

CA - IPCC COURSE MATERIAL

Quality Education
beyond your imagination...

FAST TRACK MATERIAL
STANDARDS ON AUDITING_ 35e



MASTER MINDSTM

CA • CMA • CS • MEC • CEC

GUNTUR | RAJAHMUNDRY | KURNOOL | VIZAG | NELLORE

HYDERABAD | VIJAYAWADA | TIRUPATHI

Cell: 98851 25025 / 26

Visit us @ www.mastermindsindia.com

Mail: mastermindsinfo@gmail.com

Facebook Page: Masterminds For CA

Youtube Channel: Masterminds For CA

Index

S.No.	Chapter Name	Page No.
1.	Standards on Auditing	3 - 4
2.	SA 210	5
3.	SA 230	6
4.	SA 240	7
5.	SA 250	8
6.	SA 260	9
7.	SA 265	10
8.	SA 299	11
9.	SA 300	12
10.	SA 315	13
11.	SA 320	14
12.	SA 330	15
13.	SA 402	16
14.	SA 450	17
15.	SA 510	18
16.	SA 530	19
17.	SA 550	20 - 21
18.	SA 570	22 - 23
19.	SA 600	24
20.	SA 610	25
21.	SA 720	26

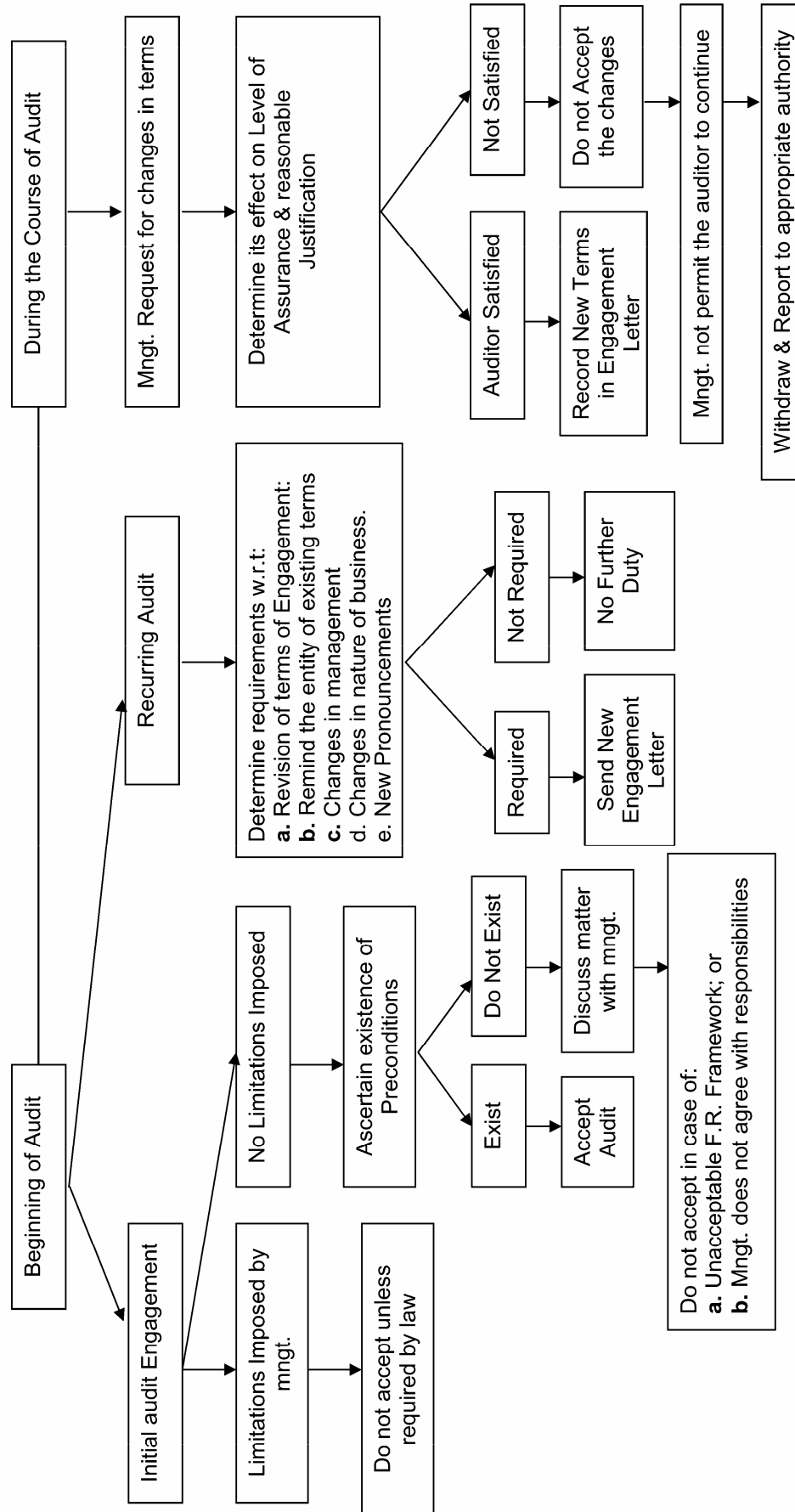
1. STANDARDS ON AUDITING
SOC-1 "QUALITY CONTROL FOR FIRMS THAT PERFORM AUDITS & REVIEWS OF HISTORICAL FINANCIAL INFORMATION AND OTHER ASSURANCE & RELATED SERVICES ENGAGEMENTS"

All firms to have system of quality control that provides reasonable assurance that: (a) Firm & personnel comply with professional standards, regulatory & legal requirements, and (b) Reports issued by firm or partners are appropriate in the circumstances.

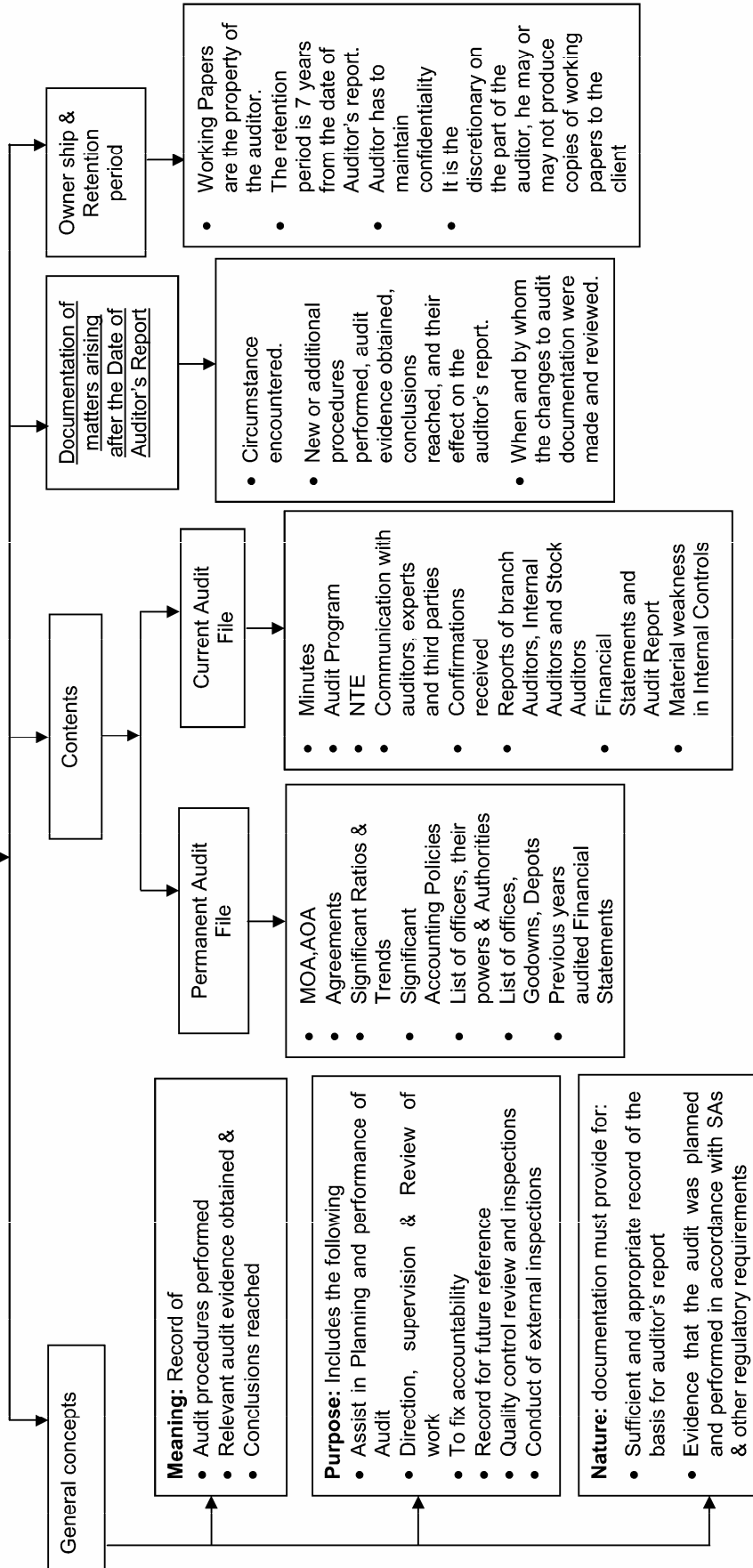
Leadership Responsibilities for Q. C.	Ethical Requirements	Independence	Client Acceptance / Continuance	Human Resources	Engagement Performance	Monitoring
a. Promote internal culture w.r.t.: <ul style="list-style-type: none"> • Essential of quality in engagements • Compliance with professional standards, regulatory / legal requirements. • Issue of reports appropriate in circumstances b. Require CEO/ managing partner to assume ultimate responsibility for QC. c. Recognise & reward high quality work.	Establish policies & procedures to reasonable assure that Firm & personnel comply with relevant ethical requirements of <ul style="list-style-type: none"> • Integrity. • Objectivity. • Professional competence & due care. • Confidentiality. • Professional behaviour. 	Policies & procedures should enable: <ul style="list-style-type: none"> • Communication of independence requirements to personal & others • Identification of circumstances threatening independence • Take appropriate action for elimination of threats / withdrawal from engagement • Resolution of breaches of independence 	Establish policies/procedures to reasonable assure that clients are accepted / continued only where: <ul style="list-style-type: none"> • Client integrity has been considered • Firm is completed to perform engagement w.r.t. capability, time & resources. • Firm can comply with ethical requirements. If any issue raised document how it resolved.	Establish policies to reasonable assure that: <ul style="list-style-type: none"> • Firm has sufficient personnel with capabilities, competence & commitment to ethical principles; & • Responsibility of engagement partner clearly defined & communicated to him/her. 	Establish policies / procedures to reasonable assure w.r.t.: <ul style="list-style-type: none"> • Compliance with professional standards • Compliance with laws / regulations. • Engagement partner issues reports appropriate in the circumstances Important aspects of engagement performance: <ul style="list-style-type: none"> • Supervision • Review 	Establish Policies & procedures to reasonable assure that QC policies / procedures are: <ul style="list-style-type: none"> • Relevant • Adequate • Operating effectively • Complied with in practice. It also includes on going consideration & evaluation of QC system, periodic inspection of completed Assignments.

