

## IFIAR 2024 Member Profile - ASIC

1. Jurisdiction	1.1 Insert the name of the jurisdiction in English:
	Australia
2. Member <sup>1</sup>	2.1 Insert the name of the Member, both in the local language and in English:
	Australian Securities and Investments Commission (ASIC)
	2.2 Include relevant contact information, including postal address, telephone number(s), a general email address (if any) and a link to the Member's website:
	Street Address: Level 5, 100 Market Street, Sydney, New South Wales,
	2000, Australia
	Postal Address: GPO Box 9827, Brisbane, Queensland, 4001, Australia
	<u>Tel</u> : +61 2 9911 2000
	Website: www.asic.gov.au
	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:
	ASIC is both the securities regulator and audit oversight regulator in Australia. Under the Australian Securities and Investments Commission Act 2001, ASIC is responsible for promoting confident and informed markets and investors. ASIC's authority for audit regulation is encompassed within its general authority and powers as a securities regulator under that legislation. In particular, ASIC is responsible for the regulation of compliance with the Corporations Act 2001, which includes provisions relating to financial reporting and audit by Australian companies, disclosing entities (including listed entities) and registered schemes.
	2.4 Please indicate whether the Member has responsibility for the following tasks within the area of Audit Oversight:
	<ul> <li>□ Licensing</li> <li>☑ Registration</li> <li>□ Audit and/or Ethics Standard Setting</li> <li>□ Permanent Education / Continous Training of Auditors</li> <li>☑ Inspection</li> </ul>

www.ifiar.org

1

<sup>&</sup>lt;sup>1</sup> 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.



		☑ Enforcement □ Other:
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, where possible, the names, the organization they represent (if any) and brief backgrounds of the governing body members, or provide a link to a page on your website where this information is provided.
		Chair, 1 Deputy Chair and 3 other Commissioners. All are independent of the audit firms, professional accounting bodies and bodies or entities associated with the audit profession.
		3.2 What are the eligibility criteria / requirements and composition requirements for the members of the governing body? E.g. Does national legislation require representatives on the governing body from certain organizations, or with specific experience, etc.
		There are no specific eligibility or composition requirements in legislation for members of the Commission. All members are appointed by the Federal Government, are full time, and are subject to strict independence and conflict requirements. Members typically have relevant legal, markets or business backgrounds.
		3.3 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:
		All Commissioners are full time and cannot be current practitioners. Under independence and conflict requirements, Commissioners will not be involved in matters involving their former practices and must declare any conflicts. As a securities regulator, there are no specific requirements for former auditors.
	Independence Teguards	4.1 Please describe the national independence requirements for the governing body and its members, and legal or regulatory requirements/provisions in place that safeguard their independence from the audit profession.
		Conflicts of interest requirements and declarations re investments and relationships, declarations for matters at each meeting, blacklisting of



	securities trading in entities subject to current activities, information confidentiality, approval for any external employment or consultancy, etc.
	Are employees of the Member covered by the same or separate set of independence requirements?
	☑ Same set of requirements ☑ Different set of requirements
	If there are separate independence requirements for employees, please describe:
	The same requirements apply. In addition, further requirements have been established for those involved in (financial reporting and) audit surveillances which cover matters such as cooling off periods after and before employment with a firm, involvement in surveillances after commencing discussions on employment with firms, trading in securities of companies subject to surveillances, and business and family relationships.
	4.2 Are there any additional safeguards in place that provide for the Member's overall independence from the audit profession? E.g. through the appointment process, specific Board actions, etc.
	☑ Yes □ No
	If yes, please describe:
	Profession cannot influence funding levies.
5. Funding Arrangements	5.1 Describe the main funding arrangements of the Member, including the setting and approval of the budget:
	Government appropriations. ASIC is funded indirectly by an industry funding model whereby regulated entities pay non-discretionary levies to government based on ASIC costs. ASIC will then be funded by appropriations linked to the industry funding. For auditors, levies are payable on the share of listed entity audit fees plus a flat fee for each individual who is a registered auditor.
	5.2 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:
	See 4.1 above. Industry levies are non-discretionary.



6. Audit Market	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.
	Our surveillances focus on the audits of the 2,300 listed entities. We have the power to review the auditors of all 32,000 entities that prepare financial reports under the Corporations Act 2001.
	We can review any of the 3,300 individuals who are registered company auditors. We review about 10-15 of the 110 audit firms that audit listed entities in any year. The number of firms and audit files reviewed will vary depending on the targeting for and outcomes from our financial reporting surveillances which is the basis for selecting audits to review.
	6.2 Please describe the sizes (in terms of revenue / number of listed entity clients / number of partners and audit staff / etc. – whichever measure is commonly used and available in your jurisdiction) and market shares of each of the largest audit firms in the Member's jurisdiction.
	The largest 4 audit firms audit over 95% of the listed entities by market capitalization.
7. Inspection System	7.1 Does the Member have the responsibility for recurring inspections of audit firms undertaking audits of public interest entities (PIEs)?
	☑ Yes □ No
	7.2 Is this responsibility undertaken directly or through oversight of inspection conducted by another organization?
	☑ Directly ☐ Through Oversight
	If directly, please describe the responsibility, including the follow-up and reporting process, and the regulatory measures available to be taken as a result of inspections (if described in Question 11 Enforcement, please reference that section for details on such measures).
	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 by the Member:
	Our audit surveillances can cover the largest six national firms, and other firms that audit the financial reports prepared under the <i>Corporations Act 2001</i> (the Act) by listed entities and other public interest entities.
	Each year we review key audit areas in about 20 audits selected on a risk basis generally as a result of the targeting for and outcomes from our financial reporting surveillances. For the largest six audit firms we may also



assess key aspects of audit firm quality control systems over audits of financial reports.

