2017 CIRA PREPARATIONS, COMPILATIONS AND REVIEWS OVERVIEW FOR KNOWLEDGE COACH USERS

PURPOSE

This document is published for the purpose of communicating, to users of the toolset, updates and enhancements included in the current version. This document is not, and should not be used as, a program to update the engagement documentation of an engagement started in a previous version of this product.

WORKPAPER UPDATES AND ROLL FORWARD NOTES

General Roll Forward Note:

You must be the current editor of all Knowledge Coach workpapers to update to the latest content, and you must be the current editor upon opening the updated workpaper for the first time to ensure you see the updated workpaper.

The **2017 Knowledge-Based Audits, Preparations, Compilations, and Reviews of Common Interest Realty Associations** tools have been updated to take into account the latest literature, standards, and guidance applicable to preparation, compilation, and review engagements. The 2017 tools include links to detailed analysis related to the steps and processes discussed in the workpapers. Also included is a revised financial statement disclosures checklist that provides a centralized resource of the required and recommended U.S. GAAP disclosures and key presentation items currently in effect, using the style referencing under the FASB Accounting Standards CodificationTM.

The **2017 Knowledge-Based Preparations**, **Compilations**, and **Reviews of Common Interest Realty Associations** is current through Statement on Standards for Accounting and Review Services No. 21 (SSARS-21), *Clarification and Recodification*; Nonattest Services interpretation (ET Section 1.295); AICPA Code of Professional Conduct (Code); AR-C Section 70, *Preparation of Financial Statements*; AR-C Section 80, *Compilation Engagements*; AR-C Section 90, *Review of Financial Statements*; and 2014/2015 Audit Risk Alert *Developments in Review, Compilation, and Financial Statement Preparation Engagements—2014/15*. Users of this content should consider guidance issued subsequent to these items to determine their effect on engagements covered by this product.

The 2017 edition of Knowledge-Based Preparations, Compilations, and Reviews of Common Interest Realty Associations includes the following updates and enhancements:

Review Programs (REVs) Modified with new practice points, practice alerts, and updated references throughout where applicable.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
REV-101	Overall Review Program				
Modify	Added Practice Point covering three Accounting and Review Services Committee (ARSC) exposure drafts expected to be effective for subject matter dated on or after May 1, 2017: Compilation of Prospective Financial Information; Compilation of Pro Forma	Purpose	Y	ARSC Exposure Drafts	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	Financial Information; and Omnibus Statement on Standards for Accounting and Review Services – 2016. The exposure drafts are primarily designed to incorporate the compilation of prospective financial information, which will be AR-C Section 110, and the compilation of pro forma financial information, which will be AR-C section 120, into SSARS in the clarified format.				
Modify	Added new Practice Alert for the AICPA Audit Risk Alert Developments in Review, Compilation, and Financial Statement Preparation Engagements—2015/16.	Purpose	Y	Risk Alert	
Modify	Preliminary Engagement Activities section: Modified the wording of step 3; now reads as follows: Evaluate, conclude on, and document whether accountant has the ability to adhere to the fundamental principles and requirements of professional and ethics standards including: a. Responsibilities; b. The public interest; c. Integrity; d. Objectivity and independence; e. Due care; f. Scope and nature of services; and g. Compliance with firm policies.	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Preliminary Engagement Activities Section Modified engagement letter step and substeps; now read as follows: Establish and document, in the form of an engagement letter, signed by both the accountant and either management or those charged with governance, as appropriate, the accountant's understanding with management and, if applicable, those charged with governance	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	regarding the services to be performed on the engagement, including:				
	 a. A description of the objectives of the engagement; 				
	b. Management's responsibilities:				
	 For the selection of the financial reporting framework to be applied in the preparation of the financial statements; 				
	ii. For the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements;				
	iii. For preventing and detecting fraud;				
	iv. For compliance with applicable laws and regulations;				
	v. For the accuracy and completeness of the records, documents, explanations, and other information provided by management for the preparation of the financial statements;				
	vi. For the preparation and fair presentation of financial statements in accordance with the applicable financial reporting framework, including all appropriate informative disclosures; and				
	vii. To provide the accountant, at the conclusion of the engagement, with a letter that confirms representations made during the review.				
	viii. To include the accountant's review report in any document containing financial statements that indicate				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	that a review has been performed by the accountant; c. The accountant's responsibilities; d. The limitations of a review engagement; e. Identification of the financial reporting framework to be applied to the preparation of the financial statements; and f. The expected form and content of the accountant's review report indicating that there may be circumstances under which the report may differ from the expected form and content.				
Modify	Preliminary Engagement Activities section. Added step 10: If the engagement letter is between the accountant and exclusively those charged with governance, obtain a letter from management indicating that it acknowledges and understands its responsibilities: a. For the selection of the financial reporting framework to be applied in the preparation of the financial statements; b. For the preparation and fair presentation of financial statements in accordance with the applicable financial reporting framework, including all appropriate informative disclosures; c. For the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements; d. For preventing and detecting fraud; e. For compliance with applicable laws and regulations; f. For the accuracy and completeness of the records, documents, explanations, and other information provided by	Procedures step	Y	SSARS-21	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	management for the preparation of the financial statements; g. To provide us with: h. Access to all information of which you are aware is relevant to the preparation and presentation of the financial statements, such as records, documentation, and other matters; i. Additional information that we may request from you for the purpose of the review engagement; and ii. Unrestricted access to persons within the entity of whom we determine it necessary to make inquiries; i. To provide the accountant, at the conclusion of the engagement, with a letter that confirms representations made during the review; and j. To include the accountant's review report in any document containing financial statements that indicate that a review has been performed by the accountant. Practice Point: The engagement letter should be signed by both the accountant and management, and the board of directors.				
Modify	Preliminary Engagement Activities section. Step 12 modified; now reads: If we do not intend to use one of the illustrative example engagement letters provided include in the understanding with the entity a description of the objectives of the review engagement, management's responsibilities, the accountant's responsibilities, the limitations of the engagement, and identification of the applicable financial reporting framework for the preparation of the financial statements, including all of the following matters:	Procedures step	Y	SSARS-21	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Modify	Preliminary Engagement Activities section. Substep 12.b.(1)Note modified; now reads: Identifying the applicable financial reporting framework to be applied in the preparation of, and for the fair presentation of, the financial statements in accordance with the applicable financial reporting framework. Note: If this engagement is for the review of a specified element, account, or item of a financial statement; or of pro forma financial information, there should be no reference to financial statements: "Identifying the applicable financial reporting framework to be applied in the preparation of, and for the fair presentation of, the financial information in accordance with the applicable financial reporting framework."	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Preliminary Engagement Activities section. Substep 12.b.(3) and Note modified; now reads: Designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of the financial statements. Note: If this engagement is for the compilation of a specified element, account, or item of a financial statement or of pro forma financial information, there should be no reference to financial statements: "Designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of the financial information."	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
REV-201	Pre-Review Program: Procedures Performed Prio				
Modify	Under "Property and Equipment," step 4 ("We identified fixed asset procedures used by the CIRA and inquired"), added substep c. as follows:	Procedures step	N		

