Need to know
11.1 AGSA audit processes and focus

What is our audit and reporting process?

We audit every department and some of the public entities (also called auditees in this report) in the country in order to report on the quality of their financial statements and APRs and on their compliance with key legislation.

We also assess the root cause of any error or non-compliance, based on the internal control that had failed to prevent or detect it. We report on the following three types of reports:

- We report our findings, the root causes of such findings and our recommendations in management reports to the senior management and accounting officers or authorities of auditees, which are also shared with the ministers, members of management and audit committees.
- Our opinion on the financial statements, material findings on the APRs and compliance with key legislation, as well as significant deficiencies in internal control, are included in an audit report, which is published with the auditee’s annual report and dealt with by the public accounts committees and portfolio committees, as applicable.
- Annually, we report on the audit outcomes of all auditees in a consolidated report (such as this one), in which we also analyse the root causes that need to be addressed to improve audit outcomes. Before the general report is published, we share the outcomes and root causes with the national and provincial leadership, Parliament and the legislatures, as well as key role players in national and provincial government.

Over the past few years, we have intensified our efforts to assist in improving audit outcomes by identifying the key controls that should be in place at auditees, assessing these on a regular basis and sharing the results of the assessment with ministers, accounting officers and authorities, as well as audit committees.

During the audit process, we work closely with the accounting officer or authority, senior management, audit committees and internal audit units, as they are key role players in providing assurance on the credibility of the auditee’s financial statements, performance report as well as compliance with legislation.

We also continue to strengthen our relationship with the coordinating and monitoring departments (such as the treasuries, offices of the premier and the Department of Planning, Monitoring and Evaluation) as well as Parliament and legislatures, as we are convinced that their involvement and oversight have played – and will continue to play – a crucial role in the performance at departments and public entities. We share our messages on key controls, risk areas and root causes with them, and obtain and monitor their commitment to implementing initiatives that can improve audit outcomes.

The overall audit outcomes fall into five categories:

1. Auditees that received a financially unqualified opinion with no findings are those that were able to:
   - produce financial statements free of material misstatements (material misstatements mean errors or omissions that are so significant that they affect the credibility and reliability of the financial statements)
   - measure and report on their performance in line with the predetermined objectives in their annual performance plan, and in a manner that is useful and reliable
   - comply with key legislation.

This audit outcome is also commonly referred to as a clean audit.

2. Auditees that received a financially unqualified opinion with findings are those that were able to produce financial statements without material misstatements, but are struggling to:
   - align their performance reports to the predetermined objectives to which they had committed in their annual performance plans
   - set clear performance indicators and targets to measure their performance against their predetermined objectives
   - report reliably on whether they had achieved their performance targets
   - determine which legislation they should comply with, and implement the required policies, procedures and controls to ensure that they comply.

3. Auditees that received a financially qualified opinion with findings face the same challenges as those that were financially unqualified with findings in the areas of reporting on performance and compliance with key legislation. In addition, they were unable to produce credible and reliable financial statements. Their financial statements contained misstatements which they could not correct before the financial statements were published.

4. The financial statements of auditees that received an adverse opinion with findings include so many material misstatements that we disagree with virtually all the amounts and disclosures in the financial statements.

5. Those auditees with a disclaimed opinion with findings could not provide us with evidence for most of the amounts and disclosures in the financial statements.

Consolidated general report on the national and provincial audit outcomes 2015-16
statements. We were unable to conclude or express an opinion on the credibility of their financial statements.

Auditees with adverse and disclaimed opinions are typically also:
- unable to provide sufficient supporting documentation for the achievements they report in their APRs
- not complying with key legislation.

**What is the purpose of the annual audit of the financial statements?**

The purpose of the annual audit of the financial statements is to provide the users thereof with an opinion on whether the financial statements fairly present, in all material respects, the key financial information for the reporting period in accordance with the financial framework and applicable legislation. The audit provides the users with reasonable assurance regarding the degree to which the financial statements are reliable and credible on the basis that the audit procedures performed did not reveal any material errors or omissions in the financial statements. We use the term *material misstatement* to refer to such material errors or omissions.

