Policy on Developing Statements of Recommended Practice (SORPs)

October 2018
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Overview

(i) This document sets out the Financial Reporting Council’s (FRC) policy on developing Statements of Recommended Practice (SORPs), with effect from 15 October 2018. This Policy replaces the FRC’s Policy on Developing Statements of Recommended Practice (SORPs) dated March 2016.

(ii) The FRC is a prescribed body for issuing accounting standards in the UK and the Republic of Ireland. As Competent Authority for statutory audit in the UK the FRC issues technical auditing standards and ethical standards for auditors. The FRC also issues technical actuarial standards in the UK.

(iii) SORPs are sector-driven recommendations on financial reporting, auditing practices or actuarial practices for specialised industries, sectors or areas of work, or which supplement FRC standards and other legal and regulatory requirements in the light of special factors prevailing or transactions undertaken in that particular industry, sector or area of work that are not addressed in FRC standards. SORPs also address matters that are addressed in FRC standards, but about which additional guidance is considered necessary. When there are policy options in FRC standards, a SORP may recommend the most appropriate option to the particular industry or sector.

(iv) SORPs may only be issued by ‘SORP-making bodies’. A SORP-making body is a body that has been recognised by the FRC for the purpose of producing the SORP for a particular industry or sector. SORP-making bodies have a responsibility to act in the public interest when developing, maintaining and issuing SORPs.

(v) To be recognised as a SORP-making body, a particular industry or sectoral body must meet criteria set by the FRC and must agree to develop and maintain SORPs in accordance with this Policy.

(vi) A SORP must carry a Statement by the FRC confirming, as appropriate, that the SORP does not appear to contain any fundamental points of principle that are unacceptable in the context of current financial reporting practice, auditing practice or actuarial practice, nor does it conflict with an FRC standard or undermine the FRC’s broader objectives.
Policy on Developing Statements of Recommended Practice (SORPs)

Overarching criteria for developing a SORP

1 The FRC will consider authorising the development of a SORP in support of FRC standards if the circumstances warrant it, for example if one or more of the following factors are present:
   (a) there are indications that issuing a SORP will lead to higher quality financial reporting, auditing or actuarial work or conversely a risk of unacceptable quality if a SORP is not issued;
   (b) there is evidence or a risk of inconsistent practice across different entities overall or within a particular industry leading to an unacceptable lack of comparability;
   (c) there is an industry or sector specific need;
   (d) changes within a particular industry or sector mean that an FRC standard requires additional application guidance; or
   (e) there is a recognised need in the public interest to establish a benchmark for accountability of professionals.

2 In certain circumstances, the FRC may, at its sole discretion, decide that it would be most appropriate if the additional guidance is issued by the FRC. The sorts of circumstances envisaged include:
   (a) the additional guidance is necessary to secure compliance with international obligations;
   (b) the intention is to supplement standards through additional guidance;
   (c) allowing the additional guidance to be issued by a trade representative or professional body could create a real or perceived conflict of interest;
   (d) the public interest lies in maintaining independence from the profession; or
   (e) a speedy response from the FRC is needed, at least in the first instance.

Becoming a SORP-making body

3 The FRC may recognise bodies for the purpose of developing and issuing SORPs. Bodies will only be recognised where the following criteria are met:
   (a) the industry or sector represented by the body in question has special financial reporting, auditing or actuarial issues and the application or interpretation of FRC standards requires clarification in order to deal with those issues;
   (b) the body in question represents the whole or a major part of the industry or sector;
   (c) the body shares the FRC’s aim of:
      (i) high-quality financial reporting proportionate to the size and complexity of the entity and users’ information needs; or
      (ii) high-quality auditing work proportionate to the needs, size and complexity of the entity; or
      (iii) high-quality actuarial work.
   (d) the body agrees to abide by this Policy in developing its SORP;
(e) the body commits to reviewing its SORP in line with this Policy; and
(f) when an industry or sector is regulated or financed by another body, the regulator or financing body has confirmed in writing that it is content for the body seeking recognition by the FRC as a SORP-making body to promulgate SORPs for that industry or sector.

4 The FRC may, at its sole discretion, withdraw recognition of a SORP-making body if it considers that the above criteria are no longer met, or if the SORP-making body fails to act in accordance with this Policy.

5 In the event that the FRC withdraws recognition of a SORP-making body, it may publish that fact if it considers that publicity is necessary or desirable in the public interest.

Development of SORPs

6 Industry and sector bodies that wish to develop SORPs must first secure recognition by the FRC as a SORP-making body. Once recognition as a SORP-making body has been granted, a body may proceed to develop a new SORP.

