

**ACTION PLAN IMPLEMENTATION STATUS UPDATE
REPORT TO THE AUDIT COMMITTEE - AS OF MARCH 31, 2010**

CHIEF FINANCIAL OFFICER			
AUDIT OF LIABILITIES (200730) AEC APPROVAL DATE: 08/12/2009			
PROJECT RECOMMENDATIONS	ACTION PLAN	EXPECTED COMPLETION DATE	PROGRAM RESPONSE
<p>1. Key stakeholders, at both the regional and HQ levels, with liability identification, quantification and reporting responsibilities should assess the structure of current reporting relationships and accountabilities with a view to clarifying expectations, identifying gaps and initiating changes as appropriate. In particular, Management should consider opportunities to strengthen the linkage between accounting functions in the regions and the CFO Sector at HQ as a means to improve the reliability of controls associated with liabilities.</p>	<p>Over the last few years, the CFO Sector has been leading an 'audit readiness' initiative. A recent validation of controls documentation for Payables at Year End (PAYEs) and Environmental Liabilities noted similar gaps to those of the Internal Audit Report.. The following actions are being undertaken to address the findings:</p> <p>The departmental approach is to clearly state the responsibilities and accountabilities of all stakeholders in departmental policies.</p> <p>PAYE's: The CFO sector, has financial policy issuing authority, is currently revising its Payables at Year-end Policy and Procedures in consultation with stakeholders.</p> <p>The revised policy and procedures will clarify roles and responsibilities of stakeholders and the expectations for liability identification, quantification and reporting. The review will be completed for this fiscal year-end.</p> <p>Environmental Liabilities: The CFO will meet with the ADM's of</p>	<p>March 31, 2010</p>	<p>Status: In progress</p> <p>Update/Rationale: As of 31/03/2010:</p> <p>The revised Policy on Payables at Year-end has been approved by CFO and is effective on April 1, 2010 commencing with the department's accounts payables and accrued liabilities being established as at March 31, 2010.</p> <p>A first discussion with regions occurred on November 3, 4 & 5 at the Conference of Regional Managers of Accounting Operations.</p> <p>AES: Underway</p>

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	<p>Land and Economic Development (LED), Regional Operations (RO) and the Northern Affairs Office (NAO) to plan the development of a management control framework for Environmental Liabilities which will include the updating of INAC's Contaminated Sites Management Policy. The framework will be developed by June 30, 2010 along with an implementation plan.</p> <p>The control framework will be based on the requirements of the following:</p> <p>TBS Policies:</p> <ul style="list-style-type: none"> • Policy on Management of Real Property <p>TBS Standards and Directives</p> <ul style="list-style-type: none"> • Reporting Standard on Real Property • Directive on Contingencies • Draft guidance on accounting for liabilities related to contaminated sites. <p>TBS Accounting Standards:</p> <ul style="list-style-type: none"> • Accounting Standard 3.6 – Treasury Board – Contingencies; <p>Other:</p> <ul style="list-style-type: none"> • Federal Contaminated Sites Action Plan – Eligible Costs Guidance Document <p>PSAB</p> <ul style="list-style-type: none"> • CICA PS 3200; Liabilities 	June 30, 2010	<p>The CFO sector is working with the Northern Affairs Office and Indian and Inuit Affairs to develop a control framework for Environmental Liabilities. The design of the control framework is scheduled for completion at the end of April 2010.</p> <p>We will also work with Northern Affairs Office and Indian and Inuit Affairs to deploy the environmental Liabilities control framework across all regions. Once implemented, this framework will address the reporting issues with environmental Liabilities.</p>

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	<p align="center">CICA PS 3300 Contingent Liabilities</p> <p>Reporting relationships and the communication of roles and responsibilities between regions and HQ were identified in the October 2008 Evaluation of INAC's Contaminated Sites Policy and Programming as issues facing the Indian and Inuit Affairs (IIA) Contaminated Sites Management (CSM) Program. The IIA CSM Program is currently conducting a Program Review to improve program performance and management and address those issues prior to the upcoming renewal.</p>	March 31, 2010	<p>Status: Behind schedule</p> <p>Update/Rationale: As of 31/03/2010:</p> <p>Program review has been initiated and report is expected to be received by Environment Directorate no later than <u>June 30, 2010</u>.</p>
<p>2. A. The Contaminated Sites Program and the Environmental Directorate should clearly identify the required skills and experience based on the liabilities-related job responsibilities of regional staff. Together with Regional Management, training sessions, materials and other tools should be developed and be rolled-out across all Regions to ensure that regional staff has a clear understanding of the applicable policies and regulations</p>	<p>The Contaminated Sites Program will complete a training session for all staff on applicable policies and regulations relating to Environmental Liabilities at the upcoming Project Manager's meeting (November 3-5th). As a result of this training session, the CSP's <i>Accounting for Costs and Liabilities</i> corporate procedure will be updated to ensure regional project managers understand the need to provide appropriately substantiated and documented support for cost estimates that feed into liability reporting through</p>	March 31, 2010	<p>Status: Completed</p> <p>Update/Rationale: As of 31/03/2010:</p> <p>The training session did occur at the Project Managers' meeting in November 2009 in Victoria, B.C. Great interest was demonstrated by participants and an environmental liabilities workshop is planned for 2010-11 to further train regional project managers.</p> <p>The Accounting for Costs and Liabilities corporate</p>

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(Environmental Liabilities).	<p>the annual exercise of drafting Detailed Work Plans. These DWPs are signed-off by the Regional Directors General.</p> <p>Information on applicable policies and regulations relating to Environmental Liabilities will be incorporated into the Orientation Training Package currently being developed for all new Program staff at both HQ and the Regions.</p> <p>The IIA CSM Program will identify the required skills and experience for liabilities-related job responsibilities in regions and at HQ. Either existing Environmental Learning Regime modules will be updated to reflect such requirements, or a new module will be developed to provide regional and headquarters staff with the required training.</p>	September 30, 2010	<p>procedure has not been updated. This is due to the Treasury Board Secretariat not finalizing its guidance document in support of its Directive on Contingencies. A first draft was distributed in September 2009, however never finalized. The program will wait for TBS to publish its guidance document before updating the corporate procedure. TBS has not given any indication of timelines to complete the guidance document. The timing to complete this task is therefore to be determined.</p> <p>The orientation package is completed and approved by the Northern Contaminated Sites Directors Committee on April 6, 2010.</p> <p>ELR development or modifications will be subject to availability of resources or declining shift in Sector priorities.</p> <p>AES: Close</p>
2. B. The Corporate Accounting and Reporting Directorate should clearly identify the required skills and experience based on the liabilities-related job responsibilities of regional staff.	CFO Management believes that the Financial Officer (FI) competency profile and the FI education requirements combined with adequate policies and tools are sufficient for liability responsibilities.	March 31, 2010	<p>Status: Completed</p> <p>Update/Rationale: As of 31/03/2010:</p>

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<p>Together with Regional Management, training sessions, materials and other tools should be developed and rolled-out across all Regions to ensure that regional staff have a clear understanding of the applicable policies and regulations (Accounts Payable and Accrued Liabilities).</p>	<p>With respect to tools and materials for PAYEs, the Corporate Accounting and Reporting Directorate, in consultation with Regional Managers of Accounting Operations, committed to develop a standardized verification checklist as well as detailed procedures for all types of PAYEs (O&M, Salaries & Gs&Cs). The policy and procedures will also address the requirements for PAYEs that are carried forward from prior years. These elements will be included in the revised policy as well as the year-end procedures distributed to regions.</p> <p>Once completed, training to regions will be delivered via presentations on the new policy & procedures.</p>		<p>The revised Policy on Payables at Year-end has been approved by CFO and is effective on April 1, 2010 commencing with the department's accounts payables and accrued liabilities being established as at March 31, 2010. The revised policy addresses the audit recommendations.</p> <p>AES: Close</p>
<p>3. In addition to providing the year-end timetable and procedures, the CARD should ensure that each region obtains adequate training and a clear understanding of their roles and responsibilities associated with reporting PAYEs at year-end. This additional guidance and training should clearly outline expectations surrounding:</p> <p>-Documentation standards required to support a PAYE balance</p>	<p>With respect to tools and materials for PAYEs, the Corporate Accounting and Reporting Directorate, in consultation with Regional Managers of Accounting Operations, committed to develop a standardized verification checklist as well as detailed procedures for all types of PAYEs (O&M, Salaries & Gs&Cs). The policy and procedures will also address the requirements for PAYEs that are carried forward from prior years. These elements will be included in the revised policy as well as the year-end</p>	<p>March 31, 2010</p>	<p>Status: Completed</p> <p>Update/Rationale: As of 31/03/2010: CFO Management believes that the Financial Officer (FI) competency profile and the FI education requirements combined with adequate policies and tools are sufficient for liability responsibilities.</p> <p>The revised Policy on Payables at Year-end has been approved by CFO and is effective on April 1, 2010 commencing with the department's accounts</p>

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<p>-Documentation to support the review and approval by RCMs of carry forward balances and</p> <p>-Minimum standards for tracking PAYE balances as they are drawn-down or unencumbered throughout the year(s).</p>	<p>procedures distributed to regions.</p> <p>Training to regions will be delivered via presentations on the new policy & procedures.</p>	<p>March 31, 2010</p>	<p>payables and accrued liabilities being established as at March 31, 2010. The revised policy addresses the audit recommendations.</p> <p>Training on the new policy and procedures was delivered March 26.</p> <p>AES: Close</p>
<p>4. The CARD should clearly outline Regional Accounting Operations/Transfer Payment Directorates' roles and responsibilities for reviewing PAYEs to ensure that estimates made are reasonable, appropriately supported and are in compliance with TBS and INAC Policies prior to submission to HQ.</p>	<p>Discussions with regions on roles & responsibilities related to PAYEs will occur on November 3-5 at the Conference of Regional Managers of Accounting Operations. The agreed upon roles & responsibilities from the above consultations will be included in the revised policy and procedures.</p>	<p>March 31, 2010</p>	<p>Status: Completed</p> <p>Update/Rationale: As of 31/03/2010:</p> <p>Discussions with regions on roles & responsibilities related to PAYEs occurred on November 3-5.</p> <p>The revised Policy on Payables at Year-end has been approved by CFO and is effective on April 1, 2010 commencing with the department's accounts payables and accrued liabilities being established as at March 31, 2010. The revised policy addresses the audit recommendations.</p> <p>AES: Close</p>

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<p>options such as the sharing of resources between regions.</p>	<p>System (NCS) a scientific risk-based evaluation to allow the program to prioritize sites.</p> <p>The Nunavut and Northwest Territories regional offices will produce a Site Assessment Action Plan to document the Program's approach to addressing the assessment of remaining suspected sites with consideration for the resource requirements, number of sites and remote location. The Yukon's assessment plan is dictated by the Yukon Devolution Transfer Agreement effective April 1, 2003.</p> <p>The Regional Directors will report on the progress against their site assessment action plan on an annual basis.</p> <p>The IIA CSM Program does not currently have a nationally consistent, documented and risk-based approach to identifying potential contaminated sites. The development of such an approach will be addressed as part of the CSM Program Renewal in fiscal year 2010-2011.</p> <p>Headquarters is conducting a Program Review of the IIA CSM Program in partnership with regional staff. This Review will address the issue of consistency of documentation and data collected in contaminated sites</p>	<p>March 31, 2011</p>	<p>Nunavut already had such a plan in place over the last several years and updates this plan on an annual basis.</p> <p>These long-term plans are shared between the regions.</p> <p>Each region reports to HQ on a quarterly basis on their progress on site assessments.</p> <p>AES: Close</p> <p>Status: In progress As of 31/03/2010:</p> <p>The IIA CSM Program is currently undertaking a risk-based approach to the assessment and remediation of contaminated sites as part of the FCSAP funding process. Contaminated Sites are classified according to the CCME National Classification System for Contaminated Sites, which categorizes contaminated sites according to risk to human health and the environment. Contaminated sites are then managed on a priority basis.</p> <p>Program review has been initiated and report is expected to be received by Environment Directorate no later than June 30, 2010.</p>

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	of establishing documentation protocols.		<p>Update/Rationale: As of 31/03/2010:</p> <p>Review of documentation has not yet been initiated and is expected to be completed by September 30, 2010.</p> <p>AES: No comment at this time</p>
8. The process to adjust cost estimates submitted by the regions should incorporate the engagement of the regional staff involved in providing those estimates.	<p>Cost estimates are developed by regional project managers and approved by the Regional Director and Regional Director General through the Detailed Work Plan process. When an adjustment is made the following year, the same approval process will apply.</p> <p>The Contaminated Sites Program <i>Accounting for Costs and Liabilities</i> corporate procedure will be revised to include the requirement for approval of the final liability report by the Director's Committee prior to submission.</p>	TBD (dependent on final TBS guidance document)	<p>Status: In Progress</p> <p>Update/Rationale: As of 31/03/2010:</p> <p>The Detailed Work Plan (DWP) process continues to be the main source of information to get an initial cost estimate for the life of a project. As mentioned above, a chartered accountant is hired annually to further research the validity of these financial numbers.</p> <p>Since the Accounting for Costs and Liabilities corporate procedure has not been updated and finalized, the requirement for approval by the Directors Committee has not been implemented yet.</p> <p>AES: Underway</p>
9. LMRB should perform a review of all claim files to ensure that they meet the current requirements for	LMRB, in conjunction with Department of Justice, will review all estimated amounts for each claim, in order to	Q2 of FY 2009-10	Status: Completed

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documentation standards as outlined within the respective TBS and INAC policies.	ascertain that it is supported by proper documentation. Furthermore, emphasis will be put on comprehension and understanding of the criteria for assessing the outcome of each claim. This step should reinforce the accuracy of reporting on the likelihood that claims materialize.		<p>Update/Rationale: As of 31/03/2010: LMRB, in conjunction with Department of Justice, has reviewed the estimated amount for each claim, in order to ascertain that it is supported by proper documentation.</p> <p>Furthermore, emphasis will be put on comprehension and understanding of the criteria for assessing the outcome of each claim. This step should reinforce our reporting on the likelihood of the claims.</p> <p>AES: Close</p>