We report the poor quality of the financial statements we receive in the audit reports of some auditees as a material finding on compliance, as it also constitutes non-compliance with the PFMA. The finding is only reported for auditees that are subject to the PFMA and if the financial statements we received for auditing included material misstatements that could have been prevented or detected if the auditee had an effective internal control system. We do not report a finding if the misstatement resulted from an isolated incident or if it relates to the disclosure of unauthorised, irregular or fruitless and wasteful expenditure identified after the financial statements had been submitted.

**What does compliance with key legislation mean?**

We annually audit and report on compliance by auditees with key legislation applicable to financial and performance management and related matters. We focused on the following areas in our compliance audits, if they apply to the particular auditee: ■ the quality of annual financial statements submitted for auditing ■ asset and liability management ■ budget management ■ expenditure management ■ unauthorised, irregular and fruitless and wasteful expenditure ■ consequence management ■ revenue management ■ strategic planning and performance management ■ annual financial statements and annual report ■ transfer of funds and conditional grants ■ procurement and contract management (in other words, SCM).

In our audit reports, we report findings that were material enough to be brought to the attention of auditee management, as well as oversight bodies and the public.

**What is the scope of supply chain management audits?**

We test whether the prescribed procurement processes had been followed to ensure that all suppliers were given equal opportunity to compete and that some suppliers were not favoured above others. The principles of a fair, equitable, transparent, competitive and cost-effective SCM process are fundamental to the procurement practices of the public sector and are enshrined in the Constitution and prescribed in the PFMA and its regulations. The PFMA and these regulations define what processes should be followed to adhere to the constitutional principles, the level of flexibility available, and the documentation requirements.

We also focus on contract management, as shortcomings in this area can result in delays, wastage as well as fruitless and wasteful expenditure, which in turn have a direct impact on service delivery.

We further assess the financial interests of employees of the auditee and their close family members in suppliers to the auditee. Legislation does not prohibit awards to suppliers in which employees or their close family members have an interest, but requires employees and prospective suppliers to declare any financial interest for safeguards to be put in place to prevent improper influence and an unfair procurement process.

**What is irregular expenditure?**

Irregular expenditure is expenditure that was *not incurred in the manner prescribed by legislation* – i.e. somewhere in the process that led to the expenditure, the auditee did not comply with the applicable legislation.

Such expenditure does *not necessarily mean that money had been wasted or that fraud had been committed*. It is an indicator of non-compliance in the process that needs to be investigated by management to determine whether it was an unintended error, negligence or done with the intention to work against the requirements of legislation, which, for example, requires that procurement should be fair, equitable, transparent, competitive and cost-effective.

Through such *investigation* it is also determined who is responsible and what the impact of the non-compliance was. Based on the investigation the next steps are determined. One of the steps can be condonation if the non-compliance had no impact and negligence was not proven. Alternatively if it...
was proven the steps can be disciplinary steps, recovery of any losses from the implicated officials or even cancelling a contract or reporting it to the police or an investigating authority.

The PFMA is clear that **accounting officers and authorities are responsible** for preventing irregular expenditure and if it takes place what the process is that should be followed.

In order to promote transparency and accountability all irregular expenditure identified (whether by the auditee or through the audit process) is disclosed by the auditees in their financial statements with detail on how it was resolved – i.e. how much was investigated, recovered or condoned.

**What is fruitless and wasteful expenditure?**

Fruitless and wasteful expenditure is expenditure that was made in vain and that could have been avoided had reasonable care been taken. This includes penalties and interest on the late payment of creditors or statutory obligations as well as payments made for services not used or goods not received.

The PFMA requires accounting officers to take all reasonable steps to prevent fruitless and wasteful expenditure. Auditees should have processes to detect fruitless and wasteful expenditure and disclose the amounts in the financial statements. Fruitless and wasteful expenditure is reported when it is identified – even if the expenditure was incurred in a previous year.

The PFMA also sets out the steps that accounting officers and oversight bodies should take to investigate fruitless and wasteful expenditure to determine whether any officials are liable for the expenditure and to recover the money if liability is proven.

**What is unauthorised expenditure?**

Unauthorised expenditure refers to expenditure that departments incurred without provision having been made for it in the approved budget.

The PFMA requires accounting officers to take all reasonable steps to prevent unauthorised expenditure. Auditees should have processes to identify any unauthorised expenditure and disclose the amounts in the financial statements. The PFMA also includes the steps that accounting officers and oversight bodies should take to investigate unauthorised expenditure to determine whether any officials are liable for the expenditure and to recover the money if liability is proven.

**What are conditional grants?**

Conditional grants are funds allocated from national government to provincial departments, subject to certain services being delivered or on compliance with specified requirements.

Conditional grant allocations are approved each year through Dora. Dora will indicate the approved allocation per institution for that particular year, together with a forward estimate for the next two years.

Conditional grants emanate from government’s vision and priorities. These vision and priorities are articulated in the MTSF, which focuses on placing the economy on a qualitatively different path that ensures rapid sustainable growth, higher investments, increased employment, reduced inequality and the deracialisation of the economy.

In support of these goals, conditional grants are provided to provincial departments to:

- reduce the concentration of people in urban areas (comprehensive agricultural support programme grant and human settlements development grant)
- increase adequate infrastructure (education infrastructure grant, provincial roads maintenance grant and health facility revitalisation grant)
- improve skills (HIV and Aids grant, expanded public works programme integrated grant for provinces and social sector expanded public works programme incentive grant for provinces).

Our audits included testing compliance with Dora and the individual grant frameworks, as well as the achievement of planned targets for selected projects or programmes funded by each grant allocation.

**What is the purpose and nature of auditing of annual performance reports?**

Auditees are required to measure their actual service delivery against the performance indicators and targets set for each of their predetermined performance objectives as defined in their annual performance plan, and to report on this in their APRs.

On an annual basis, we audit **selected material programmes** of departments and objectives of public entities to determine whether the information in the APRs is useful and reliable enough to enable the oversight bodies, the public and other users of the reports to assess the performance of the auditee. The programmes and objectives we select are those that are important for delivery
by the auditee on its mandate. In the audit report, we reported findings that were material enough to be brought to the attention of these users.

As part of the annual audits, we audited the usefulness of the reported performance information to determine whether it was presented in the annual report in the prescribed manner and was consistent with the auditees’ planned objectives as defined in their strategic plans and annual performance plans. We also assessed whether the performance indicators and targets that were set to measure the achievement of the objectives were well defined, verifiable, specific, time bound, measurable and relevant.

We further audited the reliability of the reported information to determine whether it could be traced back to the source data or documentation and was accurate, complete and valid.

When is human resource management effective?

Human resource management refers to the management of an auditee’s employees or human resources, which involves adequate and sufficiently skilled people as well as the adequate management of staff performance and their productivity. Human resource management is effective if adequate and sufficiently skilled staff members are in place and if their performance and productivity are properly managed.

Our audits included an assessment of human resource management, focusing on the following areas: ■ human resource planning and organisation ■ management of vacancies ■ appointment processes ■ performance management ■ acting positions ■ management of leave and overtime.

Our audits further looked at the management of vacancies and stability in key positions, the competencies of key officials, performance management as well as consequences for transgressions, as these matters directly influence the quality of auditees’ financial and performance reports and their compliance with legislation.

Based on the results of these audits, we assessed the status of auditees’ human resource management controls.

When are internal controls effective and efficient?

A key responsibility of accounting officers, senior managers and officials is to implement and maintain effective and efficient systems of internal control.

We assess the internal controls to determine the effectiveness of their design and implementation in ensuring reliable financial and performance reporting and compliance with legislation. This consists of all the policies and procedures implemented by auditee management to assist in achieving the orderly and efficient conduct of business, including adhering to policies, safeguarding assets, preventing and detecting fraud and error, ensuring the accuracy and completeness of accounting records, and timely preparing reliable financial and service delivery information. To make it easier to implement corrective action, we categorise the principles of the different components of internal control under leadership, financial and performance management, or governance. We call these the drivers of internal control.

The key basic controls that auditees should focus on are as follows:

Providing effective leadership

In order to improve and sustain audit outcomes, auditees require effective leadership that is based on a culture of honesty, ethical business practices and good governance, protecting and enhancing the interests of the auditee.

Audit action plans to address internal control deficiencies

Developing and monitoring the implementation of action plans to address identified internal control deficiencies are key elements of internal control that are the responsibility of heads of department, chief executive officers and their senior management team.

Some of the matters requiring attention include the following:

- Setting action plans to specifically address the external and internal audit findings.
- Assigning clear responsibility to specific staff to carry out action plans.
- Monitoring of the audit action plan to ensure that the responsibilities assigned are carried out effectively and consistently.
- Developing audit action plans early enough in the financial year to resolve matters by year-end.

Proper record keeping and document control

Proper and timely record keeping ensures that complete, relevant and accurate information is accessible and available to support financial and performance reporting. Sound record keeping will also enable senior management to hold staff accountable for their actions. A lack of documentation affects all areas of the audit outcomes.

Some of the matters requiring attention include the following:

- Establish proper record keeping so that records supporting financial and performance information as well as compliance with key legislation can be made available when required for audit purposes.
• Implement policies, procedures and monitoring mechanisms to manage records, and make staff members aware of their responsibilities in this regard.

**Implement controls over daily and monthly processing and reconciling of transactions**

Controls should be in place to ensure that transactions are processed in an accurate, complete and timely manner, which in turn will reduce errors and omissions in financial and performance reports.

Some of the matters requiring attention include the following:

• Daily capturing of financial transactions, supervisory reviews of captured information, and independent monthly reconciliations of key accounts.
• Collect performance information at intervals appropriate for monitoring, set service delivery targets and milestones, and validate recorded information.
• Confirm that legislative requirements and policies have been complied with before initiating transactions.

**Review and monitor compliance with legislation**

Auditees need to have mechanisms that can identify applicable legislation as well as changes to legislation, assess the requirements of legislation, and implement processes to ensure and monitor compliance with legislation.

**What is information technology and what are information technology controls?**

IT refers to the computer systems used for recording, processing and reporting financial and non-financial transactions. IT controls ensure the confidentiality, integrity and availability of state information, enable service delivery, and promote national security. Good IT governance, effective IT management and a secure IT infrastructure are therefore essential.

During our audits, we assessed the IT controls that focus on IT governance, security management, user access management and IT service continuity.

To evaluate the status of the IT controls in the areas we audited, we grouped them into the following three categories, with reference to the control measures that should be in place:

**Where IT controls are being designed**, management should ensure that the controls would reduce risks and threats to IT systems.

**Where IT controls are being implemented**, management should ensure that the designed controls are implemented and embedded in IT processes and systems. Particular attention should be paid to ensuring that staff members are aware of, and understand, the IT controls being implemented, as well as their roles and responsibilities in this regard.

**Where IT controls have been embedded and are functioning effectively**, management should ensure that the IT controls that have been designed and implemented are functioning effectively at all times. Management should sustain these IT controls through disciplined and consistent daily, monthly and quarterly IT operational practices.

**Information technology governance**

IT governance refers to the leadership, organisational structures and processes which ensure that the auditee’s IT resources will sustain its business strategies and objectives. Effective IT governance is essential for the overall well-being of an auditee’s IT function and ensures that the auditee’s IT control environment functions well and enables service delivery.

**Security management**

Security management refers to the controls preventing unauthorised access to the computer networks, computer operating systems and application systems that generate and prepare financial information.

**User access management**

User access controls are measures designed by business management to prevent and detect the risk of unauthorised access to, and the creation or amendment of, financial and performance information stored in the application systems.

**Information technology service continuity**

IT service continuity controls enable auditees to recover within a reasonable time the critical business operations and application systems that would be affected by disasters or major system disruptions.