7 The SORP-making body shall provide the FRC with an appropriate point of contact for the purposes of developing and maintaining a SORP.

Developing or revising a SORP

Scope

8 A SORP shall specify the types of entity or work to which the SORP is intended to apply.

9 Before starting work on the development or revision of a SORP, a SORP-making body shall seek approval from the FRC. This aims to ensure:

(a) agreement over the nature and scope of the SORP; and
(b) that the SORPs recommendations do not overlap with an FRC project or address a matter that the FRC would prefer to deal with itself.

10 When entities or work may fall within the scope of more than one SORP, the SORP to be applied will usually be the SORP with the more specific application. In such circumstances, the SORP-making body shall agree with the FRC and the other relevant SORP-making bodies which SORP should apply and identify this clearly within the relevant SORPs.

FRC standards

11 SORPs shall be developed in line with current FRC standards and best practice. The provisions of a SORP cannot override the provisions of the law, regulatory requirements or FRC standards.

12 When a more recently issued FRC standard, a change in legislation or other development creates a conflict with the provisions of an existing SORP, the relevant provisions of the SORP will cease to have effect. The SORP-making body is responsible for updating the relevant provisions within the SORP on a timely basis to bring them into line with new legislation or FRC standards or to withdraw them as appropriate.

13 Failure to update a SORP does not exempt reporting entities or practitioners from applying the FRC standards effective at the relevant date. Entities that operate in the public sector or under specific legislative regimes should be guided by those regimes in assessing whether they are prevented or exempt from complying with this requirement.
SORP-making bodies should include in their SORP a statement setting out the status of the SORP with reference to FRC standards, along the following lines:

“Entities or work complying with this SORP shall apply the [accounting/auditing/actuarial] standards applicable at the relevant reporting date (which does not preclude early application when permitted). When the current edition of this SORP predate a change in legislation or [accounting/auditing/actuarial] standards and a conflict is thereby created, or other developments lead to a conflict, the affected provisions of this SORP cease to have effect.”

**SORP recommendations**

15 A SORP shall clearly indicate those areas that relate to the subject matter of FRC standards and those that relate to other information to be provided in a document containing that subject matter. A SORP shall clearly indicate which recommendations provide guidance on applying FRC standards and which go beyond the application of FRC standards (for example by recommending additional disclosure).

16 A SORP shall include a clear and prominent statement along the following lines:

“In developing this SORP, all [accounting/auditing/actuarial] standards [and other FRC pronouncements] issued by [insert date] were considered in the development of the SORP.”

17 After considering FRC standards in their entirety, SORP-making bodies should ensure that a SORP makes clear which sections of the relevant FRC standard(s) and other pronouncements in effect at the date of publication of the SORP have been addressed in the development of the SORP, including an indication as to their relevance to the industry, sector or work in question and an explanation of how each has been dealt with in the SORP.

18 A SORP shall include adequate explanation of the main issues considered in developing the recommendations included in the SORP, for example by including a Basis for Conclusions. For SORPs issued prior to 1 April 2018, this applies prospectively from 1 April 2018.

**Consistency**

19 A SORP shall aim to promote consistency across the industry, sector or type of work by recommending a preferred treatment, approach or methodology. When there are policy options in FRC standards, a SORP may recommend the most appropriate option to the particular industry or sector.

20 The SORP shall also seek, when practicable and appropriate, to adopt an approach or methodology that is consistent with the approach taken in similar industries, sectors or areas of work. As a result the FRC will expect a degree of consistency between SORPs if they are addressing similar matters for different industries, sectors or work, unless there are good reasons for different approaches (for example different user needs and different legal or regulatory environments).

21 The FRC will consider consistency between SORPs as part of its review.

**Revising a SORP**

22 SORPs shall be updated by the SORP-making body on a timely basis, when necessary, including in those circumstances set out in paragraph 12. A revision of a SORP may be either a comprehensive review of the SORP or limited to targeted amendments addressing discrete issues.
**Accountability**

23 SORPs must be drafted by the SORP-making body itself or by a properly constituted Board and/or working party of the SORP-making body (the standing groups). A SORP-making body may also set up ad hoc groups to advise the standing groups on specific issues.

24 A SORP-making body shall put in place governance arrangements designed to lead to effective decision-making. Such arrangements shall include the process for appointments and the composition of the standing groups; consideration shall be given to the length of service of the members of the standing groups and the need for the membership to be periodically refreshed.

25 A SORP-making body shall inform the FRC of the standing groups it is putting in place to develop the SORP, including their membership, and provide an appropriate point of contact to the FRC. FRC staff shall be accorded observer status at meetings of the standing groups.

26 The SORP development process must ensure effective participation by stakeholders and have sufficient technical support.

27 Stakeholder participation may occur throughout the SORP development process, and may be formal or informal. It includes:

   (a) membership of the standing groups;
   (b) formal consultation (see paragraph 36); and
   (c) informal consultation and outreach.

28 In identifying its main stakeholder groups and determining the process for engaging with them, a SORP-making body shall consider a wide range of stakeholders. In particular, a SORP-making body shall consider the participation of:

   (a) a sufficiently broad range of representatives of the industry or sector concerned;
   (b) those who represent the wider public interest (who should be the majority of the membership of the SORP-making body where audit SORPs are concerned), including any relevant regulators; and
   (c) users of financial statements, audit reports or actuarial information.

29 A SORP-making body must provide evidence of the process followed. The FRC will not normally agree to make a Statement on the SORP unless it is satisfied that:

   (a) in developing the SORP:
      (i) due process was followed; and
      (ii) the development process was designed to lead to effective participation by stakeholders; and
   (b) the SORP does not contain any fundamental points of principle that are unacceptable in the context of current financial reporting practice, auditing practice or actuarial practice, nor does it conflict with an FRC standard(s) or undermine the FRC’s broader objectives.

**Due process**

30 Proceedings of the SORP-making body or any standing groups shall be conducted in a spirit of openness and follow due process including open consultation.

31 During the development or revision of a SORP, the SORP-making body is responsible for identifying potential divergence from FRC standards and must inform the FRC of any such potential divergence as soon as possible.
When a proposed SORP includes recommendations that go beyond the application of FRC standards (for example by recommending additional disclosure) the FRC will need to be satisfied that the SORP-making body has given appropriate consideration to the expected impact in terms of costs and benefits.

Consultation draft

When developing or revising a SORP the SORP-making body shall determine whether consultation is required, and agree this with the FRC.

Consultation is required when a new SORP is developed, and when new interpretations are proposed to be made in a SORP.

When it is necessary to amend a SORP in order to reflect changes in FRC standards or in legislative or regulatory requirements, and the amendments will not involve new interpretation of those requirements or introduce other changes, the SORP-making body may agree with the FRC that:

(a) the requirement to publish a consultation draft would be disproportionate in the circumstances; and

(b) these changes can therefore be made by way of a shortened administrative procedure, after which the FRC will issue its Statement on the SORP.

In the event amendments are to be made via this shortened administrative procedure, the SORP-making body agrees to give notice of its intention to amend the SORP on its website.

When consulting on a new SORP or changes to a SORP, the SORP-making body shall proactively and publicly seek the views of stakeholders. The preferred mechanism for public consultation is a published draft, with a minimum three month comment period. In certain circumstances a shorter period of consultation may be acceptable. The FRC will, however, need to be satisfied that the nature of the consultation and length of the comment period are appropriate.

In some cases, a SORP-making body may wish to seek input via a published statement of intent in advance of publishing a consultation draft. However, a published statement of intent is not an acceptable substitute for a published consultation draft and will consequently delay development of the SORP.

FRC review of consultation drafts

All statements of intent and consultation drafts shall be presented to the FRC for comment and/or review before publication. The SORP-making body must allow sufficient time for any changes sought by the FRC to be incorporated prior to publication.

The FRC will conduct a review of the statement of intent or consultation draft to determine whether the proposals:

(a) are being developed in accordance with this Policy;

(b) contain fundamental points of principle that are unacceptable in the context of current practice;

(c) contain proposed requirements that conflict with the requirements or principles of an FRC standard; and

(d) support matters that fall within the FRC’s broader responsibilities, to the extent this is relevant to the industry, sector or area of work in question.

This review will be conducted in accordance with FRC governance requirements (see paragraphs 64 and 65).
A statement shall be included in a SORP statement of intent or consultation draft setting out the scope of the FRC’s review, along the following lines:

“In accordance with the FRC’s Policy on Developing Statements of Recommended Practice (SORPs) the FRC carried out a review of the proposed SORP focusing on those aspects relevant to the [financial statements/audit report/actuarial information] but also including aspects relevant to the FRC’s broader responsibilities where appropriate.”

In addition, the FRC reserves the right to require a statement to be included within a statement of intent or consultation draft indicating areas of overlap with its own work and any reservations it has regarding the content of the statement of intent or consultation draft.

**Consultation responses**

A SORP-making body is expected to adopt a transparent process and accordingly, consultation responses shall be made publicly available unless confidentiality is requested by the respondent. A SORP-making body shall publish on its website all responses to formal consultations. A SORP-making body should aim to publish responses as soon as possible and within 10 working days of receipt.

As part of the FRC’s review of the SORP (or proposed revision to the SORP), the SORP-making body must provide the FRC with copies of consultation responses, an analysis or summary of the main comments and an indication of how the comments have been dealt with. In this way the FRC can satisfy itself that stakeholder comments have been appropriately considered.

Records retention policies for consultation responses will need to comply with the General Data Protection Regulations. The standard default retention rate for consultation responses by a SORP-making body shall be no less than six years plus one (giving one year in which to dispose of the record). During this period the FRC reserves the right to give formal notice to the SORP-making body that consultation responses should be kept for a longer period, up to 20 years, for regulatory reasons.

**FRC review of the SORP**

All final SORPs or final amendments to a SORP shall be presented to the FRC for review before publication. The SORP-making body must allow sufficient time for any changes sought by the FRC to be incorporated prior to publication.

Before issuing a Statement on the SORP, the FRC will conduct a review to determine whether the SORP:

(a) has been developed in accordance with this Policy;
(b) contains fundamental points of principle that are unacceptable in the context of current practice;
(c) contains requirements that conflict with the requirements or principles of an FRC standard; and
(d) supports matters that fall within the FRC’s broader responsibilities, to the extent this is relevant to the industry, sector or area of work in question.

This review will be conducted in accordance with FRC governance requirements (see paragraphs 64 and 65).

When a SORP provides recommendations relating to other information to be provided in a document containing the financial statements/audit report/actuarial information, and the FRC believes the SORP’s requirements or recommendations in relation to those areas could undermine the credibility of the document containing the financial statements/audit report/actuarial information, it will discuss the issue with the SORP-making body. If this does not resolve the issue, the FRC will consider the
implications for its Statement on the SORP, and may vary its Statement to fit the circumstances.

**FRC Statement on the SORP**

50 The FRC will only issue a Statement on the SORP if the SORP has been developed in accordance with this Policy.

51 The Statement on the SORP will:

(a) outline the nature of the review the FRC has undertaken;

(b) confirm that the SORP does not appear to contain any fundamental points of principle that are unacceptable in the context of current financial reporting practice, auditing practice or actuarial practice or to conflict with an FRC standard; and

(c) when relevant, confirm that the SORP does not appear to undermine the FRC's broader objectives.

52 The FRC will vary its Statement on the SORP to fit the circumstances of an individual SORP.

53 An example of the kind of Statement that will be issued is set out below:

"The aim of the Financial Reporting Council (FRC) is to promote transparency and integrity in business. In relation to [choose one] accounting standards applicable in the UK and Republic of Ireland, the FRC’s overriding objective is to enable users of accounts to receive high-quality understandable financial reporting proportionate to the size and complexity of the entity and users’ information needs. In particular industries or sectors, clarification of aspects of those standards may be needed in order for the standards to be applied in a manner that is relevant and provides useful information to users of financial statements in that industry or sector.

or

auditing standards applicable in the UK, the FRC’s overriding objective is to enable users of audit reports or other information issued by the auditor to receive high-quality understandable information and audit reports proportionate to the size and complexity of the entity and users’ information needs. In particular industries or sectors, clarification of aspects of those standards may be needed in order for the standards to be applied in a manner that is relevant and provides useful information to users of audit reports or other information issued by the auditor in that industry or sector.

or

actuarial standards applicable in the UK, the FRC’s overriding objective is that the users for whom a piece of actuarial information was created should be able to place a high degree of reliance on the information’s relevance, transparency of assumptions, completeness and comprehensibility, including the communication of any uncertainty inherent in the information. For particular actuarial work, clarification may be needed in order for the standards to be applied in a manner that is relevant and provides reliable information to the user.

Such clarification in connection with accounting/auditing/actuarial standards is issued in the form of Statements of Recommended Practice (SORPs) by bodies recognised for this purpose by the FRC. The [insert name of body] has confirmed that it shares the FRC’s aim of high-quality financial reporting/audit practice/actuarial work and has been recognised by the FRC for the purpose of issuing SORPs for the [industry, sector or area of work].

In accordance with the FRC’s Policy on Developing Statements of Recommended Practice (SORPs) the FRC carried out a review of the SORP focusing on those aspects
relevant to the financial statements/audit work/actuarial work but also including aspects relevant to the FRC’s broader responsibilities when appropriate.