Following our review of audit files:

- a) we advise the audit firm about our findings where we consider the auditor did not obtain reasonable assurance that the financial report as a whole was free of material misstatement
- b) we ask the firm to identify and commit to remedial actions to address our findings
- c) where we are not satisfied with the audit firm's response to our findings, we will challenge the adequacy of the proposed remedial actions for both individual audits and firm action plans
- d) We share our audit findings with the directors and audit committee of the audited entity so that appropriate action can be taken in relation to financial reporting and audit quality issues.

We set out the findings from our surveillances in a public annual financial reporting and audit surveillance report which includes statistics about our financial reporting and audit surveillances including the proportion of key audit areas reviewed and the proportion of audit surveillances where we considered the auditor did not obtain reasonable assurance that the financial report as a whole was free of material misstatement. We also include a summary of all individual negative audit surveillance findings for all firms. We do this to facilitate understanding of the extent of our findings and the importance of audit firms addressing underlying root causes of those findings. We may also issue individual public reports on the six largest firms.

## 7.3 Please describe with an appropriate level of detail the requirements and practices regarding the frequency of inspections:

Audit firms are reviewed on a continuous basis. Audit files are generally selected based on our targeting for and outcomes from our financial reporting surveillances. This has resulted in audit engagement files reviewed at each Big 4 firm each two three to months, mid-tier firm audit files reviewed every six months and smaller firms that only audit one or two small listed companies may have audit files reviewed once every 2 to 3 years.

7.4 Does the Member have its own inspection staff, use reviewers from the professional body or sub-contract to third parties, independent contractors, etc. for the conduct of inspections? Please tick the boxes that apply: (multiple responses allowed) Note that there is no need to tick a box if non-employee reviewers are used very occasionally and are not a core staffing approach.



	☑ Employees of the Member	☐ Professional body
	☐ Third Parties	☐ Other
	Please explain below:	
	Only employees are used on surveilland	es.
8. Licensing	8.1 If the Member has the responsibility for <u>Licensing</u> , please indicate whether this responsibility is undertaken directly or through oversight of Licensing conducted by another organization?	
	☐ Directly ☐ Through	n Oversight
	If directly, please describe the responsith an appropriate level of detail.	nsibility, including any changes,
	If through oversight, please indicorganization and its composition. A powers of the other organization and role of the Member in these procedure.	Also, give a description of the procedure applied, as well as the
9. Registration	9.1 If the Member has the responsibility for Registration indicate whether this responsibility is undertaken directly oversight of Registration conducted by another organization	
	☑ Directly ☐ Through	n Oversight
	If directly, please describe the responsith an appropriate level of detail.	nsibility, including any changes,
	If through oversight, please indicorganization and its composition (i.e audit profession are involved in description of the powers of the otlapplied, as well as the role of the Mer	whether practitioners from the decision-making). Also, give a her organization and procedure
	ASIC registers individual auditors. Firm registered individual auditors. It is also an auditor with ASIC. Further detaile processes is provided in ASIC Regulator which is available from the ASIC website	possible to register a company as d information on the registration y Guide 180 Auditor Registration,
10. Audits and/or Ethics Standard Setting	10.1 If the Member has the response Standard Setting, please indicate undertaken directly or through over Standard Setting conducted by another	whether this responsibility is ersight of Audit and/or Ethics
	☐ Directly ☐ Through	h Oversight



	If directly, please describe the responsibility, including any changes, 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.
	Not applicable.
11. Permanent Education / Continuous Training of Auditors	11.1 If the Member has the responsibility for Permanent Education / Continuous Training of Auditors, please indicate whether this responsibility is undertaken directly or through oversight of Permanent Education / Continuous Training of Auditors conducted by another organization?
	☐ Directly ☐ Through Oversight
	If directly, please describe the responsibility, including any changes, 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.
	Not applicable.
12. Enforcement	12.1 If the Member has the responsibility for <u>Enforcement</u> , please indicate whether this responsibility is undertaken directly or through referral to other organization(s)?
	☑ Directly ☐ Through Referral
	If directly, please describe the responsibility and procedures applied (including investigations, disciplinary actions or sanctions), as well as the reporting process for disciplinary action.
	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.
	ASIC is responsible for all matters relating to enforcement involving auditors but must apply to an external body to deregister an auditor or a court to impose fines or other penalties.



13. Other Responsibilities in Audit Oversight or Audit Regulation	13.1 If the Member has the responsibility for <u>other tasks within the area</u> of Audit Oversight or Audit Regulation, please describe with an appropriate level of detail:  None.
14. Main Other Responsibilities of the Member <u>outside</u> the area of Audit Oversight or Audit Regulation	14.1 Please describe with an appropriate level of detail, the responsibility of the Member for tasks outside the area of audit oversight or audit regulation such as supervision of financial reporting or securities regulation:  ASIC is a securities regulator. Our other responsibilities include the regulation of financial reporting.
15. Member Update for public information (if any)	15.1 Are there any major news, activities, events or updates (on audit matters, the Member's organization, the governing legislation or the authority/responsibilities) that you wish to keep the public informed of since completing last year's Member Profile?  ☐ Yes ☑ No  If yes, please describe these changes with an appropriate level of detail: