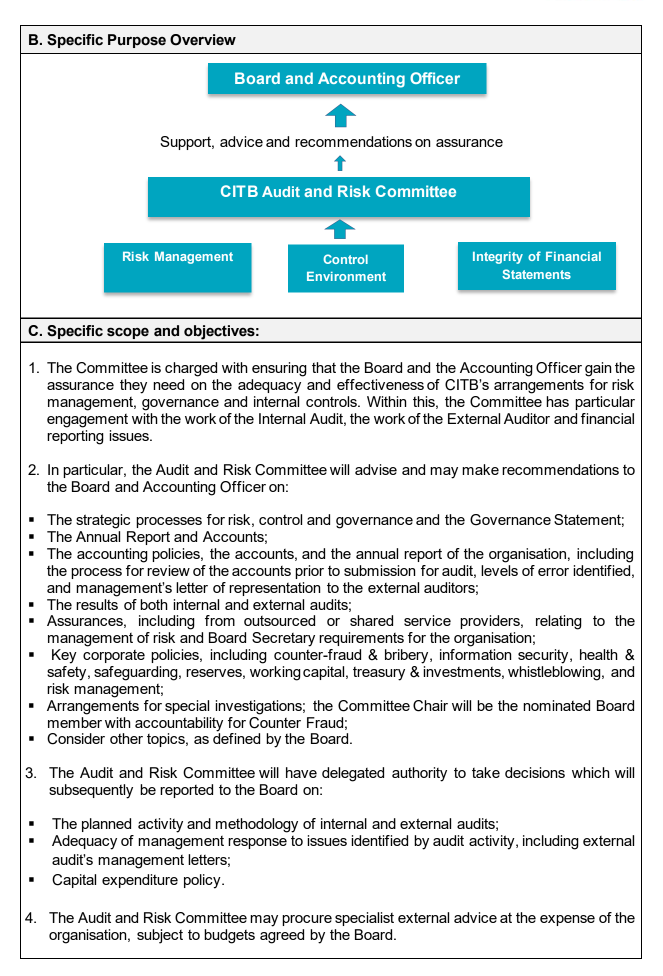


Terms of Reference	CITB AUDIT AND RISK COMMITTEE						
Section I: Committee Identification							
Lead staff member	Head of Audit & Risk	Executive Director		Emma Black (Legal, Governance & Compliance Director)			
Members: (name, organisation, position)	 Diana Garnham - Cha Trustee) Sophie Seddon (Boar Board Trustee Vacan Richard Plumb (Indep Member/Head of Risk Assurance, Ordnance Ltd) Lee Jones (Independ Member/Group Busin Assurance Manager, Group) 	ard Trustee) ncy pendent sk & ce Survey dent ness , Kier + CITB (+ CITB (ndance EO & Accounting Officer corporate Performance			
Start date	November 2021	Performa review da		November 2022			
 Training Act 1982 with delegated authority to exercise any functions and duties described in these Terms of Reference or otherwise act in an advisory capacity. Section III: Purpose and Performance A. General Purpose 1. Supporting the Board's strategic leadership, with corporate oversight of performance, risk management and the control environment. 2. Reviewing and, as necessary, making recommendations to the Board about matters of performance, risk management and the control environment. 3. The Audit and Risk Committee is the governance group charged with independent assurance of the adequacy of the risk management framework, the internal control environment and the integrity of financial reporting. HM Treasury's Audit and Risk Assurance Guidelines, National Audit Office (NAO) frameworks and other legislative and 							
regulatory mai	ndates inform the work of t	ne Audit and	I RISK Comm	illee.			







D. Committee performance

- The CITB Board is committed to following a performance excellence framework and governance best practice. Accordingly, it will undertake annual evaluation of its own effectiveness (with external facilitation every three years) to learn from experience and share best practice.
- 2. Adopting a similar approach, the Committee will review its own effectiveness annually, including input from members, and the Board will review outcomes with Committee Chairs and Board Members.

Section IV: Membership and Committee working

A. Composition of Committee, Membership and Appointment

Composition

The Committee shall comprise of a maximum of five Members, at least two of whom (including the Chair), are required to be non-executive Board members (Trustees).

Recruitment and Appointment of Chair and Members

The CITB Board will select two of its number to sit on the Committee, one of whom will be appointed Committee Chair by the Board.

The Independent Members will be recruited and appointed in accordance with the process set out in the Schedule. The Board reserves the right to amend the process set out in the Schedule to best reflect and deliver the objectives of the Committee.

Board Accountability

The Committee Terms of Reference, Chair and Member recruitment and terms of appointment are matters for the Board. Whilst the Board will delegate the operation of the recruitment and selection process of Independent Members to a specifically convened Selection Panel, it will retain sole authority to make appointments (based predominantly upon recommendations made by the Selection Panel). Attendance is published in the Annual Report and Accounts.

Membership, Independence, Objectivity and Understanding

Members of the Committee must put the interests of the Construction Industry first, independent of any affiliation to their own business interests or other associated bodies, being objective in their contributions and decision-making. Members will conduct themselves in line with CITB's Code of Conduct for Board and Committee Members, including making appropriate disclosure of interests.

Skills

The Committee will have an appropriate mix of skills and experience amongst its Members to allow it to carry out its overall function. Each Member must have a good understanding of CITB's objectives and priorities and of their role as a Committee Member. It is essential that two Members of the Committee have an audit, assurance and/or accounting-financial qualification. Members should have the skills and experience to competently analyse the accounting statements and understand good financial and business management disciplines.

Training

Members should continue to develop their skills and knowledge and to be able to work collaboratively. Members will engage in an annual review of the Committee's effectiveness and of their own contributions.

Tenure: Terms of office will be in line with -



- Trustee Members the remaining period of their tenure as Trustees, unless directed otherwise by the Board;
- Independent Members normally up to four years, renewable for up to another four years at the invitation of the Board

B. Committee working and meeting arrangements

Committee working

- 1. The Head of Audit, Risk & Compliance and the representative of External Audit will have free and confidential access to the Chair of the Audit and Risk Committee.
- 2. Any member who fails to attend two consecutive meetings, without the permission of the Chair, may be deemed to have resigned and a replacement will be sought by the Committee in conjunction with the Board and the Corporate Governance Team.
- 3. The use of alternates or proxies to attend meetings on behalf of Committee members is prohibited.
- 4. The Committee may ask any other officials of the organisation to attend meetings to assist it with its discussions on any particular matter.
- 5. The Committee may ask any or all of those who normally attend but who are not Members who may have a conflict of interest, to withdraw to facilitate open and frank discussion of particular matters. This will be recorded in the minutes.
- 6. Members may consult, individually and collectively, with the Chair on any matters of a confidential nature.

Meeting arrangements

- 7. The Committee will meet not less than four times per accounting year. Additional meetings may be convened by the Chair when deemed necessary.
- 8. The Board or the Accounting Officer may also ask the Audit and Risk Committee to convene further meetings to discuss particular issues on which they want the Committee's advice.
- 9. Meetings will be conducted via a mixture of in-person and remote gatherings, as deemed appropriate by the Chair. In exceptional circumstances, the Chair may give short notice on how the meeting will be conducted. Where meetings are held in-person, Members may, as an exception and with the permission of the Chair, participate in a meeting by means of a conference telephone, video conferencing facility or other similar communicating equipment.
- 10. The Corporate Governance Team shall provide advice, guidance and administration services to the Committee.
- 11. Unless otherwise agreed, notice of each meeting confirming the venue, time and date together with an agenda of items to be discussed, shall be forwarded to each member of the Committee, and any other person required to attend, no later than five working days before the date of the meeting.

Section V: Rules of Engagement and Code of Conduct

A. Decision-Making Methodologies:



In line with the remit of the Committee, decisions will normally be arrived at by a consensus of those members present and in accordance with the authorities laid down by the Board.

B. Reporting and Accountability:

Chair

1. The Chair shall preside at all meetings of the Committee at which he/she shall be present, but if at any meeting the Chair cannot be present within ten minutes of the time appointed start time, another Board Trustee Member shall Chair the meeting.

Quorum

- 2. Meetings will be quorate when two members (to include one Trustee Member) shall be present.
- 3. A duly convened meeting of the Committee at which a quorum is present shall be competent to exercise all or any of the authorities, powers and discretions vested in or exercisable by the Committee.

Communication and reporting

- 4. Terms of reference should be publicly available and the schedule of its agreed delegations from the Board (if any) should be documented in the Board's Scheme of Delegation.
- 5. The Committee should ensure that it has effective communication with appropriate key stakeholders.
- 6. Minutes of Committee meetings will be made available to the Board. The Chair may, as appropriate, present an oral summary report of key discussions, decisions and outcomes to appropriate Board meetings.
- 7. The Committee is accountable to the Board.

C. Declarations and conflict of interest:

- 1. Committee members are required to make an annual declaration of interests in accordance with the CITB Conflict of Interest Policy-.
- 2. During the course of a meeting, if a conflict of interest arises in relation to matters under consideration, dependent upon the nature of the interest, the member(s) concerned may be asked to withdraw from any discussion that has the potential to be affected by the declared conflict of interest, at the Chair's request, as appropriate. Any declaration of interest will be recorded in the minutes.

D. Code of Conduct

1. Committee members and others in attendance at Committee meetings shall be bound by CITB policies relating to information designated as confidential, subject only to the organisation's compliance with statutory obligations.

2. The Chair shall be responsible for ensuring that the business of a meeting is conducted in a courteous and professional manner and shall, taking the advice from the Corporate Governance Team, have the right to adjourn a meeting or temporarily exclude any individual or individuals whose conduct falls below acceptable standards.



3. Failure to adhere to CITB's Code of Conduct may damage the reputation of the CITB and the Committee; any Member in breach of the Code will be required to resign their membership of the Committee.

E. Evaluation

The Corporate Governance Team will support the Board and Committee in undertaking an annual review of the membership, operation and functioning of the Committee, with particular reference to the extent to which the Committee has discharged its roles and responsibilities and has the right skills set to work effectively and collaboratively. Where appropriate the review should make recommendations for improvements. A copy of the review report will be provided to the Board and Committee.

Section VI: Good Governance

1. Agenda:

There will be a Standing Agenda focused on outcomes and reflective of key strategic themes. The meeting agenda will be produced collaboratively with the Chair, lead staff member and Corporate Governance. Committee Members can submit agenda items, through Corporate Governance, up to one month ahead of the meeting date, for consideration by the Chair. Any Other Business should be used for emergency items, notifiable to the Chair and Corporate Governance in advance of the meeting. Notice of each meeting with the agenda of items to be discussed, shall be forwarded to each Member of the Committee and any other person required to attend, no later than five working days before the date of the meeting.

2. Papers:

Meeting papers will be collated into a meeting pack and sent electronically to Members and other attendees no later than five working days before the respective meeting date.

3. Minutes:

Minutes will include concise summaries of discussions, together with clear records of recommendations, actions and decisions. The proceedings and decisions of all meetings of the Committee, including recording the names of those in attendance, will be recorded and distributed to Committee members and the CITB Board. Supporting papers and minutes shall be sent digitally, via Convene, to Committee Members and to other attendees.

4. Terms of Reference (ToR):

The Committee's Terms of Reference will be reviewed annually by the Committee and recommended to the Board for approval.

ToR approved by Board		Copy sent to Board Secretary	
1. Date for review of TOR /outcomes evaluation within 12 months of inception		August 2022	
2. Board decision on ren	ewal/revision of ToR	November 2022	



Schedule: Recruitment and Appointment

Recruitment and Appointment of Audit and Risk Committee Members

1. Expressions of Interest from interested individuals, who have the requisite skills and experience as set out in the Committee's Terms of Reference, may be submitted to the Board Secretary. (It is essential that two members of the Committee have an audit, assurance and/or accounting-financial qualification. Members should have the skills and experience to competently analyse the accounting statements and understand good financial and business management disciplines.)

2. Expressions of Interest will be considered by a panel comprising of two Board Trustee Members of the Committee (one of whom will be the Committee Chair), CITB's Legal, Governance & Compliance Director, and the CITB's Head of Audit & Risk ('the Panel').

3. Applicants considered by the Panel to satisfy the requisite skills and experience will be selected for interview.

4. Interviews will be conducted by the Committee Chair and one other member of the Panel.

5. At the conclusion of this selection process the Committee Chair will make a recommendation to the CITB Board of Trustees to appoint all successful applicants to the Audit & Risk Committee. Approvals can be given within a Board meeting or via email. Upon Board approval, the Board Secretary will present a formal offer of Committee membership to each successful applicant.

6. Once an Independent Member has completed their four year term, the Committee Chair can make a recommendation to the CITB Board of Trustees to re-appoint the Member for another and final four year term, provided the Member still meets the criteria for membership of the Committee. Approvals can be given within a Board meeting or via email. Upon Board approval, the Board Secretary will present a formal renewal of Committee membership to the continuing Member.