

Rajkot Peoples Co-operative Bank Ltd.

POLICY FOR APPOINTMENT OF STATUTORY AUDITORS IN OUR BANK

Sr. BOD Meeting Date		Resolution	Review/Modification	
No.		No.		
01	31.01.2022	10	Review	
02	13.04.2022	21	Review	
03	15.07.2022	14	Review	
04	14.12.2022	14	Review	
05	29.04.2023	19	Review	
06	21.07.2023	20	Review	
07	22.01.2024	18	Review	
08	18.06.2024	12	Review	
09	29.03.2025	30	Review	

Ref. RBI Cir. No. RBI/2021-22/25 DoS.CO.ARG/SEC.01/08.91.001/2021-22 dated 27.04.2021

Reserve Bank of India, vide their circular No. RBI /2021-22/ 25 DoS. CO. ARG /SEC.01 / 08.91.001/2021-22 dated 27.04.2021 has granted managerial autonomy to UCBs in the matter of appointment of Statutory Auditors (SA) for the F.Y. – 2021-22 and onward and a roadmap is rolled out to operationalize the same. We have prepared the policy for appointment of Statutory Auditors based on the same.

1. Number of Audit Firms

- a) The actual number of Statutory audit firms to be appointment can be decided by the Board subject to the prescribed minimum one audit firm. It has been decided by the Bank's Board to have one audit firm taking into consideration the relevant factors such as the size and spread of assets, accounting and administrative units, complexity of transections, level of computerization, availability of other independent audit inputs, identified risks in financial reporting etc. However, the Board may review and decide on the number of statutory auditor firm any time, if felt necessary.
- b) As per RBI guidelines, Statutory Auditor has to visit and audit at least the Top 20% branches (in case of entities having less than 100 branches) to be selected in order of the level of outstanding advances, in such a manner as to cover a minimum of 15% of total gross advances of the Bank.

Our Bank being a small Bank and having only 07 branches, Statutory Auditor will visit all the branches and cover the entire scope of audit including entire portfolio of Advances.

2. Norms on Eligibility, Empanelment and Selection of Statutory Auditor

a) The eligibility norms (as advised by Reserve Bank of India) are as under:

Asset Size	Minimum	Out of	Minimum No. of years	Minimum No. of
as on 31st	No. of	total	of Audit Experience of	Professional Staff
March of	Full Time	FTPs,	the firm	
Previous	Partners	Minimum		
year	(FTPs)	No. of		
	associated	Fellow		
	with the	Chartered		
	firm for a	Accounta		
	period of	nt (FCA)		
	at least	Partners		
	three (3)	associated		
	years	with the		
		firm for a		
		period of		
		at least		
		three (3)		
		years		
Upto	2	1	6	8
Rs.1000				
Cr.				

Notes	There	Audit experience shall	Professional staff
	should be	mean experience of the	includes audit and
	at least	audit firm as Statutory	article clerks with
	one-year	Central / Branch	knowledge of book-
	Continuo	Auditor of Commercial	keeping and
	<u>us</u>	Banks (excluding	accountancy and who
	associatio	RRBs)/UCBs/NBFCs/	are engaged in on-site
	n of	AIFIs. In case of	audits but excludes
	partners	merger and demerger	typists/stenos/compute
	with the	of audit firms, merger	r/operators/secretaries/
	firm as on	effect will be given	subordinate staff, etc.
	the date of	after 2 years of merger	There should be at
	short	while demerger will be	least one-year
	listing *	effected immediately	continuous association
		for this purpose.	of professional staff
			with the firms as on
			the date of short
			listing.

^{*} Priority may be given to firms with full time partners or full time CA having CISA/ISA qualification.

- b) The Statutory Auditor of the firm should have a fair knowledge of the functioning of the co-operative sector and shall preferably have working knowledge of the Gujarati Language.
- c) In case any audit firm (after appointment) does not comply with any of the eligibility norms (on account of resignation, death etc. of any of the partners, employees, action by Government Agencies, NFRA, ICAI, RBI, other Financial Regulators, etc.), it will promptly inform the Bank with full details, and, the Bank, in turn will approach RBI.
 - Further, the audit firm shall take all necessary steps to become eligible within a reasonable time and in any case, the audit firm should be complying with the above norms before commencement of Annual Statutory Auditor for Financial Year ending 31st March and till the completion of annual audit.
- d) In case of any extraordinary circumstance after the commencement of audit, like death of one or more partners, employees, etc., which makes the firm ineligible with respect to any of the eligibility norms, Bank will approach RBI to allow the concerned audit firm to complete the audit, as a special case.

3. Procedure for Selection and appointment of Statutory Auditors

- a) Bank will select audit firms considering the following points / parameters:
 - (i) At least two audit firms have to be short listed.
 - (ii) The firms whose partner/s or relatives of partners (as defined in Director's relatives in RBI master circular on Board of Directors) are on the Board of our Bank will not be appointed as auditors for the Bank.

b) The Bank will prepare a list of at least 3 shortlisted audit firms. The list of shortlisted audit firms will be placed before BOD and BOD will approve at least 2 suitable audit firms in order of preference, to take care of the situation, where first preference is found to be ineligible / refuses appointment.

However, in case of re-appointment of Statutory Auditor till completion of tenure of continuous term of 3 years, there would not be any requirement of short listing and sending names of multiple audit firms to RBI while seeking approval to appointment.

Bank has to obtain a certificate along with relevant information as per FORM-B(copy attached) from the audit firm proposed to be appointed as statutory auditor by the bank to the effect that the audit firm complies with all eligibility norms prescribed by RBI for the purpose. Such certificate should sign by the main partners of the audit firm proposed for appointment of statutory auditor under the seal of the audit firm.

c) On due approval by BOD, Bank will approach the audit firms to obtain their consent in writing strictly in order of preference. The audit firms should give their consent in writing for consideration of appointment as statutory auditor by the bank for the particular year and the subsequent continuing years subject to their fulfilling the eligibility norms prescribed by RBI from time to time. If the approached audit firm does not give consent, the bank will approach the next audit firm in order of preference for obtaining consent.

The consent letter should clearly state that the selection of the audit firm as Statutory Auditor is subject to approval of RBI and any force majeure events and, in such cases, the audit firms will not have any claim against the Bank and RBI. The appointment of Statutory Auditor is subject to complying with the stipulated norms on eligibility issued by RBI from time to time.

- d) Upon selection as Statutory Auditors in consultation with the BOD and verifying their compliance with the eligibility norms as prescribed by RBI, the Bank will send the list of at least two audit firms (in order of preference), to RBI for its prior approval for appointment of Statutory Auditor.
- e) While approaching RBI for its approval for appointment of Statutory Auditors, the Bank will indicate the total asset size as on March 31st of the previous year (audited figures) along with Board Resolution recommending names of Audit Firms for appointment in order of preference and **FORM-B** and **FORM-C** (copies attached) to facilitate expedite approval of appointment of Audit Firms.

4. Scope and periodicity of Audit

The scope and periodicity of the Statutory Audit will be as per prevailing statutory / regulatory guidelines issued by regulatory / supervisory authorities in this regard from time to time. In absence to any statutory / regulatory guidelines, the BOD approved policy for the same will prevail.

5. Tenure and Rotation

- a) The Bank will make the appointment of Statutory Auditors for a continuous period of three years subject to the firms satisfying the eligibility norms each year.
- b) An Audit Firm would not be eligible for reappointment in the Bank for six years (two tenures) after completion of full or part of one term of the audit tenure.

6. Relinquishment of the internal assignments, if any

In the event of acceptance of the appointment as Statutory Auditor of the Bank, all the internal assignments of the Auditor in our Bank, if any, will stand withdrawn.

7. Other Guidelines

- a) The time gap between any non-audit works by the Statutory Auditors for the Bank should be at least **one year** before or after its appointment as Statutory Auditor.
- b) Concurrent Auditor of the Bank should not be considered for appointment as Statutory Auditor.
- c) The restrictions as detailed in Para 3(c) and 3(d) will also apply to an audit firm under the same network of audit firms or any other audit firm having common partners.
- d) The incoming audit firm shall not be eligible if it is associated with the outgoing audit firm under the same network of audit firms.
- e) The BOD shall monitor and assess the independence of the auditors. Any concerns in this regard will be flagged by the BOD to RO of RBI.
- f) In case of any concern with the management of the Bank such as non-availability of information / non co-operation by the Management, which may hamper the audit process, the Auditor shall have to approach the Board of the Bank under intimation to the concerned RO of RBI.

8. Number of Assignments

One audit firm can concurrently take up statutory audit of a maximum of four Commercial Banks, eight UCBs and eight NBFCs during a particular year subject to compliance with required eligibility criteria and other conditions for each Entity. The limit prescribed for UCBs does not include audit of other co-operative societies.

9. Professional Standards of Statutory Auditor

The Board will review the performance of Statutory Auditor on an annual basis. Any serious lapses / negligence in audit responsibilities or conduct issues on the part of Statutory Auditor or any other matter considered as relevant shall be reported to RBI with approval / recommendation of the Board with full details of the audit firm within two months from completion of the annual audit.

10. Remuneration

The audit fees for Statutory Audit will be decided by Board of Directors and will be limited to the provisions of Gujarat Co-operative Societies Act.

11. Removal

Bank will not remove the audit firm during the tenure of statutory auditor without the prior approval of the Reserve Bank of India. The BOD of the Bank will be the competent authority to recommend removal of any Statutory Auditor to RBI.

12. <u>Declarations/Undertaking to be obtained from the Audit Firm:</u>

- (i) A suitable undertaking from the firm to the effect that the audit work will be carried out by their own staff and they will not subcontract the audit work.
- (ii) The audit firm is not under debarment by any government agency, National Financial Reporting Authority (NFRA), the ICAI, RBI or other financial regulator and no adverse remarks / disciplinary proceedings pending / initiated against the firm / any of its partners on the records of ICAI, which would make them ineligible for appointment as auditors.
- (iii) None of the partners or the firm / company in which they are partners / directors is defaulter in any bank of financial institution.
- (iv) Associate firms or sister concerns of Statutory Audit Firm will be disqualified for internal assignment where the main firm / partners are allotted Statutory Audit in a particular year.
- (v) In event of lapses in carrying out audit assignments resulting in misstatement of bank's financial statements, and any violations / lapses of RBI's directions / guidelines regarding the role and responsibilities of the SA will be liable to be dealt with suitably under the relevant Statutory / Regulatory framework.

The modification/changes, if any, made by RBI in norms/criteria/procedure from time to time shall construe to be part of our policy.

Approved unanimously BOD Date: 18.06.2024