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Glossary of Terms

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# Glossary of Terms

Throughout this document, unless otherwise stated, the words in the first column below have the meanings stated opposite them in the second column:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td><strong>Cause:</strong></td>
<td>Underlying internal or external factor that results in an event.</td>
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<tr>
<td><strong>Controls:</strong></td>
<td>Measures that include any processes, policies, procedures, practice or actions intended to modify the risk.</td>
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<td><strong>CRO:</strong></td>
<td>Chief Risk Officer.</td>
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<td><strong>ERM:</strong></td>
<td>Enterprise Risk Management.</td>
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<tr>
<td><strong>Enterprise Risk Management:</strong></td>
<td>A formal response to corporate risk. It is a structured and systematic process that is interwoven into existing management responsibilities.</td>
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<td><strong>ERM Framework:</strong></td>
<td>The enterprise risk management framework is an outline interpretation of the risk management policy statement.</td>
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<td><strong>ERM Strategy:</strong></td>
<td>The enterprise risk management strategy is a document that details how the risk management policy statement will be operationalised within the HSRC.</td>
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<td><strong>Event:</strong></td>
<td>An incident or occurrence, from internal or external sources that could affect the implementation of strategy or achievement of objectives.</td>
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<tr>
<td><strong>Event Identification:</strong></td>
<td>A process of documenting internal and external events that could affect the achievement of objectives, distinguishing between risks and opportunities.</td>
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<tr>
<td><strong>Impact:</strong></td>
<td>Result or effect of an event. There may be a range of possible impacts associated with an event. The impact of an event can be positive or negative relative to the department's related objectives.</td>
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<tr>
<td><strong>Inherent Risk:</strong></td>
<td>Risk to the department in the absence of any action management might take to alter either the risk's likelihood or impact.</td>
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<td><strong>Key Risk Indicators (KRIs):</strong></td>
<td>Are measures used by management to indicate how risky an activity is. KRIs give us an early warning to identify potential event that may harm continuity of the activity/project.</td>
</tr>
<tr>
<td><strong>Likelihood:</strong></td>
<td>The assessment of the probability that a risk will occur.</td>
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<td><strong>Loss Control:</strong></td>
<td>A multidisciplinary approach in which human, engineering, and risk management practices are employed to reduce the frequency or severity of losses and incidents.</td>
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<td><strong>Opportunity:</strong></td>
<td>Possibility that an event will occur and positively affect the achievement of objectives.</td>
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<tr>
<td><strong>PFMA:</strong></td>
<td>Public Finance Management Act, Act No.1 of 1999, as amended.</td>
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<tr>
<td><strong>PSRMF:</strong></td>
<td>Public Sector Risk Management Framework.</td>
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<tr>
<td><strong>Residual Risk:</strong></td>
<td>The risk remaining after management has taken action to reduce the impact and/or likelihood of a risk.</td>
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</table>
Risk: The consequence of any action or event that is currently occurring or that has a reasonable chance of occurring in the future, which could undermine the achievement of goals and objectives.

Risk Appetite: The amount of risk an entity is willing to accept in pursuit of value.

Risk Assessment: A process that allows an institution to consider how potential events might affect the achievement of objectives.

Risk Avoidance: A process of planning activities to avoid risks which have been identified by using an alternative method of service delivery.

Risk Exposure: Portion of the range of possible outcomes of future events for which the department is susceptible to loss.

Risk Identification: A process that allows an institution to consider external, internal, financial and non-financial factors that can influence an institution’s policies and achievement of objectives.

Risk Management: A systematic process to identify, evaluate and address risks on a continuous basis before such risks can impact negatively on the institution’s service delivery capacity.

RM Policy Statement: The risk management policy statement is a document that illustrates the philosophy of the HSRC Board on risk management, anti-corruption and compliance. It also indicates what needs to be done.

Risk Rating: The allocation of a classification to the impact and likelihood of a risk.

Risk Register: A tool commonly used to record detailed information about potential risks. It serves as an up to date information database about the status of individual risks.

Risk Response: A process of assigning risk owners for each risk; determining the best strategy for responding to risks, developing and implementing risk treatment plans.

Risk Tolerance: The acceptable variation relative to the achievement of objectives.

Risk Tolerance Levels: The level of risk exposure that management is prepared to tolerate.

Risk Treatment Plan: A risk treatment plan is a document developed on a case-by-case basis as part of the risk management plan, detailing risk treatment strategies and resources. It also serves as a tracking document to monitor effectiveness of treatment actions to manage a specific risk, detailing what actions will be taken to address the risk including preventative measures, disaster recovery and business continuity.

Uncertainty: Inability to know in advance the exact likelihood or impact of future events.
Enterprise Risk Management (ERM) Strategy
Volume I: Risk Management Methodology

This policy subsumes and supersedes the HSRC Risk Management Framework approved by the HSRC Board on 21 May 2009.

1. Introduction

1.1. Statement of principle

In terms of the HSRC Risk Management Policy Statement approved by the HSRC Board on 26 August 2010, the HSRC acknowledges its responsibility to manage and use public funds in a responsible manner, and therefore are committed to identify, address and appropriately manage any risks that may affect the safety and wellbeing of HSRC employees and the public, financial stability and ability to achieve the strategic objectives of the HSRC.

Responsible management of public funds is an integral part of identifying threats and hindrances before they occur, therefore an enterprise-wide approach to the management of risk is adopted because it recognises that risks and opportunities are dynamic, often highly interdependent and ought not to be considered and managed in isolation. Management of risk shall encompass identification of interrelated risks and strategies that can be applied transversally to minimise the cost of managing risk.

Management of the HSRC, are expected to always conduct a cost-benefit analysis before implementing risk treatments in order to ensure that resources are utilised in a cost-effective manner.

1.2. Purpose

This policy is established to facilitate management of risks by providing risk management methodology, outlining different roles and providing guidelines to the different role-players on how to carry out their responsibilities.

1.3. Scope of the ERM Strategy

The ERM Strategy applies to all employees and all divisions of the HSRC. The HSRC Board as part of delivering on its oversight responsibilities will hold management accountable for the management of strategic risks and implementation of this strategy.

The Chief Executive Officer; Executive Management and Business Unit Managers, as implementers of risk management, are responsible for the management of risks and implementation of this Strategy.

1.4. Application of the ERM Strategy

Where this Strategy is breached by an official, the manager of the official may take disciplinary action in line with the approved HSRC’s Disciplinary Code and Procedures.