**What are root causes?**

Root causes are the underlying causes or drivers of audit findings; in other words, why the problem occurred. Addressing the root cause helps to ensure that the actions address the real issue, thus preventing or reducing incidents of recurrence, rather than simply providing a one-time or short-term solution.
Our audits included an assessment of the root causes of audit findings, based on the identification of internal controls that had failed to prevent or detect the error in financial statements and APRs as well as non-compliance with legislation. These root causes were confirmed with management and shared in the management report with the accounting officer and the executive authorities. We also included the root causes of material findings reported as internal control deficiencies in the audit report, classified under the key drivers of leadership, financial and performance management, or governance.

**Who provides assurance?**

Ministers, MECs and accounting officers use the annual report to report on the financial position of auditees, their performance against predetermined objectives and overall governance, while one of the important oversight functions of legislatures is to consider auditees’ annual reports. To perform their oversight function, they need assurance that the information in the annual report is credible. To this end, the annual report also includes our audit report, which provides assurance on the credibility of the financial statements, the APR and the auditee’s compliance with legislation.

Our reporting and the oversight processes reflect on history, as they take place after the financial year. Many other role players contribute throughout the year to the credibility of financial and performance information and compliance with legislation by ensuring that adequate internal controls are implemented.

The mandates of these role players differ from ours, and we have categorised them as follows:

- Those directly involved in the management of the auditee (management or leadership assurance).
- Those that perform an oversight or governance function, either as an internal governance function or as an external monitoring function (internal independent assurance and oversight).
- The independent assurance providers that give an objective assessment of the auditee’s reporting (external independent assurance and oversight).

We assess the level of assurance provided by the role players based on the status of internal controls of auditees and the impact of the different role players on these controls. In the current environment, which is characterised by inadequate internal controls, corrected and uncorrected material misstatements in financial and performance information, and widespread non-compliance with legislation, all role players need to provide an extensive level of assurance.

**What is the role of each key role player in providing assurance?**

**Senior management**

Senior management, which includes the chief financial officer, chief information officer and head of the SCM unit, provides assurance by implementing the following basic financial and performance controls:

- Ensure proper record keeping so that complete, relevant and accurate information is accessible and available to support financial and performance reporting.
- Implement controls over daily and monthly processing and reconciling of transactions.
- Prepare regular, accurate and complete financial and performance reports that are supported and evidenced by reliable information.
- Review and monitor compliance with applicable legislation.
- Design and implement formal controls over IT systems.

**Accounting officers or accounting authorities**

While we recognise that accounting officers and authorities depend on senior management for designing and implementing the required financial and performance management controls, they are responsible for creating an environment that helps to improve such controls.

The responsibilities of accounting officers and authorities are clearly described in sections 38 (for departments) and 51 (for public entities) of the PFMA. They include their responsibility to ensure:

- that there are consequences for transgressions through disciplinary steps against officials who contravene the PFMA and make or permit unauthorised, irregular and fruitless and wasteful expenditure
- the implementation and maintenance of appropriate, efficient and effective systems or policies for internal control, internal audit, SCM, among others
- effective, efficient, economical and transparent use of the resources
- effective and appropriate steps are taken to collect all money due to the institution
- management of assets and liabilities, including safeguarding
• appropriate disciplinary steps are taken against any official who contravenes the PFMA, or makes or permits unauthorised, irregular and fruitless and wasteful expenditure
• that expenditure is in accordance with the budget (including steps to prevent overspending).

Executive authorities

The executive authorities (ministers and MECs) have monitoring and oversight roles in their portfolios and play a direct role in departments, as they have specific oversight responsibilities towards their departments in terms of the PFMA and the Public Service Act. They are well placed to bring about improvements in the audit outcomes by becoming more actively involved in key governance matters and by managing the performance of the accounting officers and authorities.

We are convinced that the oversight and monitoring roles of the executive strengthen the assurance processes significantly and in the past year have impacted and will continue to impact positively on the audit outcomes. We therefore undertake to continue with the engagements, but with greater emphasis on quality conversations that will yield a stronger impact.

Internal audit units

The internal audit units assist accounting officers and authorities in the execution of their duties by providing independent assurance on internal controls, financial information, risk management, performance management and compliance with legislation. The establishment of internal audit units is a requirement of legislation.

Audit committees

An audit committee is an independent body, created in terms of legislation, which advises the accounting officer or authority, senior management and the executive authorities on matters such as internal controls, risk management, performance management as well as the evaluation of compliance with legislation. The committee is further required to provide assurance on the adequacy, reliability and accuracy of financial and performance information.

Coordinating or monitoring departments

At national and provincial levels there are departments that play a coordinating and monitoring role as defined in legislation and in their mandates, which should contribute to the overall assurance process. These departments are the provincial treasuries, the National Treasury, offices of the premier and the DPME. The impact of these departments on the controls of the auditees was assessed based on interactions with the departments, commitments given and honoured and the impact of their actions and initiatives.

Public accounts committees and portfolio committees

Parliament and the provincial legislatures have a constitutional mandate to oversee executive action and ensure compliance with legislation. These institutions conduct oversight through committees established in line with rules of Parliament and provincial legislatures. Portfolio committees are required to assess the strategic and annual performance plans of departments and public entities to effectively fulfil their oversight role.

Informed by its constitutional mandate, the AGSA enables oversight, accountability and governance in the public sector through its regular engagement with Parliament and the provincial legislatures. It does this through the oversight leadership and portfolio committee engagements where key control and compliance findings emanating from the audit process and the related root causes are presented and discussed. The discussions include recommendations from the AGSA on focus areas that require oversight intervention. Through these interactions, it is envisaged that specific oversight efforts will lead to improvements in governance and accountability in the public sector.
11.2 Glossary of key terminology used in this report

**Asset** (in financial statements)
Any item belonging to the auditee, including property, infrastructure, equipment, cash, and debt due to the auditee.

**Backup** (IT)
In IT, a backup, or the process of backing up, refers to the copying and archiving of computer data so it may be used to restore the original after a data loss event. The verb form is to ‘back up’ (two words), whereas the noun is ‘backup’. The primary purpose of a backup is to recover data after its loss, be it by data deletion or corruption.

**Business continuity plan (BCP)** (IT)
A business continuity plan is a plan to continue operations if a place of business is affected by different levels of disaster, which can be localised short-term disasters, to days-long building-wide problems, to a permanent loss of a building. Such a plan typically explains how the business would recover its operations or move operations to another location after damage by events like natural disasters, theft or flooding. For example, if a fire destroys an office building or data centre, the people and business or data centre operations would relocate to a recovery site.

**Cash flow** (in financial statements)
The flow of money from operations: incoming funds are revenue (cash inflow) and outgoing funds are expenses (cash outflow).

**Chief information officer or government information technology officer** (IT)
The most senior official of the auditee who is accountable for aligning IT and business strategies, and planning, resourcing and managing the delivery of IT services and information and for the deployment of associated human resources. The chief information officers in the South African public sector are referred to as government information technology officers. The position was established by a cabinet memorandum in 2000.

**Commitments from role players**
Initiatives and courses of action communicated to us by role players in local government aimed at improving the audit outcomes.

**Configuration** (IT)
The complete technical description required to build, test, accept, install, operate, maintain and support a system.