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	How the CIRA determines which assets to capitalize.				
Modify	Under "Equity/Fund Balance," step 7 (We identified equity/fund balance procedures used by the CIRA and inquired"), added substep c. as follows: Which funds are being utilized (operating; replacement; property).	Procedures step	N		
Modify	Under "Tax Liability" step 8, added substep b., as follows: What processes are in place to determine whether to file Form 1120 or 1120-H (unless tax exempt, which files Form 990).	Procedures step	N		
REV-801	Review Program: Entity Inquiries				
Modify	Modified to reflect changes based on AICPA guide. Added the following step under "General": 11. *Have there been any instances, allegations, or suspicions that fraud or illegal acts might have occurred or might be occurring within the CIRA? If so, where and how?	Procedures step	Y	AICPA Guide	These steps will RESET on roll forward due to content changes.
	Modified the following step under "General": 13. *Are any entities, other than the reporting entity, commonly controlled by the owners or are there any entities, other than the reporting entity, in which the owners have significant investments?				
Modify	Modified the following step (9.) under "Cash and Cash Equivalents": Have interentity transfers, if any, been reconciled and reported properly?	Procedures step	Y	AICPA Guide	This step will RESET on roll forward due to content changes.
Modify	Added the following new steps under "Investments in Marketable Equity Securities";	Procedures step	Y	AICPA Guide	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	renumbered remaining steps in the section accordingly: Have fair values been appropriately determined? Was investment income properly determined? Have consolidation, equity, or cost method accounting requirements been considered for investments made by the CIRA?				
Modify	Added the following new step (13.) under the "Receivables" section: 12. *Are there significant credit balances that should be considered for reclassification into the liability section of the balance sheet?	Procedures step	Y	AICPA Guide	
Modify	Added the following new or modified steps under "Intangible Assets": Are intangible assets with finite useful lives being amortized? Deleted: Have intangible assets with definite useful lives been tested for impairment at least once a year?	Procedures step	Y	AICPA Guide	
Modify	Added the following step under "Other Assets": Are those assets representing costs that will benefit future periods being appropriately amortized?	Procedures step	Y	AICPA Guide	
Modify	Added the following new step (9.) under :Long- Term Liabilities": *Are there any noncash financing activities in which loan proceeds were paid directly to a vendor or other third party?	Procedures step	Y	AICPA Guide	
Modify	Added the following new step under "Other Liabilities, Contingencies, and Commitments": *Has the entity's involvement in multi-employer pension plans, if any, been appropriately accounted for and properly discloses?	Procedures step	Y	AICPA Guide	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Modify	Added the following new step under "Other": Have all misstatements identified during the engagement been presented to management for correction in the entity's accounting system?	Procedures step	Y	AICPA Guide	
REV-902	Review Program: Going Concern				
Modify	Modified Purpose, which now reads as follows: This program has been designed to help the accountant perform appropriate procedures in a review engagement to determine whether management has met its responsibilities in determining whether an uncertainty may exist about the CIRA's ability to continue as a going concern for a reasonable period of time.	Purpose	N		
Modify	Modified to reflect new pronouncement about going concern; added: Practice Point: In August 2014, the FASB issued ASU 2014-15, Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern, effective for financial statements for periods ending after December 15, 2016. It requires management to evaluate whether or not there is substantial doubt as to the entity's ability to continue as a going concern and to provide certain disclosures when there is substantial doubt. The pronouncement defines substantial doubt as the probability, defined in the same manner as in the principles related to accounting for contingencies, that the entity will not be able to meet its obligations as they become due within a reasonable period of time. A reasonable period of time is defined as one year from the earlier of the date on which the financial statements are issued or are available to be issued. If it is determined that there is substantial doubt, management's plans for mitigating the doubt will be evaluated and disclosure will indicate the basis for the doubt and the reason it is significant as well as management plans that either are actually expected to reduce the doubt to an acceptable level or are put into place with the intention of mitigating the doubt. Since the accountant generally prepares both the financial statements and the disclosures in a review.	Instructions	Y	ASU 2014- 15	
	financial statements and the disclosures in a review engagement, it is likely that the accountant will be responsible for inquiring of management as to whether				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	or not there is substantial doubt and, if there is, will be required to make inquiries of management in order to properly disclose the issue.				
Modify	 Added the following steps: We inquired of management if there were any factors that might indicate substantial doubt as to the entity's ability to continue as a going concern for a reasonable period of time. If evidence or information indicated uncertainty about the entity's ability to continue as a going concern for a reasonable period of time, we inquired of management's plans for mitigating the doubt and: We only considered those plans that 	Procedures steps	Y	ASU 2014- 15	
	management intends to put into effect and that are expected to mitigate the factors causing the substantial doubt. b. We have evaluated management's conclusions as to whether or not management's plans are expected to eliminate the substantial doubt for a reasonable period of time. 3. Disclosure was included indicating:				
	 a. The conditions or events that raised substantial doubt as to the entity's ability to continue as a going concern before consideration of management's plans. b. Management's evaluation of the significance of those events or conditions. c. Either management's plans that alleviated the doubt or management's plans that are intended to mitigate the events or conditions raising the substantial doubt, as appropriate 				

Knowledge-Based Review Documents (KBRs) Modified with new practice points, practice alerts, and updated references throughout where applicable.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
KBR-201	Review: Client/Engagement Acceptance and Cont	tinuance Form			
Modify	Section I, added step: If on-site management or self-managed, name of on-site manager or volunteer manager:	Procedures step	N		
Modify	Added Practice Point and new step 1 in Section II as follows: Practice Point: Although an accountant is not required to communicate with a predecessor accountant as a prerequisite to accepting an engagement under SSARS, the accountant still needs to make certain that accepting the engagement will not cause the accountant to be associated with a client whose management lacks integrity. Often, communication with a predecessor is the most effective means of obtaining relevant information as to the client's integrity and, as a result, should be considered. We determined that communication with the predecessor accountants was not required and used the following means to satisfy ourselves that the client's management does not lack integrity. Review: Documentation Checklist	Procedures step	Y	SSARS-21	
Modify	Modified engagement documentation step 1 and added new substep; now reads as follows: 1. Engagement documentation includes the engagement letter, or other suitable form of written documentation with management, signed by both the firm and a representative of the entity, providing the understanding established with the entity regarding the services to be performed in the form of an engagement letter. a. If the agreement is exclusively with members of governance, engagement documentation also includes management's	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	acknowledgement that they understand and accept their responsibilities.				
Modify	Added new step 8 as follows: Engagement documentation includes inquiries of management as to whether there were any events or circumstances that raised doubt as to the ability of the entity to continue as a going concern for a period of one year from the date on which the report is expected to be available for issue.	Procedures step	Y	par. 92d and par. 79	This step will RESET on roll forward due to content changes.

Compilation Programs (CMPs) Modified with new practice points, practice alerts, and updated references throughout where applicable.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
CMP-101	Overall Compilation Program				
Modify	Added a NEW Practice Alert for three Accounting and Review Services Committee (ARSC) exposure drafts expected to be effective for subject matter dated on or after May 1, 2017: Compilation of Prospective Financial Information; Compilation of Pro Forma Financial Information; and Omnibus Statement on Standards for Accounting and Review Services – 2016. The exposure drafts are primarily designed to incorporate the compilation of prospective financial information, which will be AR-C Section 110, and the compilation of pro forma financial information, which will be AR-C section 120, into SSARS in the clarified format.	Purpose	Y	ARSC Exposure Drafts	
Modify	Added new Practice Alert for the AICPA Audit Risk Alert Developments in Review, Compilation, and Financial Statement Preparation Engagements—2015/16.	Purpose	Y	Risk Alert	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Modify	Preliminary Engagement Activities section: Modified the wording of step 3; now reads as follows: Evaluate, conclude on, and document whether accountant has the ability to adhere to the fundamental principles and requirements of professional and ethics standards including: a. Responsibilities; b. The public interest; c. Integrity, d. Objectivity and independence; e. Due care; f. Scope and nature of services; and g. Compliance with firm policies.	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Preliminary Engagement Activities section: Modified the engagement letter substeps (step 9) in accordance with SSARS No. 21; now reads as follows: Establish and document, in the form of an engagement letter signed by both the accountant and either management or those charged with governance, as appropriate, the accountant's understanding with management and, if applicable, those charged with governance regarding the services to be performed on the engagement, including: a. A description of the objectives of the engagement; b. Management's responsibilities: i. For the selection of the financial reporting framework to be applied in the preparation of the financial statements; ii. For the design, implementation, and maintenance of internal control relevant to the preparation and fair	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Cnange	presentation of the financial statements; iii. For preventing and detecting fraud; iv. For compliance with applicable laws and regulations; v. For the accuracy and completeness of the records, documents, explanations, and other information provided by management for the preparation of the financial statements; vi. For the preparation and fair presentation of financial statements in accordance with the applicable financial reporting framework, including all appropriate informative disclosures; and vii. To include the accountant's compilation report in any document containing financial statements that indicate that a compilation has been			Reference	
	performed by the accountant; c. The accountant's responsibilities; d. The limitations of a compilation engagement; e. Identification of the financial reporting framework to be applied to the preparation of the financial statements; and f. The expected form and content of the accountant's compilation report indicating that there may be circumstances under which the report may differ from the expected form and content.				
Modify	Preliminary Engagement Activities section: Added step (10.), which reads as follows:	Procedures step	Y	SSARS21	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	If the engagement letter is between the accountant and exclusively those charged with governance, obtain a letter from management indicating that it acknowledges and understands its responsibilities:				
	 a. For the selection of the financial reporting framework to be applied in the preparation of the financial statements; 				
	 For the preparation and fair presentation of financial statements in accordance with the applicable financial reporting framework, including all appropriate informative disclosures; 				
	c. For the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements;				
	d. For preventing and detecting fraud;				
	e. For compliance with applicable laws and regulations;				
	f. For the accuracy and completeness of the records, documents, explanations, and other information provided by management for the preparation of the financial statements; and				
	g. To provide:				
	 Access to all information of which you are aware is relevant to the preparation and presentation of the financial statements, such as records, documentation, and other matters; 				
	ii. Additional information that we may request from you for the purpose of the compilation engagement; and				
	iii. Unrestricted access to persons within the entity of whom we				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	determine it necessary to make inquiries. Practice Point: The engagement letter should be signed by both the accountant and the board of directors.				
Modify	Modified wording in step 12; now reads: If we do not intend to use one of the illustrative example engagements letters provided, include in the understanding with the client a description of the objectives of the compilation engagement, management's responsibilities, the accountant's responsibilities, the limitations of the engagement, and identification of the applicable financial reporting framework for the preparation of the financial statements, including all of the following matters:	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Added substep (to step 20, Consider the effect on the compilation procedures if:) as follows: The CIRA has decided to omit required supplementary information.	Procedures step	N		
Modify	Performing Compilation Procedures section: Modified wording in the obtain an understanding step (28.); now reads: Obtain or update an understanding of the financial reporting framework under which the financial statements will be prepared, including any significant accounting policies to be applied.	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.
CMP-902	Compilation Program: Going Concern				
Modify	Modified purpose, which now reads as follows: This program has been designed to help the accountant perform appropriate procedures in a compilation engagement to determine whether management has met its responsibility in determining whether an uncertainty may exist about the CIRA's ability to continue as a going concern for a reasonable period of time.	Purpose	N		

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Modify	Added Practice Point: Practice Point: In August 2014, the FASB issued ASU 2014-15, Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern, effective for financial statements for periods ending after December 15, 2016. It requires management to evaluate whether or not there is substantial doubt as to the entity's ability to continue as a going concern and to provide certain disclosures when there is substantial doubt. The pronouncement defines substantial doubt as the probability, defined in the same manner as in the principles related to accounting for contingencies, that the entity will not be able to meet its obligations as they become due within a reasonable period of time. A reasonable period of time is defined as one year from the earlier of the date on which the financial statements are issued or are available to be issued. If it is determined that there is substantial doubt, management's plans for mitigating the doubt will be evaluated and disclosure will indicate the basis for the doubt and the reason it is significant as well as management plans that either are actually expected to reduce the doubt to an acceptable level or are put into place with the intention of mitigating the doubt.	Instructions	N		
	Since the accountant generally prepares both the financial statements and the disclosures in a compilation engagement, it is likely that the accountant will be responsible for inquiring of management as to whether or not there is substantial doubt and, if there is, will be required to make inquiries of management in order to properly disclose the issue.				
Modify	Modified to reflect new pronouncement about going concern. Modified steps 1, 2, and 3 as follows: 1. We inquired of management if there were any factors that might indicate substantial doubt as to the entity's ability to continue as a going concern for a reasonable period of time. 2. If evidence or information indicated uncertainty about the entity's ability to continue as a going concern for a	Procedures steps	Y	ASU-2014- 15	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	of management's plans for mitigating the doubt and: a. We only considered those plans that management intends to put into effect and that are expected to mitigate the factors causing the substantial doubt. b. We have evaluated management's conclusions as to whether or not management's plans are expected to eliminate the substantial doubt for a reasonable period of time. 3. Disclosure was included indicating: a. The conditions or events that raised substantial doubt as to the entity's				
	ability to continue as a going concern before consideration of management's plans. b. Management's evaluation of the significance of those events or conditions. c. Either management's plans that alleviated the doubt or management's plans that are intended to mitigate the events or conditions raising the substantial doubt, as appropriate				
Modify	Modified step 2, now reads as follows: If evidence or information indicated uncertainty about the entity's ability to continue as a going concern for a reasonable period of time, we inquired of management's plans for mitigating the doubt and: a. We only considered those plans that management intends to put into effect and that are expected to mitigate the factors causing the substantial doubt.				This step will RESET on roll forward due to content changes.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	b. We have evaluated management's conclusions as to whether or not management's plans are expected to eliminate the substantial doubt for a reasonable period of time.				

$Knowledge-Based\ Compilation\ Documents\ (KBCs)$

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
KBC-201	Compilation: Client/Engagement Acceptance and	Continuance For	m		
Modify	Section I, added step: If on-site management or self-managed, name of on-site manager or volunteer manager:	Procedure steps			
Modify	Added Practice Point and steps to Section II as follows: Practice Point: Although an accountant is not required to communicate with a predecessor accountant as a prerequisite to accepting an engagement under SSARS, the accountant still needs to make certain that accepting the engagement will not cause the accountant to be associated with a client whose management lacks integrity. Often, communication with a predecessor is the most effective means of obtaining relevant information as to the client's integrity and, as a result, should be considered. We determined that communication with the predecessor accountants was not required and used the following means to satisfy ourselves that the client's management does not lack integrity.	Procedure steps	Y	SSARS-21	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	We performed the following procedures to satisfy ourselves that we were not associating with a client whose management lacks integrity.				
Modify	Section IV, added step:	Procedures step	Y	Code	
	We have evaluated client and accountant relationships and circumstances to identify potential threats to independence not identified above, including:				
	a. Adverse interest threat, which is the threat that interests in opposition to the client's will cause a lack of objectivity.				
	b. Advocacy threat, which is the threat that the accountant will promote the client's interests to a point of impairing independence.				
	c. Familiarity threat, which is the threat that the accountant's relationship with the client might cause it to be too sympathetic to the client's interests or to lack professional skepticism when evaluating the client's work.				
	d. Management participation threat, which is the threat that the accountant will take on the role of client management or will assume management responsibilities for the client.				
	e. Self-interest threat, which is the threat that the accountant may be influenced by some benefit, financial or otherwise, that may result from an interest in, or relationship with, the client.				
	f. Self-review threat, which is the threat that services previously performed for the client will not be adequately reviewed by the accountant in performing the engagement.				
	g. Undue influence threat, which is the threat that the accountant will				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	subordinate judgment to that of an individual associated with the client or some other party due to their reputation, expertise, or some other factor				
Modify	Added step and Practice Point as follows: For any identified threats to independence, safeguards have been created or implemented so that such threats are eliminated or reduced to an acceptable level. (Also, provide additional documentation in step 15 below.) Practice Point: Safeguards may partially or entirely eliminate a threat or reduce the potential influence of a threat. The nature and extent of the safeguards applied depend on many factors, including the size of the firm. However, to be effective, safeguards should eliminate the threat or reduce it to an acceptable level. The AICPA Code of Professional Conduct identifies the following three broad categories of safeguards: Safeguards created by the profession, legislation, or regulation. Safeguards implemented by the client; however, it is not possible to rely solely on safeguards implemented by the client to eliminate or reduce significant threats to an acceptable level. Safeguards implemented by the firm, including	Procedures step	Y	Code	
Modify	policies and procedures to implement professional and regulatory requirements.	Duo andrum atom			
Modify	Added step 15. and Practice Point: For identified threat(s) to independence, the following describes the circumstances and/or relationships giving rise to the threat(s); the nature of the threat(s) (for example, advocacy threat; self-interest threat); the safeguards that have been applied; and whether the threat(s) was eliminated or reduced to an acceptable level.	Procedure step			
	Practice Point: When the accountant applies safeguards to eliminate or reduce significant threats to an acceptable level, the accountant should document				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	the identified threats and safeguards applied. Failure to prepare the required documentation would be considered a violation of the "Compliance with Standards Rule" (ET Section 1.310.001).				
KBC-901	Compilation: Documentation Checklist				
Modify	Updated for change to going concern requirements, and added requirement for signatures on engagement letter.	Procedures step	Y	ASU 2014- 15 & SSARS 21	
Modify	Modified step 1, adding substep a. as follows: Engagement documentation includes the engagement letter, or other suitable form of written documentation with management, signed by both the firm and the board of directors, providing the understanding established with the entity regarding the services to be performed in the form of an engagement letter. a. If the agreement is exclusively with members of governance, engagement documentation also includes management's acknowledgement that they understand and accept their responsibilities.	Procedures step	Y	ASU 2014- 15 & SSARS 21	This step will RESET on roll forward due to content changes.
Modify	Modified step 3 as follows: If, during the performance of compilation procedures, evidence or information came to our attention indicating that an uncertainty may exist about the entity's ability to continue as a going concern, the engagement documentation includes our consideration of management's assessment of the entity's ability to continue as a going concern for a reasonable period of time.	Procedures step	Y	ASU 2014- 15 & SSARS 21	
Deleted	Deleted step: Engagement documentation includes appropriate written representations from management (representation letters are not required in compilation engagements but are recommended).	Procedures step	N		

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
KBC-902	Compilation: Review and Approval Checklist				
Modify	Modified Section I, first step; now reads: We adequately performed procedures to obtain an understanding of the applicable financial reporting framework.	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.

Preparation Programs (PRPs)

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
PRP-101	Overall Preparation Program				
Modify	Added: Practice Alert: In December 2015, the Accounting and Review Services Committee (ARSC) issued three exposure drafts, all of which are related to the compilations of prospective and pro forma financial information. These exposure drafts are expected to be effective for subject matter dated on or after May 1, 2017. The first, Compilation of Prospective Financial Information, essentially moves the standards for compiling projections and forecasts from the attestation standards into Statements on Standards for Accounting and Review Services (SSARS) related to preparation, compilation, and review engagements. The second, Compilation of Pro Forma Financial Information, redrafts existing standards for the compilation of pro forma	Purpose	Y	SSARS Exposure Drafts; Risk Alert	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	financial information into the clarity format. Finally, Omnibus Statement on Standards for Accounting and Review Services – 2016, modifies the requirements of AR-C Section 60 so that SSARS will apply to prospective and historical financial information as well as historical financial statements. It also modifies AR-C Section 70 such that it also applies to the preparation of prospective financial information.				
	The exposure drafts are primarily designed to incorporate the compilation of prospective financial information, which will be AR-C Section 110, and the compilation of pro forma financial information, which will be AR-C section 120, into SSARS in the clarified format. The primary changes that will result from the new standards if adopted as written include the following:				
	Preparation of Prospective Financial Information				
	The accountant will be permitted to prepare prospective financial information that is reasonably expected to be used by third parties. Under the attestation standards, a CPA was only permitted to assemble prospective financial information if it was not reasonably expected to be used by a third party. If such distribution was expected, the CPA was required to perform a compilation or an examination, or was required to apply agreed-upon procedures to the prospective financial information.				
	 The prospective financial information may be distributed to third parties. No report will accompany the prospective financial information. Each page of the prospective financial information will indicate, as a minimum, that "no assurance is provided" in relation to the prospective financial information. 				
	Written Representation of Responsible Party				
	When compiling prospective financial information, the accountant will no longer be required to obtain a written representation from the responsible party to confirm the accountant's understanding of the prospective financial information, including the assumptions that are incorporated.				
	 It was concluded that the obtaining of written representations is not consistent with an engagement in which the accountant neither obtains nor provides any assurance. It was also determined that written representations are redundant due to the requirement for a written understanding, in the 				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	form of a signed engagement letter, that provides agreement by the responsible party that significant assumptions will be disclosed with the prospective financial information.				
	Remaining Changes				
	The remaining changes to the standards are not substantive. The revisions to standards related to compilation of pro forma financial statements are exclusively for the purpose of presenting them using the clarified language and format employed in AR-C sections 60, 70, 80, and 90 that resulted from the issuance of SSARS No. 21.				
	Updated: Practice Point: The AICPA Audit Risk Alert Developments in Preparation, Compilation, and Review Engagements—2015/16 provides information regarding liability claims related to compilation and review engagements that could possibly apply to preparation engagements. The segment indicates that the leading cause of claims against accountants providing compilation and review services was a failure to detect theft or fraud, followed by a failure to perform appropriate testing.				
	 The primary basis for losses appears to be a lack of a clear understanding as to the nature and limitations of the services being provided by the accountant. Another basis for losses appears to result from a failure to follow up on information that 				
	appears to be incorrect, incomplete, or				
	otherwise unsatisfactory. The accountant can minimize liability by making certain that a clear understanding is established with the client and that it is documented in the form of a signed engagement letter. In addition, although an accountant is not required to verify the accuracy or completeness of the information provided by the client in the performance of a preparation or compilation engagement, the accountant performs the engagement with a certain level of knowledge and cannot ignore indications that information is incorrect, incomplete, or otherwise unsatisfactory that are, or should be, obvious to an				
	accountant that is qualified to perform the engagement in conformity with applicable standards.				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	The Risk Alert also notes the following common peer review findings for compilation engagements that could apply to preparation engagements:				
	Failure to report that substantially all required disclosures have been omitted; and				
	Omissions and errors in engagement letters.				
Modify	Preliminary Engagement Activities Section:	Procedures	Y	SSARS-21	This step will RESET on roll forward due to content
	Modified step 3; now reads as follows:	steps			changes.
	Evaluate, conclude on, and document whether				
	accountant has the ability to adhere to the fundamental principles and requirements of				
	professional and ethics standards including:				
	a. Responsibilities;				
	b. The public interest;				
	c. Integrity;				
	d. Objectivity and independence;				
	e. Due care;				
	f. Scope and nature of services; and				
	g. Compliance with firm policies.				
Modify	Preliminary Engagement Activities Section	Procedures	Y	Audit Guide;	This step will RESET on roll forward due to content
	Added step 10:	steps		SSARS-21	changes.
	If the engagement letter is between the accountant and exclusively those charged with governance, obtain a letter from management indicating that it acknowledges and understands its responsibilities:				
	a. For the selection of the financial reporting framework to be applied in the preparation of the financial statements.				
	 b. For the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement, whether due to fraud or error; c. The prevention and detection of fraud; 				
	c. The prevention and detection of fraud;				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	d. For ensuring that the entity complies with applicable laws and regulations; e. For the accuracy and completeness of the records, documents, and other information, including significant judgments provided by management for the preparation of the financial statements; f. To provide us: i. Access to all information of which you are aware is relevant to the preparation and presentation of the financial statements, such as records, documentation, and other matters; ii. Additional information that we may request from you for the purpose of the compilation engagement; and iii. Unrestricted access to persons within the entity of whom we determine it necessary to make inquiries. Practice Point: The engagement letter should be signed by both the accountant and management, and if				
Modify	applicable, those charged with governance. Preliminary Engagement Activities section: Modified the "management accepts its responsibility for" substeps Notes as follows: Note: If this engagement is for the preparation of other historical or prospective financial information, such as a specified element, account, or item of a financial statement; or of pro forma financial information, there should be a reference to the specified element, account, or item rather than to financial statements: "Selecting the applicable financial reporting framework to be applied in the preparation of the	Procedures step	Y	SSARS-21	This step will RESET on roll forward due to content changes.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	[identify the specified element, account, or item of the financial statements, for example, schedule of accounts receivable or schedule of depreciation]."				
Modify	Modified substep 11.b.(2) Note; now reads as follows: Note: If this engagement is for the preparation of other historical or prospective financial information, such as a specified element, account, or item of a financial statement; or of pro forma financial information, there should be a reference to the specified element, account, or item rather than to financial statements: "Selecting the applicable financial reporting framework to be applied in the preparation of the [identify the specified element, account, or item of the financial statements, for example, schedule of accounts receivable or schedule of depreciation]."	Procedures steps	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Modified substeps 11.b (5) to read as follows: (5) The accuracy and completeness of records, documents, explanations, and other information, including significant judgments, provided by management for the preparation of the financial statements or specified element, account, or item of the financial statements.	Procedures steps	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Added new substep 11.b (7) as follows: Providing us with unrestricted access to persons within the entity of whom we determine it necessary to make inquiries.	Procedures steps	Y	SSARS-21	
Modify	Modified Practice Point and substep 11.b.(8); now reads as follows: Practice Point: In addition, if the accountant determines that independence will be required for the performance of other engagements: (8) Designating an individual with suitable skills, knowledge, and experience to oversee our preparation of your financial statements or specified element,	Procedures steps	Y	SSARS-21	

Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
account, or item of the financial statements and for evaluating the adequacy and results of the services performed and accepting responsibility for them.				
Modified substep 11.d. and Note to read as follows: We are not required to, and will not, verify the accuracy or completeness of the information provided for the engagement by management nor will we gather evidence for the purpose of expressing an opinion or a conclusion and, as a result, we will not express an opinion, a conclusion, nor provide any assurance on the financial statements or specified element, account, or item of the financial statements. Note: If this engagement is for the preparation of a specified element, account, or item of a financial statement; or of pro forma financial information, the reference to "financial statements" should be changed to "specified element, account, or item of the financial statements."	Procedures steps	Y	SSARS-21	
Modified step 17 as follows: When comparative financial statements are to be presented and a predecessor accountant will be responsible for preparing the previous year's financial statements, if communication with the predecessor is considered appropriate:	Procedures steps	Y	SSARS-21	
1				
Under "Property and Equipment," added substep c.: How the CIRA determines which assets to capitalize.	Procedures steps	Y	SSARS-21	
	account, or item of the financial statements and for evaluating the adequacy and results of the services performed and accepting responsibility for them. Modified substep 11.d. and Note to read as follows: We are not required to, and will not, verify the accuracy or completeness of the information provided for the engagement by management nor will we gather evidence for the purpose of expressing an opinion or a conclusion and, as a result, we will not express an opinion, a conclusion, nor provide any assurance on the financial statements or specified element, account, or item of the financial statements. Note: If this engagement is for the preparation of a specified element, account, or item of a financial statement; or of pro forma financial information, the reference to "financial statements" should be changed to "specified element, account, or item of the financial statements." Modified step 17 as follows: When comparative financial statements are to be presented and a predecessor accountant will be responsible for preparing the previous year's financial statements, if communication with the predecessor is considered appropriate: Pre-Preparation Program: Procedures Performed Added additional substeps as follows: Under "Property and Equipment," added substep c.: How the CIRA determines which assets to	account, or item of the financial statements and for evaluating the adequacy and results of the services performed and accepting responsibility for them. Modified substep 11.d. and Note to read as follows: We are not required to, and will not, verify the accuracy or completeness of the information provided for the engagement by management nor will we gather evidence for the purpose of expressing an opinion or a conclusion and, as a result, we will not express an opinion, a conclusion, nor provide any assurance on the financial statements or specified element, account, or item of the financial statements. Note: If this engagement is for the preparation of a specified element, account, or item of a financial statement; or of pro forma financial information, the reference to "financial statements" should be changed to "specified element, account, or item of the financial statements." Modified step 17 as follows: When comparative financial statements are to be presented and a predecessor accountant will be responsible for preparing the previous year's financial statements, if communication with the predecessor is considered appropriate: Pre-Preparation Program: Procedures Performed Prior to a Prepar Added additional substeps as follows: Under "Property and Equipment," added substep c.: How the CIRA determines which assets to capitalize.	account, or item of the financial statements and for evaluating the adequacy and results of the services performed and accepting responsibility for them. Modified substep 11.d. and Note to read as follows: We are not required to, and will not, verify the accuracy or completeness of the information provided for the engagement by management nor will we gather evidence for the purpose of expressing an opinion or a conclusion and, as a result, we will not express an opinion, a conclusion, nor provide any assurance on the financial statements or specified element, account, or item of the financial statements. Note: If this engagement is for the preparation of a specified element, account, or item of the financial statements; or of pro forma financial information, the reference to "financial statements" should be changed to "specified element, account, or item of the financial statements." Modified step 17 as follows: When comparative financial statements are to be presented and a predecessor accountant will be responsible for preparing the previous year's financial statements, if communication with the predecessor is considered appropriate: Pre-Preparation Program: Procedures Performed Prior to a Preparation Engagent Added additional substeps as follows: Under "Property and Equipment," added substep c:: How the CIRA determines which assets to capitalize.	account, or item of the financial statements and for evaluating the adequacy and results of the services performed and accepting responsibility for them. Modified substep 11.d. and Note to read as follows: We are not required to, and will not, verify the accuracy or completeness of the information provided for the engagement by management nor will we gather evidence for the purpose of expressing an opinion or a conclusion and, as a result, we will not express an opinion, a conclusion, nor provide any assurance on the financial statements or specified element, account, or item of the financial statements. Note: If this engagement is for the preparation of a specified element, account, or item of a financial statement; which is engagement is for the preparation of a specified element, account, or item of the financial statements. Modified step 17 as follows: When comparative financial statements are to be presented and a predecessor accountant will be responsible for preparing the previous year's financial statements, if communication with the predecessor is considered appropriate: Pre-Preparation Program: Procedures Performed Prior to a Preparation Engagement Added additional substeps as follows: Under "Property and Equipment," added substep c: How the CIRA determines which assets to capitalize.

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	Which funds are being utilized (operating; replacement; property).				
	Under "Tax Liability," added substep b.:				
	What processes are in place to determine whether to file Form 1120 or 1120-H (unless tax exempt, which files Form 990).				
PRP-202	Preparation Program: Additional Procedures for 1	Initial Year of En	gagement		
Modify	Added Practice Point above the communications with predecessor step (2.):	Procedures steps	N		
	Practice Point: Although an accountant is not required to communicate with a predecessor accountant as a prerequisite to accepting an engagement under SSARS, the accountant still needs to make certain that accepting the engagement will not cause the accountant to be associated with a client whose management lacks integrity. Often, communication with a predecessor is the most effective means of obtaining relevant information as to the client's integrity and, as a result, should be considered.	•			
	Modified substep 2.c., which now reads as follows:				
	Disagreements concerning the application of preparation procedures.				
PRP-902	Preparation Program: Going Concern		•	·	
Modify	Added:	Instructions	Y	FASB ASU	
	Practice Point: In August 2014, the FASB issued ASU 2014-15, <i>Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern</i> , effective for financial statements for periods ending after December 15, 2016. It requires management to evaluate whether or not there is substantial doubt as to the entity's ability to continue as a going concern and to provide certain disclosures when there is substantial doubt.			2014-15	
	The pronouncement defines substantial doubt as the probability, defined in the same manner as in the principles related to accounting for contingencies, that				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	the entity will not be able to meet its obligations as they become due within a reasonable period of time. A reasonable period of time is defined as one year from the earlier of the date on which the financial statements are issued or are available to be issued. If it is determined that there is substantial doubt,				
	management's plans for mitigating the doubt will be evaluated and disclosure will indicate the basis for the doubt and the reason it is significant as well as management plans that either are actually expected to reduce the doubt to an acceptable level or are put into place with the intention of mitigating the doubt.				
	Since the accountant generally prepares both the financial statements and the disclosures in a preparation engagement, it is likely that the accountant will be responsible for inquiring of management as to whether or not there is substantial doubt and, if there is, will be required to make inquiries of management in order to properly disclose the issue.				
Modify	Modified to reflect new pronouncement about going concern. Modified steps as follows:	Procedures	Y	ASU-2014- 15	These steps will RESET on roll forward due to content changes.
	1. We inquired of management if there were any factors that might indicate substantial doubt as to the entity's ability to continue as a going concern for a reasonable period of time.				
	2. If evidence or information indicated uncertainty about the entity's ability to continue as a going concern for a reasonable period of time, we inquired of management's plans for mitigating the doubt and:				
	a. We only considered those plans that management intends to put into effect and that are expected to mitigate the factors causing the substantial doubt.				
	b. We have evaluated management's conclusions as to whether or not management's plans are expected to eliminate the substantial doubt for a reasonable period of time.				
	3. We prepared disclosure indicating:				

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
	a. The conditions or events that raised substantial doubt as to the entity's ability to continue as a going concern before consideration of management's plans.				
	b. Management's evaluation of the significance of those events or conditions.				
	c. Either management's plans that alleviated the doubt or management's plans that are intended to mitigate the events or conditions raising the substantial doubt, as appropriate.				

$Knowledge-Based\ Preparation\ documents\ (KBPs)$

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
KBP-201	Preparation: Client/Engagement Acceptance and (Continuance Form	n		
Modify	Added Practice Point and new step 1. to Section II as follows: Practice Point: Although an accountant is not required to communicate with a predecessor accountant as a prerequisite to accepting an engagement under SSARS, the accountant still needs to make certain that accepting the engagement will not cause the accountant to be associated with a client whose management lacks integrity. Often, communication with a predecessor is the most effective means of obtaining relevant information as to the client's integrity and, as a result, should be considered. We determined that communication with the predecessor accountants was not required and	Procedure steps	Y	SSARS-21	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
Modify	Modified Section IV step 5.a. as follows: Firm personnel have, or have the ability to effectively gain knowledge of relevant subject matter, such as the applicable financial reporting framework, including the significant accounting policies adopted by management;	Procedure steps	Y	SSARS-21	This step will RESET on roll forward due to content changes.
Modify	Modified Section IV step 7 as follows: The engagement partner assigned to this engagement has the appropriate competence, capabilities, and authority; and the related responsibilities have been clearly defined and communicated to the engagement partner, including responsibility for engagement-level quality control.	Procedure steps	Y	SSARS-21	This step will RESET on roll forward due to content changes.
KBA-901	Preparation: Documentation Checklist		1		
Modify	Added substep a. to step 1: If the agreement is exclusively with members of governance, engagement documentation also includes management's acknowledgement that they understand and accept their responsibilities.	Procedures step	Y	ASU 2014- 15	This step will RESET on roll forward due to content changes.
Modify	Modified step 3; now reads as follows: Engagement documentation includes inquiries of management as to whether there were any events or circumstances that raised doubt as to the ability of the entity to continue as a going concern for a period of one year from the date on which the report is expected to be available for issue.	Procedures step	Y	ASU 2014- 15	This step will RESET on roll forward due to content changes.
Modify	Modified step 7; now reads as follows: Final copies of the financial statements or financial information have been included in the file.	Procedures step	Y	ASU 2014- 15	

Type of Change	Description of Change	Location	Based on Standard Y/N	Standard Reference	Roll Forward and Update Content Considerations
KBP-902 Preparation: Review and Approval Checklist					
Modify	Modified step 1; now reads as follows: We adequately performed procedures to obtain an understanding of the applicable financial reporting framework, including the significant accounting policies to be used in the preparation of the financial statements.	Procedures step	Y	SSARS #21	This step will RESET on roll forward due to content changes.

Correspondence Documents (CORs) Modified throughout with updated references.