1.5. Definition of risk

There are numerous definitions of risk, which are informed principally by the context in which they are applied. Clearly defining risk and ensuring that all role players understand what risk is to the HSRC is vital for enterprise risk management to be effective. The following definition was adapted from the King III Report:

“Risks are uncertain future consequences of events/actions that could undermine the achievement of HSRC’s objectives.”
2. Enterprise Risk Management Framework

In order for ERM to be effective, it relies on various interrelated and inter-dependent components as outlined in the following diagram:

3. Risk Management Process

Risk management is a systematic and a continuous process of identifying and analysing risks and, where appropriate, taking adequate steps to address these risks before they can impact negatively on service delivery capacity.

It is a management approach that increases prospects of success through getting-it-right-the-first-time and minimizing negative outcomes. It forms part of management’s core responsibilities and is an integral part of HSRC’s internal processes. The process of risk management systematically follows the following steps:
3.1. Step 1: Establish the context

This process occurs within the strategic context and immediately follows the objective setting and business planning process. It is undertaken to define the basic parameters within which risks must be managed, and sets the scope for the rest of the risk management process. This step comprises of the following areas:

(a) Establish strategic context

The context includes financial, operational, competitive, political reputational, social, cultural and legal aspects of the institution’s functions. It involves:

(i) Defining the relationship between the HSRC and its environment;
(ii) Identifying institutional strengths, weaknesses, opportunities and threats;
(iii) Identifying internal and external stakeholders, and considering their objectives, take into account their perceptions, and establishing communication policies with these parties;
(iv) Determining crucial elements which might support or impair the HSRC’s ability to manage the risks it faces;
(v) Ensuring that there is a close relationship between the HSRC’s mission; strategic objectives and the management of all risks to which the HSRC is exposed.

(b) Establish organizational context

Before a risk management activity is commenced, it is necessary to understand the institution and its capabilities, as well as its goals and objectives and the strategies that are in place to achieve them. Therefore:

(i) Risk management will take place in the context of wider goals, objectives and strategies of the institution;
(ii) Inadequate or poor performance in delivering on the objectives of the institution or specific activities, or project is one set of risks which shall be managed;
(iii) The ERM Strategy defines the criteria by which it is decided whether a risk is acceptable or not, and form the basis of options for risk treatment.

(c) Establish a risk management context

The goals, objectives, strategies, scope and parameters of the activity, or part of the institution to which the risk management process is being applied, shall be established. The process shall be undertaken with full consideration of the need to balance costs, benefits and opportunities. The resources required and the records to be kept shall also be specified. Setting the scope and boundaries of the risk management process will involve:

(i) Defining the extent and comprehensiveness of the risk management activities to be carried out. Specific issues which will be considered include the following:

- The roles and responsibilities of various parts of the institution participating in managing risk;
- Relationships between the strategic objectives, project and other projects or parts of the HSRC;
- Determination of interdependencies and relationships between the risk areas i.e. how the risk areas impact on one another (cross-impact analysis).
(d) Develop risk evaluation criteria

The HSRC Board shall decide on criteria against which risk is to be evaluated. Decisions concerning risk acceptability and risk treatment shall be based on operational, technical, financial, legal, social, humanitarian or other criteria, depending on strategic objectives and the interests of stakeholders. Through the risk tolerance framework and the materiality & significance framework, risk evaluation criteria shall be further refined as particular risks are identified and risk analysis techniques chosen to ensure that the risk criteria corresponds with the type of risks and the way in which risk levels are expressed.

3.2. Step 2: Risk Identification

The process of risk identification shall involve utilisation of various techniques and models to ensure that no critical risks are missed out. The following approaches shall be utilised:

(a) Objective-based Risk Assessment Model

The best people to identify risks using this method are those who are expected to implement the objectives because they are aware of the various activities, opportunities and challenges in implementing the objectives. The objective-based risk assessment model (ORA) follows the following process:

a) Defining the objectives

The overall perspective of objectives is defined in the 5-year Strategic Plan of the HSRC. Business units therefore shall define their objectives based on the strategic priorities identified in the strategic plan depending on where they fit into the bigger picture i.e.:

(i) Who they are as a team;
(ii) Who reports to them;
(iii) What they are responsible for; and
(iv) Who they report to;

b) Articulating the objectives

In order to ensure successful operationalisation of the strategic plan business units need to establish:

(i) What specifically needs to be achieved?
(ii) What the intended outcome is?
(iii) What the foundational assumptions are to achieve it?

This process shall result in the annual performance plan of the business units.

c) Measurable outcomes

Business units shall establish how success will be measured by assigning performance indicators to each specific objective.

d) Achievement status

Looking backwards on the operations of the business units, management shall establish how their units have performed over time in order to determine their status of achieving each objective and to prioritise each objective relative to each other.
e) **Assessing the risks**

During this step management identify the main uncertainties that can have a major impact on their objectives. External uncertainties are usually beyond management control, however, management shall develop business continuity plans to alleviate the impact of these uncertainties. What can prevent achievement of objectives and what can aid achievement of objectives shall also be identified by conducting SWOT analysis for each objective. For this step to be undertaken successfully, the following data sources shall be utilised:

(i) **Process Mapping**

Process mapping shall be used to identify interdependent, critical and vulnerable functions and activities in all high risk areas.

(ii) **Business Impact Analysis (BIA) reports**

BIA reports shall be developed and utilised as reference documents in the risk assessment process.

(iii) **Brainstorming**

Brainstorming is a technique of solving specific problems, amassing information, stimulating creative thinking, developing new ideas, etc., by unrestrained and spontaneous participation in discussions. This shall be done through facilitated workshops to provide meaningful information in the risk assessment process.

(iv) **Document Reviews**

Review of the institution’s internal policies; operational reports and procedure manuals shall also provide useful information on the risks the institution may be faced with as well as an understanding of what risk treatment strategies would work best for the institution.

(v) **Internally Generated Data/ Historical Experiences**

Analysing information from Annual reports; financial statements; loss control reports; incident reports; corruption database; litigation register etc shall be utilised to predict future events. This is the most effective approach as it provides better unbiased results and a basis for risk rating.

(vi) **Market Research & Relevant Published Material**

Understanding what is happening in global markets and how it affects the business of the HSRC shall be critical to ensure that risk identification is conducted appropriately. Although it is outside the control of the HSRC to prevent systemic risks, management shall develop business continuity plans to ensure recovery in the event of a systemic risk materialising.

(vii) **Specialist Expert Judgements**

Specialist areas such as health & safety; scientific research & IT will require expert judgement to identify risks in these areas adequately. Internal and External Audit reports shall provide a specialist and independent insight into the institution. The Institutional Review Report shall also serve as a crucial data source for risk identification within the HSRC.
(b) Scenario Planning

Scenario planning shall be used as an additional methodology to identify project-related risks in the following process:

a) Identification of external forces

From several external-forces related-changes which might impact the project are imagined e.g. change in regulations, demographic changes, topical issues and headlines.

b) Predicting the future

For each of the external forces chosen above, management consider three different future scenarios which might arise within the project or the institution as a result of each change. These shall include best-case, worst-case and reasonable-case scenarios. The worst-case scenario shall be reviewed against the institution’s risk tolerance to determine what changes need to be made to survive this period or turn things around.

c) Determination of response action

What the project manager might do or potential strategies to respond to each of the scenarios are determined.

d) Identification of risk treatment considerations

Common considerations and issues that must be addressed to respond to possible external changes are detected.

e) Selection of robust response strategies

The most likely external changes to affect the project are identified and the most reasonable strategies project managers can undertake to respond to the change are selected.

(c) Environmental Scanning

Environmental scanning is a process of identifying emerging issues, situations, and potential pitfalls that may affect an organization's future. It increases the organization’s awareness of the key risks it faces, and the characteristics and attributes of these risks. This method enables decision-makers both to understand the external environment and the interconnections of its various sectors and to translate this understanding into the institution's planning and decision-making processes; therefore it shall be used to:

- Detect scientific, technical, economic, social, and political trends and events important to the institution;
- Define the potential threats, opportunities, or changes for the institution implied by those trends and events;
- Promote a future orientation in the thinking of management and staff; and
- Alert management and staff to trends that are converging, diverging, speeding up, slowing down, or interacting.

Key questions that that shall be considered in undertaking this analysis include:

a) The type of risk i.e. IT/Systems, Financial, Health & Safety; Corruption etc;
b) The source of risk i.e. external (political, economic, natural disasters) or internal (inadequate resources, security, knowledge management, etc);

c) What is at risk i.e. areas of impact in the event that the risk materializes and the type of exposure (people, reputation, service delivery, finances, materials etc);

d) The existing controls and their effectiveness i.e. the degree to which the HSRC can influence; affect or manage the risk.

Understanding the organizational context and conducting an environmental scan shall assist the HSRC in identifying key risk areas and differentiating between the types of risks, i.e. specific event risks and risks that cut across the entire organization (Transversal risks). The scan shall also provide the HSRC with meaningful information to set a strategic direction for risk management, which can be amended, or adjusted, as more information comes to light, or as the capacity to manage risks increases.

(d) Cross Impact Analysis

Cross-impact analysis involves identifying and evaluating the impact of trends or events upon each other by constructing a matrix to show the interdependencies of different events. The matrix shall list the set of events or trends that may occur and the events or trends that would possibly be affected by the events. Management shall then assess how the occurrence of each event affects the probability of other events.

This process shall be utilised as part of risk analysis for all areas of the HSRC.

(e) Structural Analysis

Structural analysis shall be one of the methodologies used for identification of risks related to building and maintenance and infrastructure. Identification of these risks shall require expert skills for engineering, electricity etc; therefore this process shall be outsourced.

3.3. Step 3: Risk Assessment

The process of risk assessment shall involve risk analysis and risk evaluation as follows:

(a) Risk Analysis

The objective of risk analysis is to separate minor acceptable risks from the major risks, and to provide data to assist in the evaluation and treatment of risks. Risk analysis involves consideration of the sources of risk, their consequences (impact) and the likelihood that those consequences may occur. During this stage risk is analysed by combining estimates of impact and likelihood in the context of existing control measures.

a) Determine existing controls

Identify existing management, technical systems and procedures to control risk and assess their strengths and weaknesses.

b) Impact and likelihood

The magnitude of consequences (impact) of an event, should it occur, and the likelihood of the event are assessed in the context of the existing controls. Impact and likelihood are combined to produce a level of risk. Impact and likelihood of risks shall be determined using statistical analysis and calculations.
To avoid subjective biases, sources of information shall include the following:
(i) Past records;
(ii) Loss events and incident register;
(iii) Corruption database;
(iv) Relevant experience;
(v) Industry practice and experience;
(vi) Relevant published literature;
(vii) Specialist and expert judgments.

Where no past data are available, subjective estimates shall be made to reflect the degree of belief that a particular event or outcome will occur. To avoid subjective biases the best available information sources and techniques shall be used when analysing impact and likelihood.

c) Risk analysis techniques

Techniques for risk analysis shall include:
(i) Structured interviews with experts in the area of interest;
(ii) Use of multi-disciplinary groups of experts;
(iii) Individual evaluations using questionnaires;

d) Types of risk analysis

Risk analysis shall be undertaken to various degrees of refinement depending upon the risk information and data available. Analysis of risks shall be qualitative or quantitative or a combination of these, depending on the circumstances. Initially, qualitative analysis shall be used to obtain a general indication of the level of risk. Where it is necessary to undertake more specific quantitative analysis based on the nature of significant risks identified, quantitative analysis shall be performed.

(i) Qualitative analysis

Qualitative risk analysis uses word form or descriptive scales to describe the magnitude of potential impact and the likelihood that those risks will occur. The qualitative analysis is then depicted through a matrix in which risks are assigned to priority classes by combining their likelihood and consequence. Risk impact on the ability of the HSRC to deliver on its mandate shall be highlighted in the following categories:

- **Financial**: The impact of risks to HSRC’s financial stability and ability to maintain funding critical activities to deliver on its strategic objectives.
- **Materials**: The impact of the risk on material resources and infrastructure such as equipment, machinery, vehicles & property that HSRC uses in the activities that are critical to its mission.
- **People**: The impact of the risk on HSRC’s workforce and other stakeholders.
- **Reputation**: The impact of the risk on the public’s perception of the HSRC and its stakeholders; and
- **Service Delivery**: The impact of the risk on service delivery e.g. project completion.
Qualitative risk analysis tables are available as part of guidelines and templates for implementation of the ERM Strategy.

(ii) Quantitative analysis

Quantitative analysis uses numerical values (rather than the descriptive scales used in qualitative analysis) for both impact and likelihood using data from a variety of sources. The quality of the analysis will depend on the accuracy and completeness of the numerical values used. Risk impact shall be estimated by modeling the outcomes of an event or set of events or by extrapolation from experimental studies or past data and expressed in the same categories as qualitative analysis.

Based on the level of risk management maturity within the HSRC, qualitative risk analysis shall be the main technique used. Where there is a need for quantitative risk analysis, the HSRC Board shall make that call based on circumstances and available resources.

e) Risk Matrix

A risk rating matrix shall be utilised to determine the extent of the risk exposure the institution is faced with in order to allocate the appropriate response to that specific risk. Management shall decide on actions that need to be taken to address the risk based on the following guidelines endorsed by the HSRC Board:

![RISK MATRIX Diagram](image_url)
(b) Risk Evaluation

Risk evaluation involves comparing the level of risk found during the analysis process with previously established risk criteria. Risk analysis and the criteria against which risks are compared in risk evaluation shall be considered on the same basis. The output of a risk evaluation is a prioritized list of risks for further action. The objectives of the HSRC and the extent of opportunity which could result from taking the risk shall be considered. Decisions shall take account of the wider context of the risk and include consideration of the tolerability of the risks borne by parties other than the organization which benefits from it.

Where the resulting risks fall into the low or acceptable risk levels they may be accepted with minimal further treatment. Low and accepted risks shall be monitored and periodically reviewed to ensure that they remain acceptable.

and

Where risks do not fall into the low or acceptable risk levels, they shall be treated using one or more of the options considered in the guidelines provided by the Risk Response Framework.

<table>
<thead>
<tr>
<th>Risk Rating</th>
<th>Risk Magnitude</th>
<th>Risk Response Strategy</th>
<th>Risk Response Action</th>
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<tbody>
<tr>
<td>15 - 25</td>
<td>High</td>
<td>Avoid/ Reduce/ Transfer</td>
<td>Management shall take immediate action to reduce the risk &amp; monitor effectiveness of controls with highest priority.</td>
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<td></td>
<td></td>
<td></td>
<td>Have a contingency plan in place.</td>
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<td></td>
<td>Risks shall be brought to the attention of the CEO, RMC, Audit &amp; Risk Committee, and the Board.</td>
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<tr>
<td>8 - 12</td>
<td>Medium</td>
<td>Reduce/ Share</td>
<td>Management shall consider action to reduce the risk &amp; monitor effectiveness of mitigation strategies.</td>
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<td></td>
<td>Risks shall be brought to the attention of the CEO and the RMC.</td>
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<tr>
<td>1 - 6</td>
<td>Low</td>
<td>Accept</td>
<td>Management shall keep these risks under periodic review.</td>
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3.4. Step 4: Risk Treatment

Risk treatment involves identifying a range of options for risk response, assessing those options, preparing risk treatment plans and implementing them. Risk treatment involves the following processes:

(a) Assignment of risk ownership

Risk owners shall be nominated by the respective divisional heads and their main responsibility shall be the development of risk treatment plans for the allocated risks. Risk owners shall be nominated from senior management and must have sufficient technical knowledge about the risk and/or risk area for which a response is required; they shall also have authority to delegate risk treatment actions to officials within and outside their management scope, however, will remain accountable for the management of allocated risks.

(b) Determination of risk response strategies

Risk response comprises of different strategies, such as:

a) Avoidance

   Taking action to eliminate the activities that give rise to the risk such as ceasing the activity or changing the objective;

b) Reduction:

   Taking action to reduce either the likelihood or impact of a risk or both such as; influencing regulations & public perception; implementing business continuity plans; or reorganising and restructuring.

c) Sharing:

   Taking action (within the limitations of Treasury Regulation 12.1.1.) to transfer the loss or liability to third parties through:
   - Insurance
   - Outsourcing; and
   - Partnerships

d) Acceptance:

   Risk acceptance refers to taking no action to affect likelihood or impact and is usually considered for low risks.

   Management shall identify risk response strategies and consider their effect on risk likelihood and risk impact in relation to the institution’s risk tolerance and cost benefit analysis, and then design and implement risk treatment plans.

(c) Development of risk treatment plans.

   The purpose of the Risk Treatment Plan is to give HSRC management and stakeholders, peace of mind that significant risks are being effectively managed and will help bring greater focus to HSRC’s risk and planning arrangements. Key Risk Indicators (KRIs) for each risk shall be identified as part of the Risk Treatment Plans and submission dates for performance data shall be shown on these plans for reference.
(d) Implementing treatment plans

Responsibility for treatment of risk shall be borne by risk owners who are selected because they are best able to control the risk. To ensure successful implementation of risk treatment plans the HSRC Board has delegated management to develop an effective management system which specifies the methods chosen, assigns responsibilities and individual accountabilities for actions, and monitors them against specified criteria.

Where after treatment there is a residual risk, a decision shall be taken based on the Risk Response Framework endorsed by the HSRC Board as to whether to retain this risk or enhance the risk treatment process.

3.5. Step 5: Monitoring and review

Monitoring of risks shall encompass review of the effectiveness of risk treatment plans, strategies and the management system set up to control implementation. The objective of monitoring and review is to ensure that changing circumstances are incorporated in risk priorities and to ensure that the risk management plan remains relevant.

Factors which may affect the likelihood and consequences of an outcome may change, as may the factors which affect the suitability or cost of the various treatment options, therefore regularly repeating the risk management process shall be necessary. Review is an integral part of the risk management treatment plan.

(a) Monitoring

Monitoring of the presence and functioning of various elements required to ensure effectiveness of ERM shall be done in two ways, namely; ongoing monitoring activities and separate evaluations. The monitoring process shall provide assurance that there are appropriate controls in place and that, policies and procedures are understood and followed.

a) Ongoing Monitoring Activities

Ongoing monitoring activities shall serve to monitor the effectiveness of risk management in the ordinary course of running the HSRC business. These shall include regular management and supervisory activities, variance analysis, performance evaluations, reconciliations and other routine management actions.

b) Separate Evaluations

Separate evaluations shall be conducted periodically for significant risks by the Chief Risk Officer and the Internal Auditors focusing on the effectiveness and adequacy of controls as well as the overall effectiveness of risk management activities. Where deficiencies are identified, the relevant line managers shall on a continuous basis monitor the implementation of recommendations in order to evaluate their effectiveness. Where such risk management recommendations fail, they shall immediately report such failure to the CRO.

The CRO shall assists relevant heads of divisions or line managers in designing and implementing remedial measures to minimise the risk exposure whenever there is a need. The monitoring and review process shall also determine whether:

(i) Measures adopted resulted in what was intended;
(ii) Procedures adopted and information gathered for undertaking the assessment were appropriate;
(iii) Improved knowledge would have helped to reach better decisions and identify what lessons could be learnt for future assessments and management of risks.
(b) Review

Effective risk management requires a reporting and review structure to ensure that risks are effectively identified and assessed and that appropriate controls and responses are in place. Regular audits of policy and standards compliance shall be carried out and standards performance reviewed to identify opportunities for improvement. Bearing in mind that the HSRC is a dynamic institution operating in dynamic environment; changes in the institution and the environment shall be identified and appropriate modifications made to risk management systems.

3.6. Step 6: Communication & Training

It is important for risk reporting to demonstrate how well the institution is managing its key risks, this requires that risk reporting arrangements for all stakeholders must be defined and communicated. A clearly defined risk reporting structure shall facilitate effective communication among stakeholders in the risk management process.

A common risk language, consistent form of reporting and collaboration among stakeholders (Committees, Management, Chief Risk Officer, etc) is critical to ensure that risk reports are effectively utilised to drive institutional performance. While risk reporting is meant to aid managers to make risk-based decisions, it is equally important for such information and decisions to be communicated to operational staff and/or relevant officials across the HSRC.

Perceptions of risk can vary due to difference in assumptions and concepts and the needs, issues and concerns of stakeholders as they relate to the risk or the issues under discussion. Stakeholders are likely to make judgments of the acceptability of a risk based on their perception of risk. Since stakeholders have a significant impact on the decisions made, their perceptions of risk, as well as their perceptions of benefits, shall be identified and documented and the underlying reasons for them understood and addressed.

Various sources of internal and external information shall be used to source data for reporting and this information could be in quantitative and/or qualitative form. The challenge to process and refine large volumes of data into relevant and actionable information; and to keep historical records of analysis, trends and decisions shall be overcome by implementing an information system to source, capture, process, analyse and report relevant information.

(a) Communication

a) Implementing a risk management information system

The use of a risk management information system will enable management to obtain "real time" information for decision making. This will also enhance monitoring activities. Technology may provide the necessary audit trail that could be used by risk owners and assurance providers to determine whether controls are working effectively, including whether target dates for action plans are being fully complied with.

Although technology may provide value to risk reporting, the Chief Risk Officer shall ensure that processes around risk reporting are properly designed before implementation of technology is considered.

Customised reports shall be used as an early warning system. A risk dashboard shall be used to expedite the flow of critical information to enhance decision-making. Supplementary information shall be included in more detailed reports such as: progress with risk management implementation, incident reports, and emerging risk reports.
b) Incident reporting system

Incident reporting provides means of risk monitoring and reviewing the effectiveness of controls and the principle of real-time incident reporting for key processes is growing in prominence globally. The Health and Safety business unit already has in place incident reporting systems. Such reporting systems shall be integrated into the broader risk management incident reporting systems in order to avoid duplication of effort and enhance information sharing activities.

c) Emerging risk warning system

Emerging risks are risks that were previously unrecognised but may be an imminent threat. Such risks may emanate through changes in the regulatory environment, external events, internal changes or social trends.

The risk management agenda of the HSRC shall incorporate a process of identifying emerging trends, which could pose risks to the institution. The frequency with which emerging risks are deliberately interrogated will be influenced by the rate of change and dynamism the institution is confronted with.

(b) Reporting

Effective internal and external communication is important to ensure that those responsible for implementing risk management, and those with a vested interest understand the basis on which decisions are made and why particular actions are required. Reporting on risk shall focus on both internal and external stakeholders.

a) Internal Reporting

Different stakeholders within the HSRC require different types of risk information in different formats, therefore risk reports, although they will be based on a common risk language, shall be customized to cater for the needs of the different stakeholders. The following risk reporting responsibilities shall be carried out:

(i) The Chief Risk Officer (CRO) shall determine risk information needs of various stakeholders and ensure that risk management processes respond to such needs.

(ii) Within 48hrs of each risk assessment the CRO shall prepare and submit a draft-risk register to the relevant Executive Directors or Business Unit heads and action owners identified during the risk assessment process for comments, inputs and commitment on action plans;

(iii) Once agreement has been reached on the contents of the risk register between the CRO and management, a detailed risk assessment report shall be prepared and submitted to the relevant managers for sign-off.

(iv) Signed-off reports shall be considered as official reports of the HSRC and shall be distributed to the relevant oversight and auditors as individual reports or as part of a consolidated report at the first meeting following the sign-off.

(v) The content and format of reports shall be determined by information requirements of different stakeholders as follows:

i) The HSRC Board

The HSRC Board is accountable for risk management within the HSRC and therefore should:

• know about the most significant risks facing the institution;
• know the possible effects on shareholder value of deviations to expected performance ranges;
• be assured of appropriate levels of awareness throughout the organisation;
• know how the organisation will manage a crisis;
• know the importance of stakeholder confidence in the organisation;
• be assured that the risk management process is working effectively;
• publish a clear risk management policy covering risk management philosophy and responsibilities;

ii) Divisions & Business Units:
Executive Directors and business unit heads are the risk managers and are expected to manage risks within their areas of responsibility and make risk-based decisions, therefore they should:

• be aware of risks which fall into their areas of responsibility, the possible impacts these may have on other areas and the consequences other areas may have on them;
• have performance indicators which allow them to monitor the key business and financial activities, progress towards objectives and identify developments which require intervention (e.g. forecasts and budgets) have systems which communicate variances in budgets and forecasts at appropriate frequency to allow action to be taken;
• report systematically and promptly to the CRO and executive management any perceived new risks or failures of existing control measures.

iii) Other Officials:
It is important that other officials are made aware of their risk management responsibilities because they are at the forefront of operations and as such can trigger risks through their actions or omissions, therefore they should:

• understand their accountability for individual risks
• understand how they can enable continuous improvement of risk management response
• understand that risk management and risk awareness are a key part of the organisation’s culture
• report systematically and promptly to senior management any perceived new risks or failures of existing control measures.

The following risk reporting structure shall be utilised to report risk information within the HSRC:
b) **External Reporting**

Every organisation needs to report to its stakeholders on a regular basis setting out its risk management policies and the effectiveness in achieving its objectives. Increasingly stakeholders look to organisations to provide evidence of effective management of the organisation’s non-financial performance in such areas as community affairs, human rights, employment practices, health and safety and the environment.

Good corporate governance principles require institutions to adopt a methodical approach to risk management which:

(i) protects the interests of stakeholders;
(ii) ensures that the Board discharges its duties to direct strategy, builds value and monitors performance of the organisation;
(iii) ensures that management controls are in place and are performing adequately.

Through the annual report, formal reporting of risk management is provided and made available to HSRC stakeholders. The formal reporting process addresses:

(i) the control methods – particularly management responsibilities for risk management;
(ii) the processes used to identify risks and how they are addressed by the risk management systems;
(iii) the primary control systems in place to manage significant risks;
(iv) the monitoring and review systems in place;

Any significant deficiencies uncovered by the risk management system, or within the system itself, shall be reported together with the steps taken to deal with them.

(c) **Training**

The ERM Unit is mandated to champion and promote risk management across the HSRC and to ensure that:

a) All officials and managers are aware of what risk management is and what benefits will their divisions/units enjoy through risk management;

b) All officials and managers are aware of HSRC’s approach to risk management and what their responsibility for risk management is;

c) All officials and managers are aware of how risk management is implemented and how to participate in the implementation;

The ERM Unit shall make use of the following mechanisms to communicate the risk management message:

a) Induction for new employees;

b) Training and workshops;

c) Briefings;

d) Intranet;

e) Internal publications;
4. Risk Management Roles & Responsibilities

Risk management roles have been divided into four categories due to the unique responsibilities of the role-players in each category. The categories are as follows:

4.1. Risk Management Implementers

All Management and all officials within the HSRC are risk management implementers. Their fundamental roles and responsibilities in risk management are outlined as follows:

(a) Management

   a) Strategic value of Management in risk management

   Management is accountable to the HSRC Board for designing, implementing and monitoring a system of risk management, and integrating it into the day-to-day activities of the institution. As such Management shall ensure that it is satisfied with the management of risk and prevent risk management from becoming a series of activities that are detached from the realities of the institution's business. Risk management, when integrated into the decision-making process becomes a valuable strategic management tool for underpinning the efficacy of service delivery and value for money. Management shall ensure that risk management is a standing agenda item in management meetings.

   b) Management responsibilities for risk management

   To derive optimal benefits, risk management shall be conducted in a systematic manner, using proven methodologies, tools and techniques. Management is responsible for executing their responsibilities outlined in the risk treatment plans and for integrating risk management into their operational routines.

   Other risk management responsibilities for Management include:

   (i) executing their responsibilities as set out in the risk treatment plans;
   (ii) empowering officials to perform effectively in their risk management responsibilities through proper communication of responsibilities, comprehensive orientation and ongoing opportunities for skills development;
   (iii) aligning the functional risk management methodologies and processes with the institutional process;
   (iv) devoting personal attention to overseeing the management of key risks within their area of responsibility;
   (v) maintaining a co-operative relationship with the CRO and Risk Champions and Risk Owners;
   (vi) providing risk management reports;
   (vii) presenting to the Risk Management and Audit Committees as requested;
   (viii) maintaining proper functioning of the internal control processes within their area of responsibility;
   (ix) holding officials accountable for their specific risk management responsibilities;
   (x) Maintaining the functional risk profile within the institution's risk tolerance (ability to tolerate) and appetite (risk that it is willing to take);
   (xi) implementing the directives of the CEO or the HSRC Board concerning risk management;
(xii) prioritizing and ranking risks in their area of responsibility to focus responses and interventions on risks outside the institution’s tolerance levels;
(xiii) benchmarking risk and risk mitigation activities;
(xiv) assessing the effectiveness of risk management within their areas of responsibility; and
(xv) developing and implementing risk response plans or risk treatment plans.

(b) Other Officials

a) Strategic value of Other Officials in risk management

Other Officials are accountable to their managers for implementing and monitoring the process of risk management and integrating it into their day-to-day activities.

b) Risk management responsibilities for Other Officials

All officials are responsible for managing risks within their areas of responsibility and for reporting any emerging risk to management. Officials must ensure that their delegated risk management responsibilities are executed and continuously report on progress. Other officials are responsible for integrating risk management into their day-to-day activities.

Additional risk management responsibilities for other officials include:

(i) applying risk management processes in their respective functions;
(ii) implementing delegated action plans to address identified risks;
(iii) informing their supervisors and/or the Risk Management Unit of new risks and significant changes in known risks;
(iv) co-operating with other role players in the risk management process and providing information as required;
(v) familiarity with the overall risk management vision, ERM Strategy, Anti-Corruption Strategy, Compliance Strategy and the Business Continuity Management Strategy;
(vi) acting within the risk appetite and tolerance levels set by the business unit;
(vii) adhering to the code of conduct and code of ethics of the HSRC;
(viii) maintaining the functioning of internal control processes, information and communication as well as the monitoring systems within their delegated responsibility;
(ix) participating in risk identification and risk assessment processes within their business unit;
(x) reporting inefficient, unnecessary or unworkable controls; and
(xi) reporting suspicion of fraud and corruption through the approved processes of whistle blowing.

Everyone in the HSRC has a part to play in achieving and sustaining vibrant systems of risk management and to that extent all officials shall function within a framework of responsibilities and performance indicators. Clear objectives and key performance indicators shall be set for other officials in respect of their core responsibilities.
4.2. Risk Management Support

(a) Risk Champions

a) **Strategic value of Risk Champions in risk management**

A Risk Champion is a person with the skills, knowledge and power of office required to champion a particular aspect of risk management. A key part of the Risk Champion's responsibility involves facilitating implementation of risk management principles in their areas of responsibility. The Risk Champion also adds value to the risk management process by providing support to the CRO in terms of information requirements and reports.

b) **Risk management responsibilities for Risk Champions**

Risk Champions shall act as change agents in the risk management process and ensure that action owners within their jurisdiction carry out their risk management responsibilities and report on progress. A Risk Champion shall not assume the role of a Risk Owner but will assist the Risk Owner to obtain information and resolve risk-related problems.

(b) Risk Owners

Risk Owners are those officials responsible for controlling (fully or partly) one of the significant risks. Risk Owners shall be appointed by the CEO and their responsibility, amongst others, is to complete an annual Risk Treatment Plan for allocated risks, detailing what actions will be taken to address the risk including preventative measures, disaster recovery and business continuity plans. Reports and statistics on all HSRC risks shall be collated regularly (quarterly) and presented to the CRO for review and comment.

Key Risk Indicators (KRIs) for each risk will be identified as part of Risk Treatment Planning and the CRO will provide the necessary support required by Risk Owners to report on each risk within their responsibility.

(c) The Chief Risk Officer

a) **Strategic value of the Chief Risk Officer**

The primary responsibility of the Chief Risk Officer (CRO) is to bring specialist expertise to assist the HSRC to embed risk management and leverage its benefits to enhance performance.

The CRO is accountable to the CEO for enabling the business to balance risk and reward and is responsible for coordinating the institution's risk management approach.

As head of the ERM Unit the CRO is the custodian of the ERM Strategy with a mandate to coordinate all risk management activities throughout the HSRC. As delegated by the CEO, the CRO is responsible for ensuring that an effective and efficient system of risk management is in place. Tasked with the overall efficiency of the ERM function as well as embedding risk management practices and fostering a risk aware culture within the HSRC, the CRO effectively assumes the role of institutional advocate for ERM and brings specialist expertise to assist in integrating risk management throughout the Institution.

b) **Responsibilities of the Chief Risk Officer**

Responsibilities of the Chief Risk Officer include:

(i) working with Senior Management to develop the institution's vision for risk management;
(ii) developing, in consultation with management, the institution’s ERM Strategy incorporating, inter alia, the:
- risk policy statement;
- risk management framework;
- risk management methodology;
- anti-corruption strategy;
- compliance strategy; and
- business continuity strategy.

(iii) communicating the institution’s ERM Strategy to all stakeholders and monitoring its implementation;

(iv) facilitating orientation and training of the Risk Management Committee, Audit & Risk Committee and the HSRC Board on the ERM Strategy;

(v) training all stakeholders in their risk management functions;

(vi) continuously driving risk management to higher levels of maturity;

(vii) assisting management with risk identification, assessment and development of response strategies;

(viii) monitoring the implementation of risk response strategies;

(ix) collating, aggregating, interpreting and analysing the results of risk assessments to extract risk intelligence;

(x) reporting risk intelligence to Management, the Risk Management Committee, Audit & Risk Committee and the HSRC Board; and

(xi) participating in developing a combined assurance plan for the institution with Internal Audit, Management and the Auditor-General.

4.3. Risk Management Assurance Providers

(a) Internal Audit Function

a) Strategic value of the Internal Audit Function in risk management

The Internal Audit function is accountable to the HSRC Board via the Audit & Risk Committee for providing independent assurance on the effectiveness of the system of risk management. Hence, the Internal Auditors shall evaluate the effectiveness of the entire system of risk management and provide recommendations for improvement where necessary.

Internal Auditors shall pursue a risk-based approach to audit-planning as opposed to a compliance approach, in order to assess whether the processes intended to serve as controls are appropriate risk controls.

b) Risk management responsibilities for the Internal Audit Function

In terms of the International Standards for the Professional Practice of Internal Auditing, determining whether risk management processes are effective is a judgment resulting from the Internal Auditor’s assessment that:

(i) Institutional objectives support and align with the institution’s mission;
(ii) Significant risks are identified and assessed in the context of strategic objectives;

(iii) Risk responses are appropriate to limit risk to an acceptable level; and

(iv) Relevant risk information is captured and communicated in a timely manner to enable the Accounting Officer / Authority, Management, Risk Management Committee, Audit Committee and other officials to carry out their responsibilities.

Other responsibilities of the Internal Audit Function in risk management include:

(i) Providing assurance that the risk management culture in the institution is an appropriate one;

(ii) Providing assurance that the risk register is an appropriate reflection of the risks facing the institution;

(iii) Providing assurance that risk management is carried out in a manner that benefits the HSRC; and

(iv) Providing assurance that the risk management strategy; risk treatment plans and anti-corruption strategy have been effectively implemented within the HSRC.

(b) External Audit (Auditor General)

a) Strategic value of the Internal Audit Function in risk management

The Auditor-General is the supreme audit institution of South Africa. It is an independent institution with full legal capacity and is subject only to the Constitution and the law, including the Public Audit Act, Act No. 25 of 2004.

b) Risk management responsibilities for the External Auditors

The responsibilities of the Auditor General (AG) are outlined in the Public Audit Act. As external auditors the AG is required to perform an audit of the HSRC’s activities on an annual basis or whenever it is required and prepare a report on the audit reflecting their independent opinion and statements on:

(i) Whether the annual financial statements of the HSRC fairly present in all material respects, the financial position at a specific date and results of HSRC operations and cash flow for the period under review;

(ii) HSRC’s compliance with any applicable legislation relating to financial matters, financial management and other related matters; and

(iii) The reported information relating to the performance of the HSRC against predetermined objectives.

(c) Combined Assurance

King III requires that a combined assurance model should be applied to provide a coordinated approach to all assurance activities. The objectives of the combined assurance model are mainly to:

a) Identify and specify the sources of assurance over identified risks;

b) Provide the Risk Management Committee, the HSRC Board and Executive Management with a framework of the various assurance parties;

c) Link risk management activities with assurance activities to assist the HSRC Board to review the effectiveness of the risk management system; and
d) Provide a basis for identifying any areas of potential assurance gaps.

*A framework for a Combined Assurance Plan shall form part of the ERM Strategy Guidelines and Templates.*

### 4.4. Risk Management Oversight

HSRC’s oversight framework on risk management is made up of the following structures:

- Research Ethics Committee
- Risk Management Committee
- Audit & Risk Committee
- The Accounting Authority (HSRC Board)
- The Executive Authority (The Minister of Science & Technology)

#### (a) Ethics Committee

##### a) Strategic value of the Research Ethics Committee in risk management

The HSRC Research Ethics Committee was established to promote research ethics and research integrity in the organization, including the ethics review of research proposals. It is made up of members appointed by the CEO which include an international ethics adviser. The responsibilities of the HSRC Research Ethics Committee shall be defined in their Terms of Reference and reviewed annually.

##### b) High level responsibilities of the Research Ethics Committee

The responsibilities of the Research Ethics Committee include:

1. reviewing and monitoring research proposals and practices in the HSRC from an ethical perspective;
2. promoting respect for human rights in research, as well as ethical values and research integrity, both within the HSRC and within the broader social sciences community in South Africa;
3. reviewing the protocols of all research projects involving human participants, including health-related projects proposed to be undertaken by members of staff of the HSRC. The purpose of this review is to protect the dignity, rights, safety and well-being of all human participants of research. Special attention will be paid to research that may include vulnerable participants;
4. review, advise on, and approve or reject research protocols involving human participants within the borders of South Africa submitted to it by researchers in any Province in the Republic of South Africa or internationally who are not members of staff of the HSRC;
5. review and refer complaints of any research ethics transgression and / or research-related misconduct by HSRC staff members and other researchers on projects where protocols have been approved by the committee. Reports of alleged unethical practices by HSRC research staff in the course of field research approved by the REC may be reported by members of the public on a dedicated toll-free HSRC ethics hotline; and
6. monitoring of approved research with or without advance notification to the Principal Investigator, provided that on arrival at the site the monitor furnishes the researchers on duty with proof of identification and REC mandate.
(b) Risk Management Committee

a) Strategic value of the Risk Management Committee in risk management

The Risk Management Committee is a governance structure accountable to the HSRC Board through the Audit & Risk Committee. It is established to assist in designing, implementing & coordinating risk management activities within the HSRC. The responsibilities of the RMC shall be formally defined in their Terms of Reference and reviewed annually.

b) Risk management responsibilities for the Risk Management Committee

The responsibilities of the Risk Management Committee include:

(i) reviewing and recommending for approval the:
   - Risk management policy statement;
   - Enterprise Risk Management (ERM) Strategy;
   - Risk appetite and risk tolerance framework;
   - Risk identification and assessment methodology;
   - Any material findings and recommendations by assurance providers;
   - Combined assurance plan;
   - Risk management plan;
   - Any legal matters facing the HSRC and ensure that management are accountable for acts or omissions leading to litigation against the HSRC;
   - The adequacy of insurance cover taken;
   - Anti-corruption strategy;
   - Cases of alleged fraud and related matters;
   - Incidents resulting from failed internal control measures affecting business continuity and the health or safety of officials, tenants and the public.

(ii) evaluation of the effectiveness of mitigating strategies to address material risks;

(iii) evaluation of the effectiveness of monitoring systems pertaining to corruption risks and the results of management investigation and follow-up on alleged fraud and related matters;

(iv) monitoring contractual arrangements and management of contracts for projects employing 40 or more people to ensure that HSRC obtains and provides value for money.

(c) Audit & Risk Committee

a) Strategic value of the Audit & Risk Committee in risk management

The responsibilities of the Audit & Risk Committee with respect to risk management shall be formally defined in its charter. The Audit & Risk Committee is responsible for oversight of the institution's control, governance and risk management. Furthermore, the Committee shall provide the HSRC Board with independent counsel, advice and direction in respect of risk management. HSRC stakeholders rely on the Audit & Risk Committee for an independent and objective view of the institution's risk management effectiveness. In this way, the Audit & Risk Committee shall provide valuable assurance that stakeholder interests are protected.

b) Risk management responsibilities for the Audit & Risk Committee

The responsibilities of the Audit & Risk Committee include:

(i) reviewing and recommending disclosures on matters of risk in the annual financial statements;
(ii) reviewing and recommending disclosures on matters of risk and risk management in the annual report;

(iii) providing regular feedback to the HSRC Board on the adequacy and effectiveness of risk management in the institution, including recommendations for improvement;

(iv) ensuring that the internal and external audit plans are aligned to the risk profile of the institution;

(v) satisfying itself that it has appropriately addressed the following areas:
   • financial reporting risks, including the risk of fraud;
   • internal financial controls; and
   • IT risks as they relate to financial reporting.

Furthermore, in discharging its oversight responsibilities relating to risk management, the Committee:

(i) Reviews and critiques the risk appetite and risk tolerance, and recommends this for approval by the HSRC Board;

(ii) Gains thorough understanding of the risk management policy statement, ERM strategy, business continuity plans, and the anti-corruption strategy of the HSRC to enable them to add value to the risk management process;

(iii) Reviews the completeness of the risk assessment process implemented by management to ensure that all possible categories of risks, both internal and external to the institution, have been identified during the risk assessment process.

(iv) Reviews the risk profile and management action plans to address the risks;

(v) Reviews adequacy of adapted risk responses;

(vi) Monitors progress made with risk treatment plans;

(vii) Reviews progress made with regards to the implementation of the risk management strategy;

(viii) Facilitates and monitors the coordination of all assurance activities implemented by the institution;

(ix) Reviews the process implemented by management in respect of anti-corruption and ensures that all corruption related incidents have been followed up appropriately;

(d) The Accounting Authority (HSRC Board)

a) Strategic value of the HSRC Board in risk management

The ultimate responsibility for the whole process of risk management lies with the HSRC Board as the Accounting Authority who must ensure that the responsibility for risk management is delegated to all levels of management and to all employees.

By setting the “tone at the top” the Board promotes accountability and integrity and it ensures that risk management is integrated into all strategic management processes and that all significant risks are addressed.
b) Risk management responsibilities for the HSRC Board

Risk management responsibilities for the HSRC Board include:

(i) Development and publishing of a risk management policy. This is a statement that declares the HSRC’s commitment to risk management and is published for accessibility by all stakeholders of the institution.

(ii) Ensuring that risk management activities are integrated into performance agreements of management. This will in turn ensure that the institution operates in a conducive environment where the overall attitude, awareness, and actions of heads of business units and management regarding internal controls and their importance to the institution is at par with the stated vision, values and culture of the institution.

(e) The Executive Authority (Minister: Science & Technology)

a) Strategic value of the Executive Authority in risk management

The Executive Authority is the Minister of Department: Science & Technology. The Minister is accountable to parliament in terms of the achievement of goals and objectives of the HSRC. The Minister shall take an interest in risk management to the extent necessary to obtain comfort that properly established and functioning systems of risk management are in place to protect the HSRC against significant risks. As risk management is an important tool to support the achievement of this goal, the Executive Authority shall provide oversight on governance and risk management within the HSRC.

b) Risk management responsibilities for the Executive Authority

Risk management responsibilities of the Executive Authority include:

(i) ensuring that institutional strategies are aligned to the HSRC mandate;

(ii) obtaining assurance that key risks inherent in the institution’s strategies were identified and assessed, and are being properly managed;

(iii) assisting the HSRC Board to deal with fiscal, intergovernmental, political and other risks beyond their direct control and influence;

(iv) insisting on the achievement of objectives, effective performance management and value for money;

(v) Awareness of and concurring with the HSRC’s risk appetite and tolerance levels;

(vi) Providing oversight on the HSRC’s risk profile and considering it against the institution’s risk tolerance;

(vii) Requiring that management should establish a set of values by which every employee should abide by;

(viii) Considering the following aspects which if not considered could affect the HSRC’s risk culture:

- The design and functioning of control activities, information and communication systems, and monitoring activities;
- The quality and frequency of reporting;
- The way the institution is managed including the type of risks accepted;
- The appropriateness of reporting lines.
5. Review of the Risk Management Methodology

The HSRC Board shall review the risk management methodology on an annual basis to ensure that it remains appropriate to the activities of the HSRC, and that the latest best practice on risk management is adopted.

6. Approval

This Risk Management Methodology was approved by the HSRC Board and the Chief Executive Officer on 25 May 2011.

Dr Olive Shisana
Chief Executive Officer