**Creditors**
Persons, companies or organisations to whom the auditee owes money for goods and services procured from them.
| **Current assets** (in financial statements) | These assets are made up of cash and other assets, such as inventory or debt for credit extended, which will be traded, used or converted into cash within 12 months. All other assets are classified as non-current, and typically include property, plant and equipment as well as long-term investments. |
| **Current liability** (in financial statements) | Money owed by the auditee to companies, organisations or persons who have supplied goods and services to the auditee. |
| **Disaster recovery plan (DRP) (IT)** | A disaster recovery plan is a documented process or set of procedures to recover and protect a business IT infrastructure in the event of a disaster. Usually documented in written form, the plan specifies the procedures that an organisation is to follow in the event of a disaster. It is a comprehensive statement of consistent actions to be taken before, during and after a disaster. The disaster could be natural, environmental or man-made. Man-made disasters could be intentional (e.g. the act of an attacker) or unintentional (i.e. accidental, such as the wall of a man-made dam breaking). |
| **Financial and performance management** (as one of the drivers of internal control) | The performance of tasks relating to internal control and monitoring by management and other employees to achieve the financial management, reporting and service delivery objectives of the auditee. These controls include the basic daily and monthly controls for processing and reconciling transactions, the preparation of regular and credible financial and performance reports as well as the review and monitoring of compliance with key legislation. |
| **Firewall (IT)** | A security system used to prevent unauthorised access between networks (both internal/internal and internal/external). A firewall will allow only approved traffic in and/or out by filtering packets based on source or destination. The firewall inspects the identification information associated with all communication attempts and compares it to a rule set consistent with the organisation’s security policy. Its decision to accept or deny the communication is then recorded in an electronic log. |
| **Going concern** | The presumption that an auditee will continue to operate in the near future, and will not go out of business and liquidate its assets. For the going concern presumption to be reasonable, the auditee must have the capacity and prospect to raise enough financial resources to stay operational. |
| **Governance** (as one of the drivers of internal control) | The governance structures (audit committees) and processes (internal audit and risk management) of an auditee. |

**Consolidated general report** on the national and provincial audit outcomes 2015-16
Implementing agent

Government institutions (e.g. the independent trust), non-governmental organisations (NGOs) or private sector entities appointed by the auditee to manage, implement and deliver on projects.

IT infrastructure (IT)

The hardware, software, computer-related communications, documentation and skills that are required to support the provision of IT services, together with the environmental infrastructure on which it is built.

Leadership (as one of the drivers of internal control)

The administrative leaders of an auditee, such as heads of departments, chief executive officers and senior management.

It can also refer to the political leadership or the leadership in the province (such as the premier).

Material finding (from the audit)

An audit finding on the quality of the annual performance report or compliance with key legislation that is significant enough in terms of either its amount or its nature, or both these aspects, to be reported in the audit report.

Material misstatement (in financial statements or annual performance reports)

An error or omission that is significant enough to influence the opinions or decisions of users of the reported information. Materiality is considered in terms of either its rand value or the nature and cause of the misstatement, or both these aspects.

Misstatement (in financial statements or annual performance reports)

Incorrect or omitted information in the financial statements or annual performance report.

Patch management (IT)

A piece of programming code that is added to an existing program to repair a deficiency in the functionality of the existing routine or program. It is generally provided in response to an unforeseen need or set of circumstances. Patching is also a common means of adding a new feature or function to a program until the next major version of the software is released.

Platform (IT)

A platform consists of an operating system, the computer system’s coordinating program, which in turn is built on the instruction set for a processor or microprocessor, and the hardware that performs logical operations and manages data movement in the computer.

Property, infrastructure and equipment (in financial statements)

Assets that physically exist and are expected to be used for more than one year, including land, buildings, leasehold improvements, equipment, furniture, fixtures and vehicles.

Reconciliation (of accounting records)

The process of matching one set of data to another; for example, the bank statement to the cheque register, or the accounts payable journal to the general ledger.
<table>
<thead>
<tr>
<th><strong>Receivables or debtors</strong> (in financial statements)</th>
<th>Money owed to the auditee by companies, organisations or persons who have procured goods and services from the auditee.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Vulnerability (IT)</strong></td>
<td>In information security, a weakness or flaw (in location, physical layout, organisation, management, procedures, personnel, hardware or software) that may be exploited by an attacker to cause an adverse impact.</td>
</tr>
</tbody>
</table>
## 11.3 Acronyms and abbreviations used in this report