		<p>Establish Policies w.r.t. withdrawal from engagement and communication requirements, if circumstances warrant.</p>	<p>Maintenance of independence of personnel:</p> <ul style="list-style-type: none"> • Engagement partners to provide firm with relevant information about client • Prompt notification of threats to independence • Accumulation & communication of relevant information to appropriate personnel <p>Other Points:</p> <ul style="list-style-type: none"> • Firm should obtain Annual written confirmation as to compliance with independence requirements • Create policies to reduce Familiarity threat: e.g. rotation of engagement partner at least every seven years in case of audit of listed entities 		
<ul style="list-style-type: none"> • Consultation • Differences of opinion • Engagement Q.C. review • Engagement documentation 					

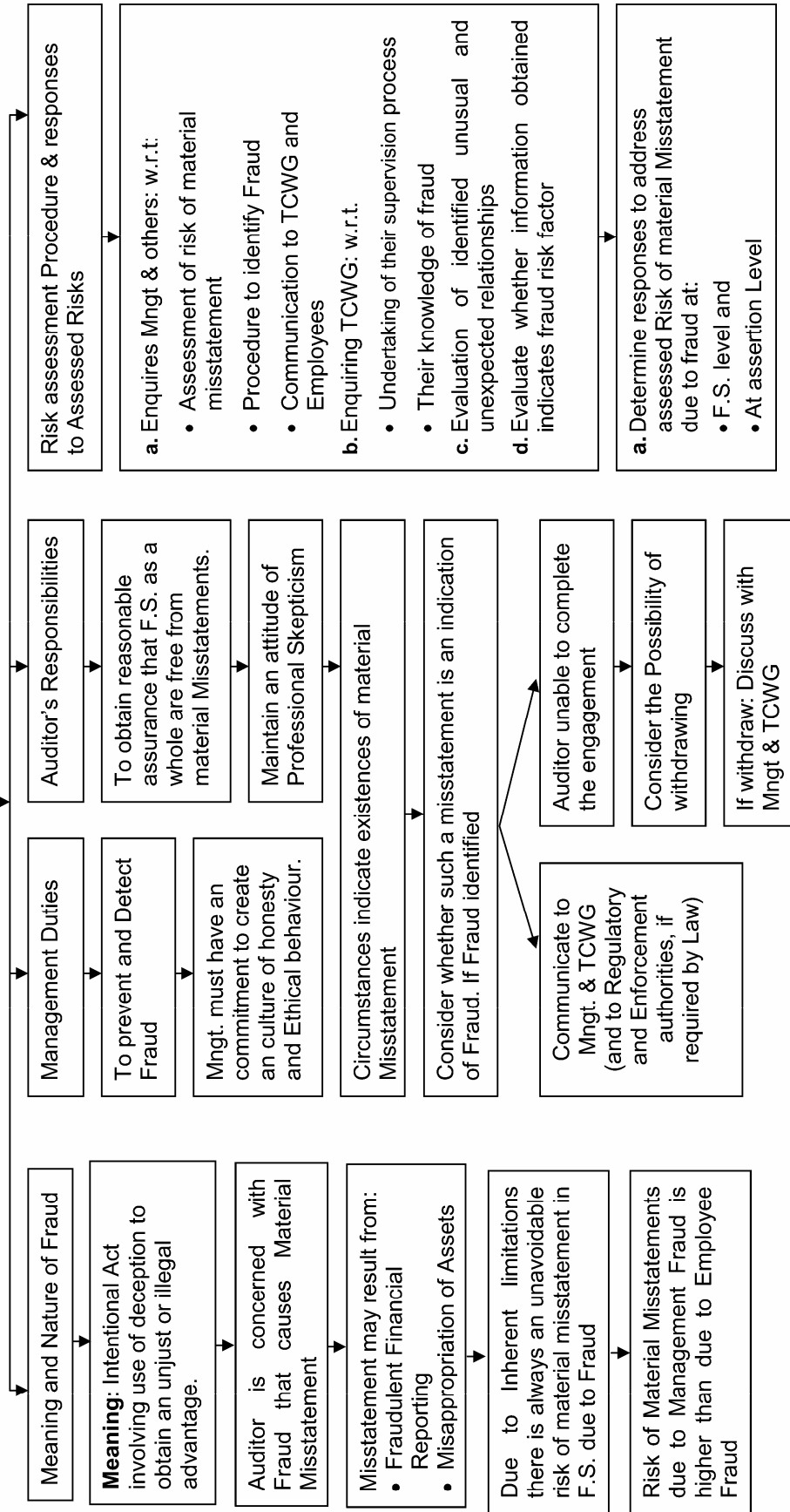
SA – 210 (Revised) – “Agreeing the Terms of Engagement”



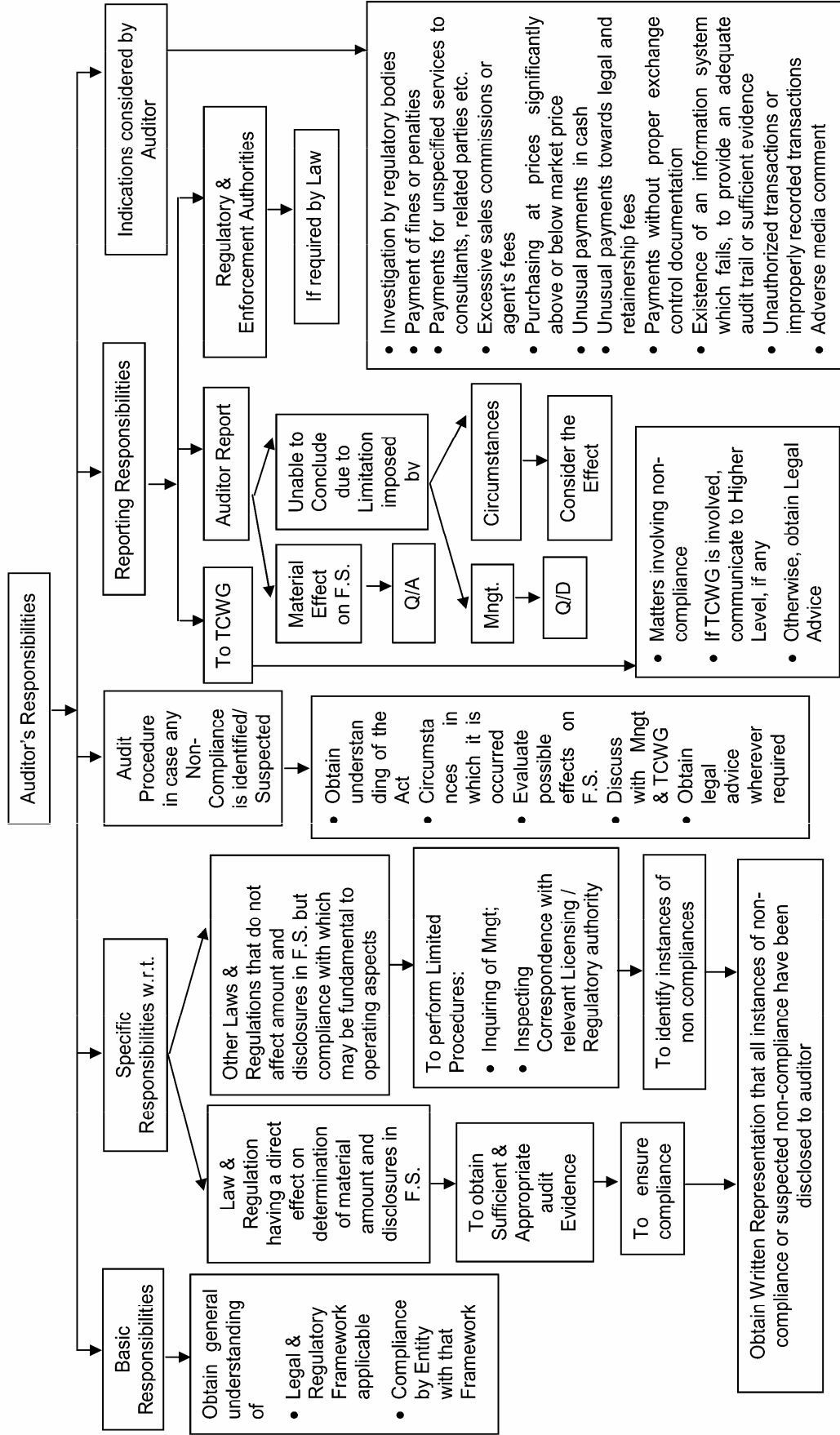
SA – 230 (Revised) – Audit Documentation



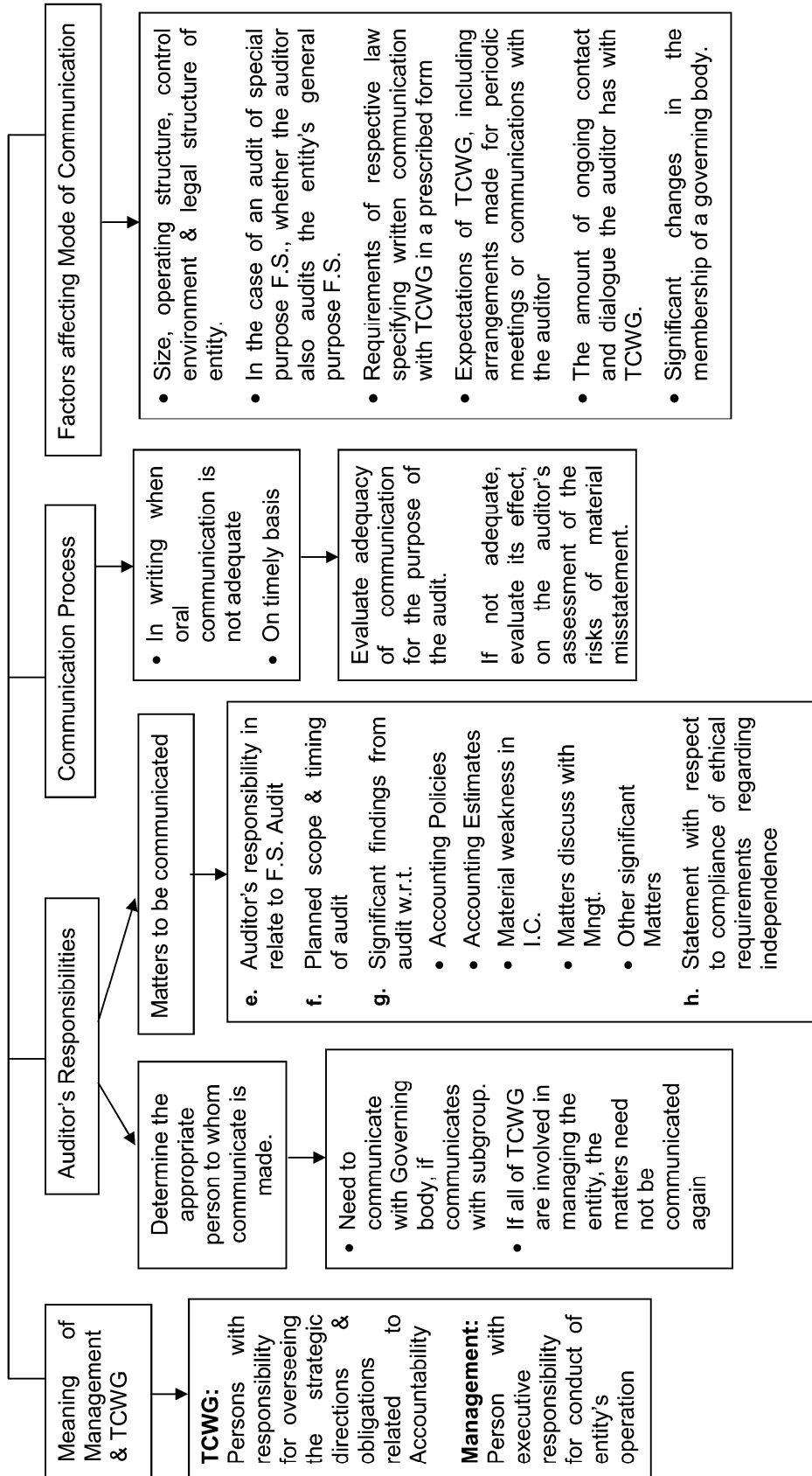
SA 240 (Revised) – The Auditor’s Responsibilities Relating to Fraud in an Audit of Financial Statements



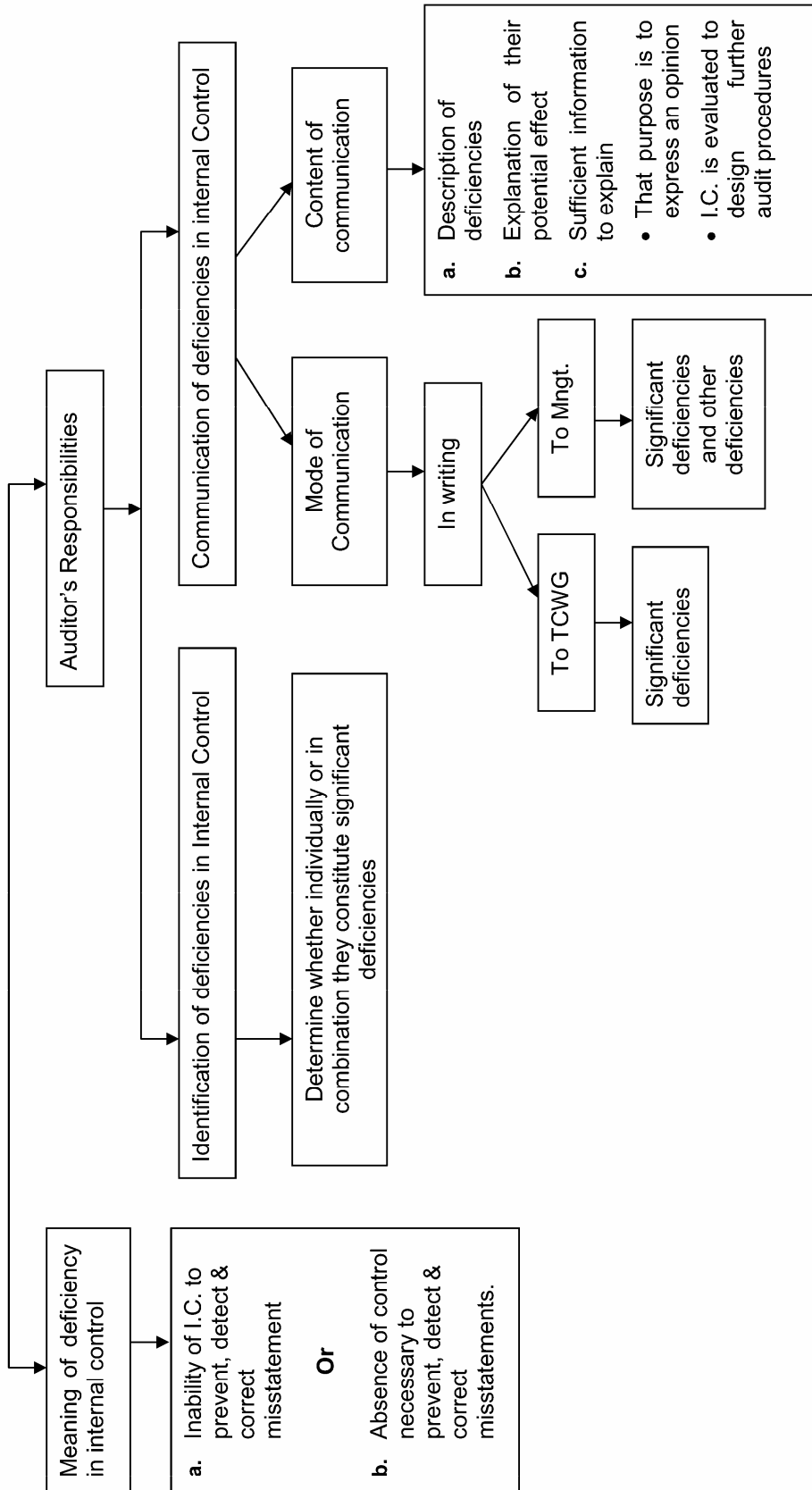
SA 250 (Revised) "Consideration of Laws and Regulations in an Audit of F.S."



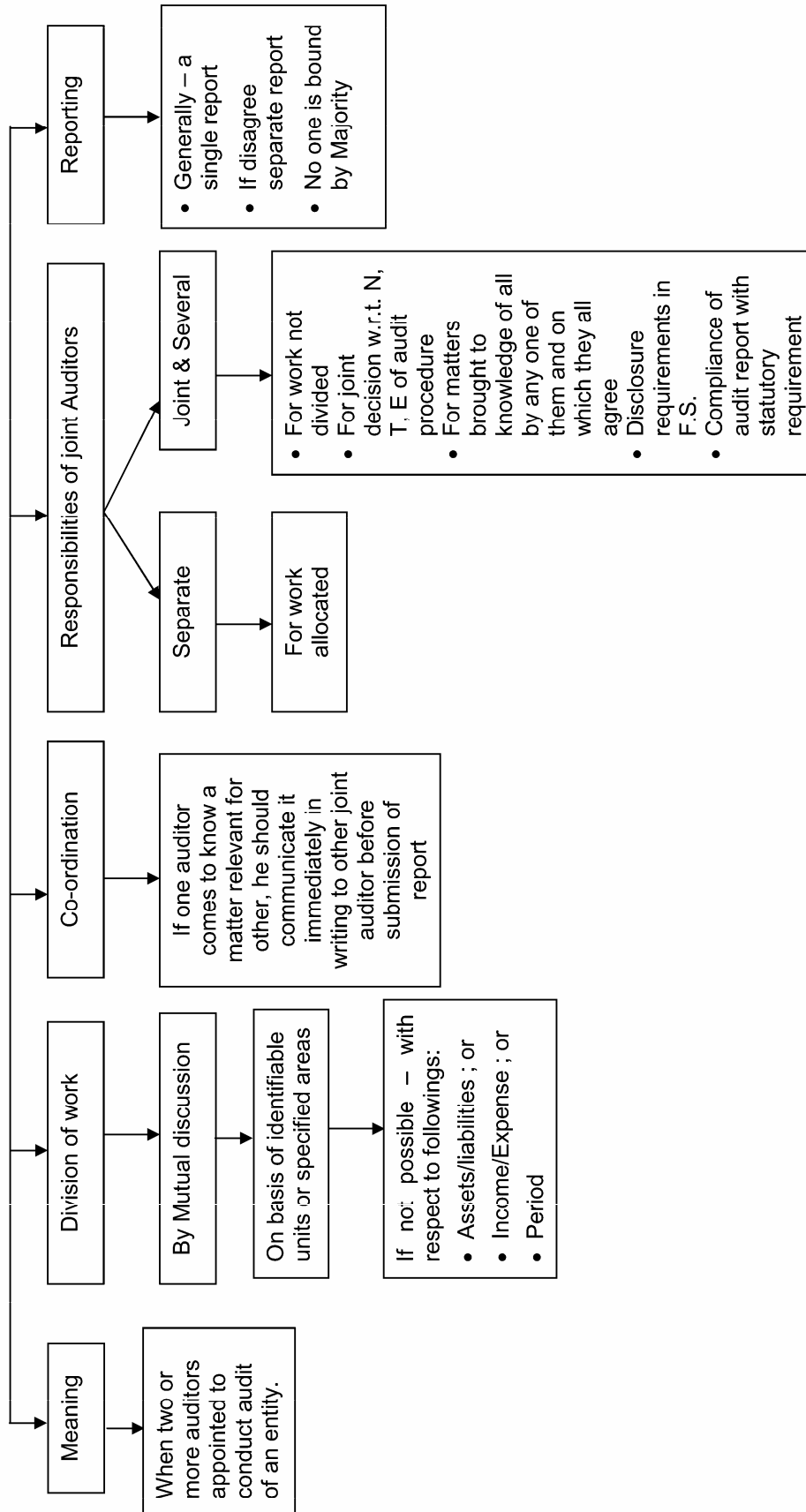
SA 260 (Revised) – “Communication with TCWG”



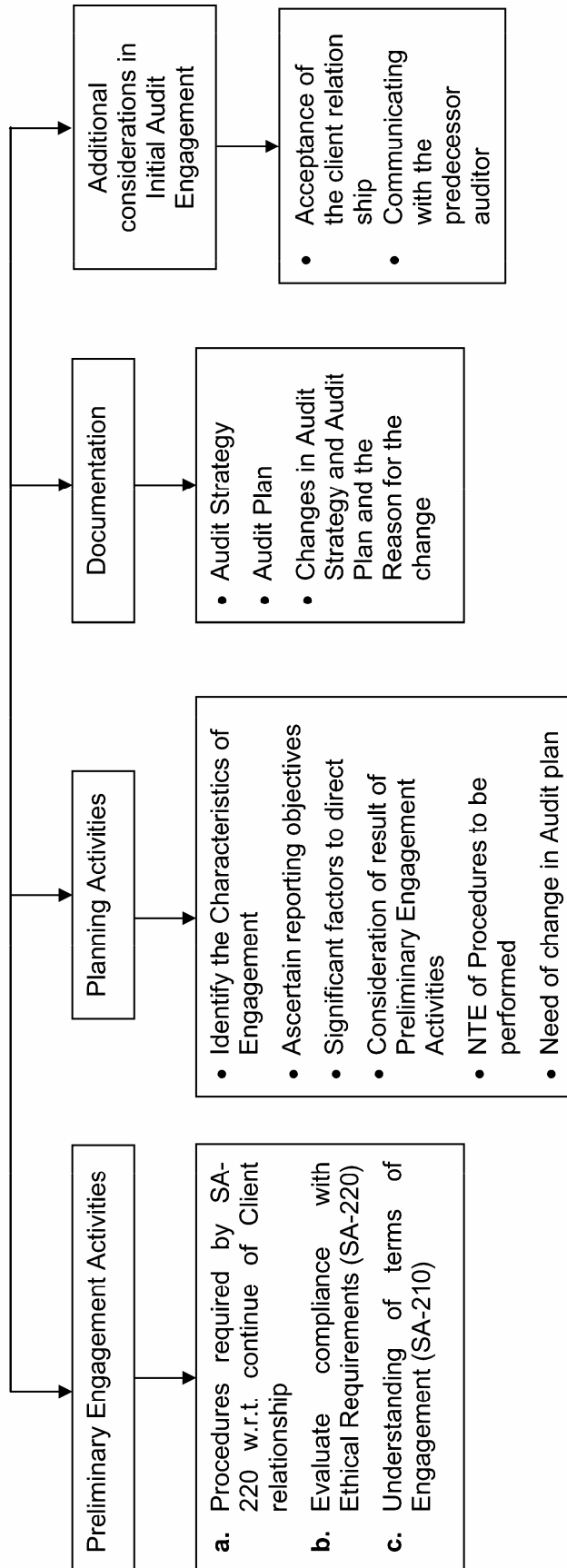
SA-265 "Communicating Deficiencies in Internal Control to TCWG & Management"



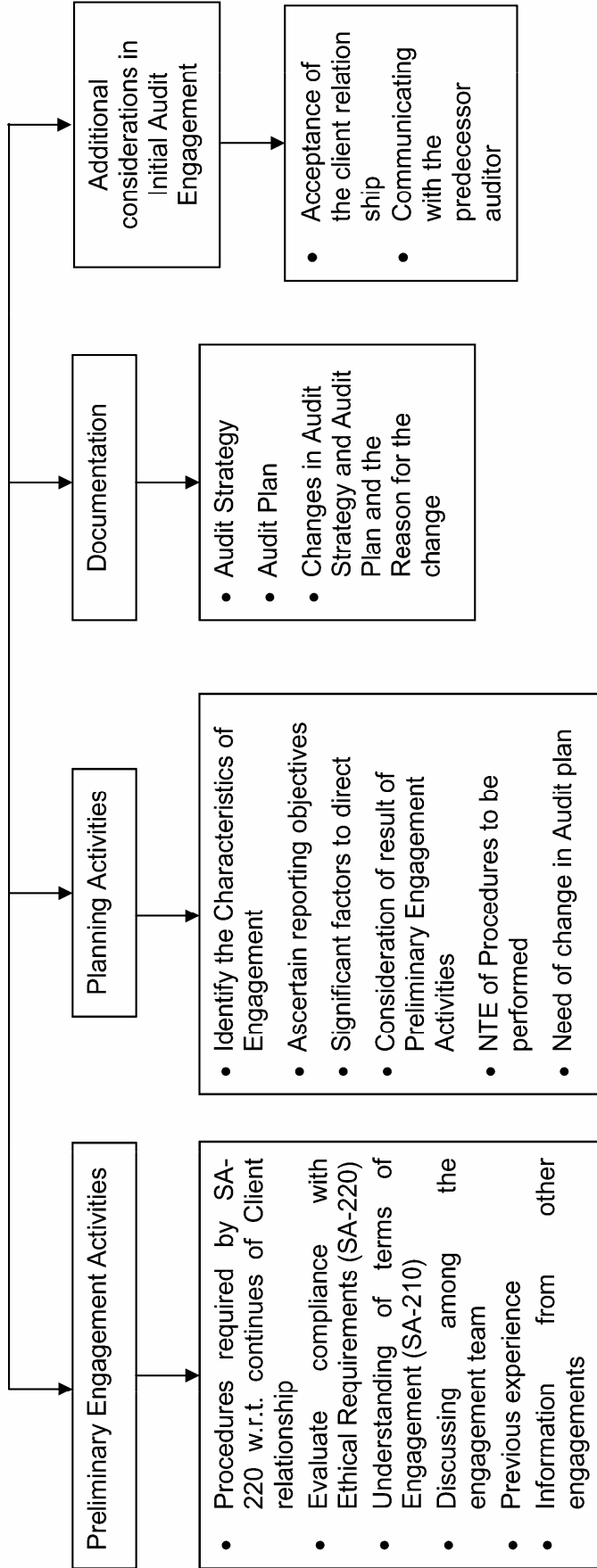
SA 299 "Responsibility of Joint Auditors"



