibility, including the regulatory reporting process after inspections i.e. recommendations issued, follow-up, etc.). 	
	Consob carries out inspections on auditors and audit firms that perform audit engagements on PIEs. Consob is responsible for issuing recommendations and in carrying out follow-up.	
	• If through oversight of another organization, please describe an appropriate level of detail the other organization, its relation 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:	
	According to EU Regulation no. 537/2014 (art. 26) the frequency of quality assurance reviews on auditors and audit firms of public interest entities shall be determined on the basis of an analysis of risk and is at least every 3/6 years on audit firms and auditors carrying out statutory audits on public-interest entities depending on engagement relevance (as defined by Directive 2013/34/EU).	
6. Audit and Financial	6.1 Provide the number of audit firms subject to inspections. Include	
Market	an indication of the number of public interest audits (PIEs) and other audits that fall under the Member's oversight or mandate.	
	In 2021 the Consob's audit oversight activity focused on no. 25 audit firms and 14 auditors who currently undertake the audit of public interest entities and of entities subject to a special oversight regime. The overall number of such audit engagements is about 1392.	
	6.2 What are the sizes and market shares of each of the largest audit firms in the Member's jurisdiction?	



		The BIG 4 firms market share with regard to the audit of listed public interest entities is about 90%.
7 14	ain Othor	7.1 Plance indicate whether the Member has responsibility for tasks
Re	Main Other Responsibilities of the Member <u>within</u> the area of Audit Oversight	7.1 Please indicate whether the Member has responsibility for tasks other than Inspections within the area of Audit Oversight:
		 □ Registration/Licensing ☑ Audit and/or Ethics Standard Setting □ Permanent Education of Auditors ☑ Enforcement ☑ Other: Market Monitoring
		7.2 If the Member has the responsibility for <u>Registration/Licensing</u> , please indicate whether this responsibility is undertaken directly or through oversight of Registration/Licensing conducted by another organization?
		Directly 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 procedure applied, as well as the role of the Member in these procedures.
		N/A
		7.3 If the Member has the responsibility for <u>Audit and/or Ethics</u> <u>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
		• 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.
		Legislative Decree 39/2010, implementing EU Directive 2006/43 (and
		following amendments due to the implementation of the audit reform),
		establishes in art. 11 that, until the auditing standards are adopted by the



European Commission, all	statutory audits (PIEs and non - PIEs) are
performed in compliance	with standards (derived from international
standards) developed by pr	ofessional bodies and associations (which have
, , ,,	with the Ministry of Economy and Finance),
together with CONSOB and	the said Ministry.
The law also establishes (art	. 11) that the so developed national standards
are adopted by means of an	administrative decision issued by the Ministry
of Economy and Finance. fo	llowing the advice of Consob.
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An identical mechanism is i	n place for ethic and independence standards,
	nal level taking into account the international
standards and the rules est	ablished by the national law.
	responsibility for <u>Permanent Education of</u>
	whether this responsibility is undertaken
	sight of Permanent Education of Auditors
conducted by another org	anization?
□ Directly	Through Oversight
	cribe the responsibility with an appropriate
level of detail.	
lf through according to	where indicate the wave of the other
	please indicate the name of the other
	omposition (i.e. whether practitioners from
	re involved in decision-making). Also give a ers of the other organization and procedures
	role of the Member in these procedures.
applied, as well as the	Tole of the member in these procedures.
N/A	
7.5 If the Member has t	he responsibility for Enforcement, please
	onsibility is undertaken directly or through
referral to other organizati	
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☑ Directly	□ Through Referral
• If directly, kindly prov	vide a brief description or summary of the
	ibility, the procedure and process involved,
	bry reporting process that led to disciplinary
including the regulato	
including the regulato action.	ry reporting process that led to disciplinary
including the regulato action.If through referral,	please indicate the name of the other
 including the regulator action. If through referral, organization and its organization. 	ry reporting process that led to disciplinary
 including the regulator action. If through referral, organization and its of the audit profession a 	please indicate the name of the other omposition (i.e. whether practitioners from
 including the regulator action. If through referral, organization and its of the audit profession a description of the enformation of the enformati	please indicate the name of the other composition (i.e. whether practitioners from re involved in decision-making). Also give a
 including the regulator action. If through referral, organization and its of the audit profession a description of the enformation of the enformati	please indicate the name of the other omposition (i.e. whether practitioners from re involved in decision-making). Also give a orcement powers of the other organization



		 Consob has the power to carry out directly investigations on specific engagements performed by PIE auditors and audit firms for enforcement purposes and to apply directly administrative sanctions and measures against PIE auditors and audit firms for breaches of the law and of the audit and independence standards. 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: Art. 27 of EU Regulation 537/2014 establishes that the competent authority for audit oversight of PIEs has also responsibilities for monitoring the audit market concentration and the performance of audit committees of PIEs in relation to the duties assigned to audit committees by Directive 56/2014/EU and the Regulation itself.
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: Consob has a wide range of responsibilities as a securities regulator. CONSOB is the competent authority for ensuring, among other: transparency and correct behaviour by market participants; disclosure of complete and accurate information to the public by listed companies; accuracy of the facts represented in the prospectuses related to offerings of transferable securities to the public. It conducts investigations with respect to potential infringements of insider dealing and market manipulation law.
9.	Major Events and Activities	9.1 Describe any recent major events and activities: Consob publishes every year an Annual Report that is available on Consob's website that includes information on the audit oversight activity performed and on the overall results of the quality controls activity.