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AFS</td>
<td>annual financial statements</td>
</tr>
<tr>
<td>ACTWG</td>
<td>anti-corruption technical working committee</td>
</tr>
<tr>
<td>AGSA</td>
<td>Auditor-General of South Africa (the institution)</td>
</tr>
<tr>
<td>Apac</td>
<td>Association of Public Accounts Committees</td>
</tr>
<tr>
<td>APP</td>
<td>annual performance plan</td>
</tr>
<tr>
<td>APR</td>
<td>annual performance report</td>
</tr>
<tr>
<td>CGICTPF</td>
<td>Corporate Governance of Information and Communications Technology Policy Framework</td>
</tr>
<tr>
<td>DCoG</td>
<td>Department of Cooperative Governance</td>
</tr>
<tr>
<td>Dora</td>
<td>Division of Revenue Act, 2016 (Act No. 3 of 2016)</td>
</tr>
<tr>
<td>DEP or DP</td>
<td>department</td>
</tr>
<tr>
<td>DPME</td>
<td>Department of Planning, Monitoring and Evaluation</td>
</tr>
<tr>
<td>DPSA</td>
<td>Department of Public Service and Administration</td>
</tr>
<tr>
<td>EC</td>
<td>Eastern Cape</td>
</tr>
<tr>
<td>ERP</td>
<td>enterprise resource planning</td>
</tr>
<tr>
<td>FMCMM</td>
<td>financial management capability maturity model</td>
</tr>
<tr>
<td>FS</td>
<td>Free State</td>
</tr>
<tr>
<td>Abbreviation</td>
<td>Description</td>
</tr>
<tr>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Gito</td>
<td>government information technology officer</td>
</tr>
<tr>
<td>GP</td>
<td>Gauteng</td>
</tr>
<tr>
<td>Grap</td>
<td>Generally Recognised Accounting Practice</td>
</tr>
<tr>
<td>HoD</td>
<td>head of department</td>
</tr>
<tr>
<td>HR</td>
<td>human resource</td>
</tr>
<tr>
<td>ICT</td>
<td>information and communications technology</td>
</tr>
<tr>
<td>IFMS</td>
<td>integrated financial management system</td>
</tr>
<tr>
<td>IJS</td>
<td>integrated justice system</td>
</tr>
<tr>
<td>IT</td>
<td>information technology</td>
</tr>
<tr>
<td>JCPS</td>
<td>Justice, Crime Prevention and Security (cluster)</td>
</tr>
<tr>
<td>KZN</td>
<td>KwaZulu-Natal</td>
</tr>
<tr>
<td>LP</td>
<td>Limpopo</td>
</tr>
<tr>
<td>MEC</td>
<td>member of the executive council</td>
</tr>
<tr>
<td>Misa</td>
<td>Municipal Infrastructure Support Agent</td>
</tr>
<tr>
<td>MP</td>
<td>Mpumalanga</td>
</tr>
<tr>
<td>MPAC</td>
<td>Municipal Public Accounts Committee</td>
</tr>
<tr>
<td>MTSF</td>
<td>medium-term strategic framework</td>
</tr>
<tr>
<td>Nat</td>
<td>national</td>
</tr>
<tr>
<td>NC</td>
<td>Northern Cape</td>
</tr>
</tbody>
</table>

Consolidated general report on the national and provincial audit outcomes 2015-16
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>NDP</td>
<td>national development plan</td>
</tr>
<tr>
<td>NHIS</td>
<td>national health information system</td>
</tr>
<tr>
<td>NW</td>
<td>North West</td>
</tr>
<tr>
<td>OCGCIO</td>
<td>Office of the Government Chief Information Officer</td>
</tr>
<tr>
<td>PAC</td>
<td>public accounts committee</td>
</tr>
<tr>
<td>PE</td>
<td>public entity</td>
</tr>
<tr>
<td>PMO</td>
<td>Programme Management Office</td>
</tr>
<tr>
<td>SAP</td>
<td>systems, applications and products system</td>
</tr>
<tr>
<td>Salga</td>
<td>South African Local Authority Association</td>
</tr>
<tr>
<td>Sanral</td>
<td>South African National Roads Agency Limited</td>
</tr>
<tr>
<td>SCM</td>
<td>supply chain management</td>
</tr>
<tr>
<td>Scopa</td>
<td>Standing Committee on Public Accounts</td>
</tr>
<tr>
<td>Sita</td>
<td>State Information Technology Agency</td>
</tr>
<tr>
<td>TVET college</td>
<td>technical and vocational education and training college</td>
</tr>
<tr>
<td>WC</td>
<td>Western Cape</td>
</tr>
</tbody>
</table>