On the basis of its review, the FRC has concluded that the SORP has been developed in accordance with the FRC’s Policy on Developing SORPs and does not appear to contain any fundamental points of principle that are unacceptable in the context of present [financial reporting practices/auditing practices/actuarial practices] or to conflict with an [accounting/auditing/actuarial] standard [or to undermine the FRC’s broader objectives]."

[date]

54 When issuing a Statement on the SORP, the FRC is making an assessment of that SORP at a particular moment. The FRC gives no guarantee that it will not, at some point in the future, issue a pronouncement that supersedes that SORP.

Publishing a SORP

55 SORPs issued by SORP-making bodies must include the FRC’s Statement on the SORP. The SORP-making body must obtain the written consent of the FRC to include the Statement on the SORP, which shall be included in a prominent place in each SORP. No other reference to the FRC shall be made without prior written approval of the FRC.

Annual review

56 A SORP-making body shall undertake to review on an annual basis each SORP for which it is responsible. In particular a SORP-making body shall consider:

(a) any implications for the SORP of new and proposed accounting, auditing or actuarial standards – any divergence should be notified to the FRC as soon as possible;
(b) any evidence of widespread or significant failure in the relevant industry or sector to follow any part of the guidance contained in the SORP, of which the SORP-making body is aware;
(c) developments in the industry or sector which suggest that further guidance in respect of their accounting, auditing or actuarial treatment is desirable; and
(d) the continued need for the SORP.

57 The SORP-making body shall provide the FRC with an account, in writing, of the findings of its annual review, and include the current membership of the standing groups. The account shall also reaffirm the SORP-making body’s commitment to complying with this Policy, and state whether it proposes to revise any of the SORPs for which it is responsible in the light of the findings of its annual review.

Withdrawal of the FRC’s Statement on the SORP

58 The FRC reserves the right to withdraw its Statement on the SORP at any time if its considers that it is no longer appropriate to maintain its Statement on the SORP, for example because:

(a) the SORP is out of date;
(b) the SORP has been superseded by developments in FRC standards or by legislative or regulatory requirements;
(c) the SORP-making body does not review and/or maintain the SORP in line with this Policy; or
(d) the SORP-making body refuses to implement changes to the SORP that are requested by the FRC.

Additional guidance

59 It will not normally be necessary for a SORP-making body to supplement a SORP with further guidance. Material that a SORP-making body proposes to issue which offers an interpretation of FRC standards should normally be included in the SORP itself. In the event that a SORP-making body intends to issue supplementary material, the development of that material should be submitted to the same due process and scrutiny as a SORP, including review by the FRC.

60 There are, nevertheless, three sets of circumstances in which it may be desirable to publish further guidance outside the SORP itself, as follows:

(a) an urgent need for guidance on a new accounting standard or other relevant publication issued after publication of the SORP – any such guidance should normally be incorporated into the SORP at the earliest subsequent opportunity;

(b) further guidance is necessary in order to interpret the requirements of the SORP for a particular sub-sector; or

(c) further guidance on the application of the SORP is necessary in order to aid practitioners.

61 In the situations cited in paragraph 60, the SORP-making body should notify the FRC and explain what guidance is proposed. The FRC may require that a reference to the FRC is included in the guidance. The guidance should not be published without the agreement of the FRC.

62 The FRC does not usually endorse guidance issued outside the SORP. However, where it is clear in relation to matters that fall within paragraph 60(a), that:

(a) guidance is urgently needed on a significant issue and cannot be delayed until revision of the SORP; and

(b) the SORP-making body follows the same due process that it would normally follow when revising a SORP, including review by the FRC,

then the FRC’s Statement on the SORP may be attached to the guidance, thereby according it the same authority as the SORP.

63 For situations that fall within paragraphs 60(b) and (c), the SORP-making body should include in any published guidance a statement that clearly indicates the authority of that material and states that it is not part of the SORP and has not been reviewed by the FRC. An example of such a statement is set out below:

“the overall aim of the guidance is to assist practitioners [in the preparation of financial statements/audit reports/carrying out actuarial work]. It does not form part of the [date and name of SORP], nor has it been reviewed by the FRC. It attempts to explain and illustrate what is required under [date and name of SORP] but does not carry the authority of the SORP.”

FRC Governance

64 Responsibility for discharging the functions set out in the Policy will fall to the FRC Board and the FRC Executive, advised by the relevant Council(s).
The table below sets out how this will operate within the current FRC structure:

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<td>FRC Executive on advice of relevant Council (after advice from Council advisory groups, as appropriate)</td>
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