- **Deleted: COR-910** *Management Representation Letter: Compilation Engagement* as a management representation letter is not suggested in a compilation and not consistent with a nonassurance engagement.
- NEW COR-221B Engagement Letter: Preparation of Financial Statements in Accordance with Accounting Principles Generally Accepted in the United States of America Omitting the Statement of Cash Flows and Substantially All Required Disclosures.
- NEW COR-221C Engagement Letter: Preparation of Financial Statements in Accordance with the Tax Basis of Accounting.
- NEW COR-221D Engagement Letter: Preparation of Financial Statements in Accordance with Prescribed Format.
- NEW COR-221E Engagement Letter: Preparation of an Element, Account, or Item of the Financial Statements in Accordance with Accounting Principles Generally Accepted in the United States of America.
- NEW COR-226B Engagement Letter: Review of Element, Account, or Item of a U.S. GAAP Financial Statement
- NEW COR-234 Engagement Letter: Management's Acknowledgement and Acceptance of Its Responsibilities in a Preparation Engagement When Understanding Is Established with Governance.
- NEW COR-235 Engagement Letter: Management's Acknowledgement and Acceptance of Its Responsibilities in a Compilation Engagement When Understanding Is Established with Governance.
- NEW COR-236 Engagement Letter: Management's Acknowledgement and Acceptance of Its Responsibilities in a Review Engagement When Understanding Is Established with Governance

Practice Aids (AIDs) Practice Aids have been modified where applicable with updated and new Practice Points and Practice Alerts, and updated references.

• AIDs 906 Compilation Report Preparation Checklist and 907 Review Report Preparation Checklist include a new Practice Alert addressing three exposure drafts, all of which are related to the compilations of prospective and pro forma financial information, and expected to be effective for subject matter dated on or after May 1, 2017.

Resource Documents (RESs)

- **RES-021** *Knowledge-Based Preparation, Compilation, and Review Methodology Overview* has been updated for new applicable guidance; general edits include addition of a new Practice Alert for the issuance of an Exposure Draft related to the compilation of pro forma and prospective financial information and updated references.
- RES-022 Index of Engagement Programs, Forms, and Other Practice Aid—Preparation, Compilation, and Review Engagements has been updated to reflect changes to the toolset.
- RES-023 Comparison of Preparation, Compilation, Review, and Audit Engagements has been modified and updated including new Practice Alert.

Reports (**RPTs**) Reports have been modified and updated for applicable guidance, in accordance with the provisions of SSARS No. 21, SSARS No. 23, and the AICPA guide, where applicable.

In addition, forms and practice aids throughout have been updated, where applicable, to take into account:

New literature, standards, and developments, reflected in the following current accounting and audit guidance:

- Statement on Standards for Accounting and Review Services No. 21 (SSARS No. 21), Clarification and Recodification (including AR-C Section 70, Preparation of Financial Statements; AR-C Section 80, Compilation Engagements; and AR-C Section 90, Review of Financial Statements);
- Statement on Standards for Accounting and Review Services No. 23 (SSARS No. 23), Omnibus Statement on Standards for Accounting and Review Services 2016;
- AICPA Statement on Quality Control Standards No. 8, A Firm's System of Quality Control (Redrafted) (QC Section 10);
- The revised AICPA Code of Professional Conduct (Code), often referred as the AICPA Ethics Codification Project, including ET Section 1.295, Nonattest Services);
- AICPA Audit Risk Alert Developments in Review, Compilation, and Financial Statement Preparation Engagements—2015/16;
- ARSC exposure drafts (EDs) issued December 2015 and primarily designed to incorporate the compilation of prospective financial information, which will be AR-C Section 110, and the compilation of pro forma financial information, which will be AR-C section 120, into SSARS in the clarified format.

Users of this content should consider guidance issued subsequent to these items to determine their effect on engagements covered by this product.

RELATED AND FOUNDATIONS WORKPAPERS FOR THIS TITLE

Related workpapers are Knowledge Coach Word workpapers where information flows in or out of tables within the workpaper. Some of these related workpapers are Foundation workpapers or associated workpapers.

Foundation Workpapers include most of the Communication Hub workpapers, which are central to the Knowledge-Based Audit Methodology used by the Knowledge Coach titles.

Form No.	Form Name	Foundation Workpaper
KBPs	KNOWLEDGE-BASED PREPARATION DOCUMENTS	
KBP-101	Preparation: Significant Matters	X
KBP-201	Preparation: Client/Engagement Acceptance and Continuance Form	
KBP-902	Preparation: Review and Approval Checklist	
KBCs	KNOWLEDGE-BASED COMPILATION DOCUMENTS	
KBC-101	Compilation: Significant Matters	X
KBC-201	Compilation: Client/Engagement Acceptance and Continuance Form	
KBC-902	Compilation: Review and Approval Checklist	
KBRs	KNOWLEDGE-BASED REVIEW DOCUMENTS	
KBR-101	Information for Analytical Procedures	
KBR-102	Review: Significant Matters	X
KBR-201	Review: Client/Engagement Acceptance and Continuance Form	

Form No.	Form Name	Foundation Workpaper
KBR-902	Review: Review and Approval Checklist	
PRPs	PREPARATION PROGRAMS	
PRP-100	Tailoring Question Workpaper	X
PRP-101	Overall Preparation Program	X
PRP-201	Pre-Preparation Program: Procedures Performed Prior to a Preparation Engagement	
PRP-202	Preparation Program: Additional Procedures for Initial Year of Engagement	
PRP-801	Preparation Program: Significant Risks and Uncertainties	
PRP-902	Preparation Program: Going Concern	
CMPs	COMPILATION PROGRAMS	
CMP-100	Tailoring Question Workpaper	X
CMP-101	Overall Compilation Program	X
CMP-201	Pre-Compilation Program: Procedures Performed Prior to a Compilation Engagement	
CMP-202	Compilation Program: Additional Procedures for Initial Year of Engagement	
CMP-801	Compilation Program: Significant Risks and Uncertainties	
CMP-902	Compilation Program: Going Concern	

Form No.	Form Name	Foundation Workpaper
REVs	REVIEW PROGRAMS	
REV-100	Tailoring Question Workpaper	X
REV-101	Overall Review Program	X
REV-201	Pre-Review Program: Procedures Performed Prior to a Review Engagement	
REV-202	Review Program: Additional Procedures for Initial Year of Engagement	
REV-801	Review Program: Client Inquiries	
REV-802	Review Program: Significant Risks and Uncertainties	
REV-902	Review Program: Going Concern	