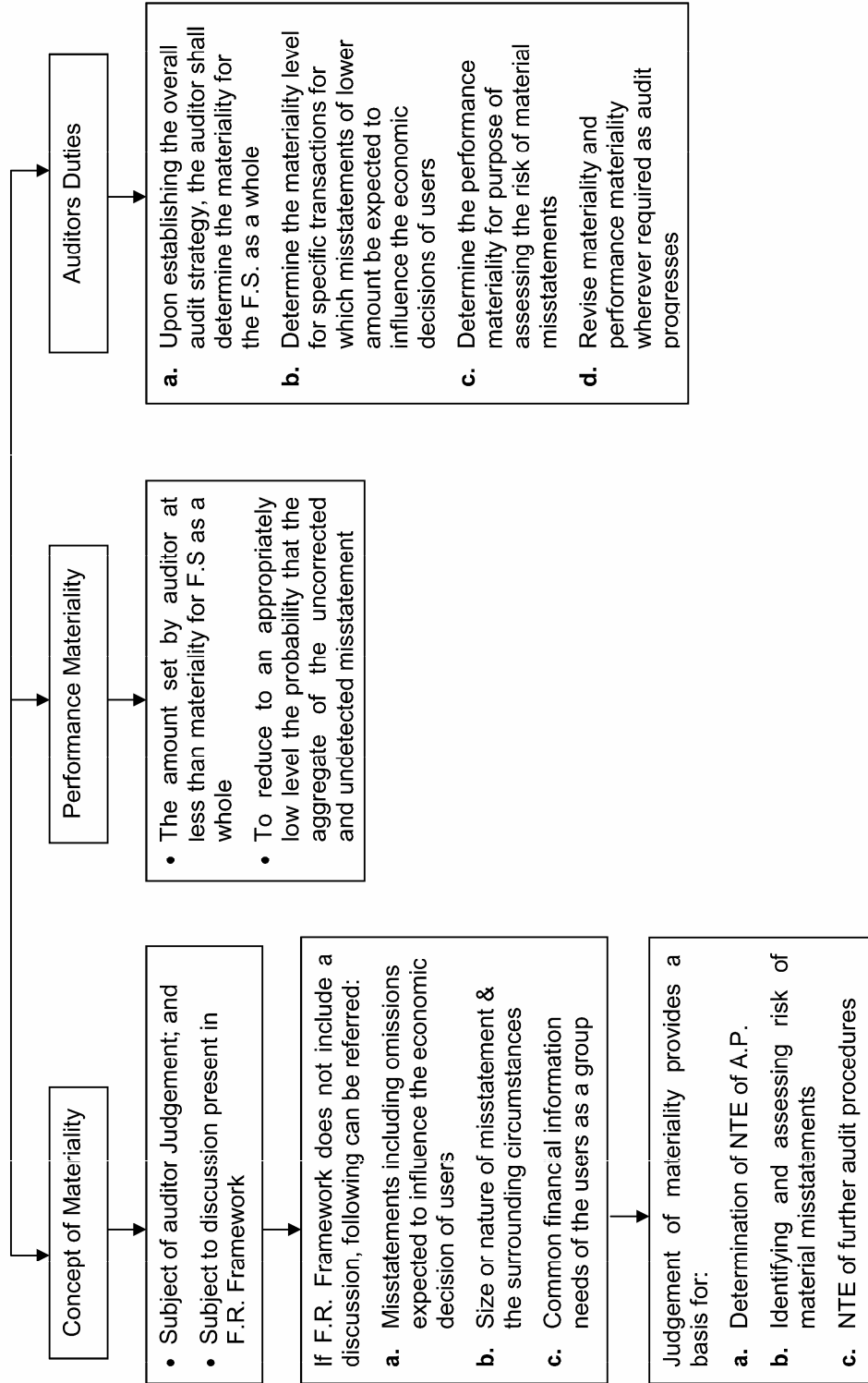
SA 300 (Revised) – Planning in an audit of Financial Statements



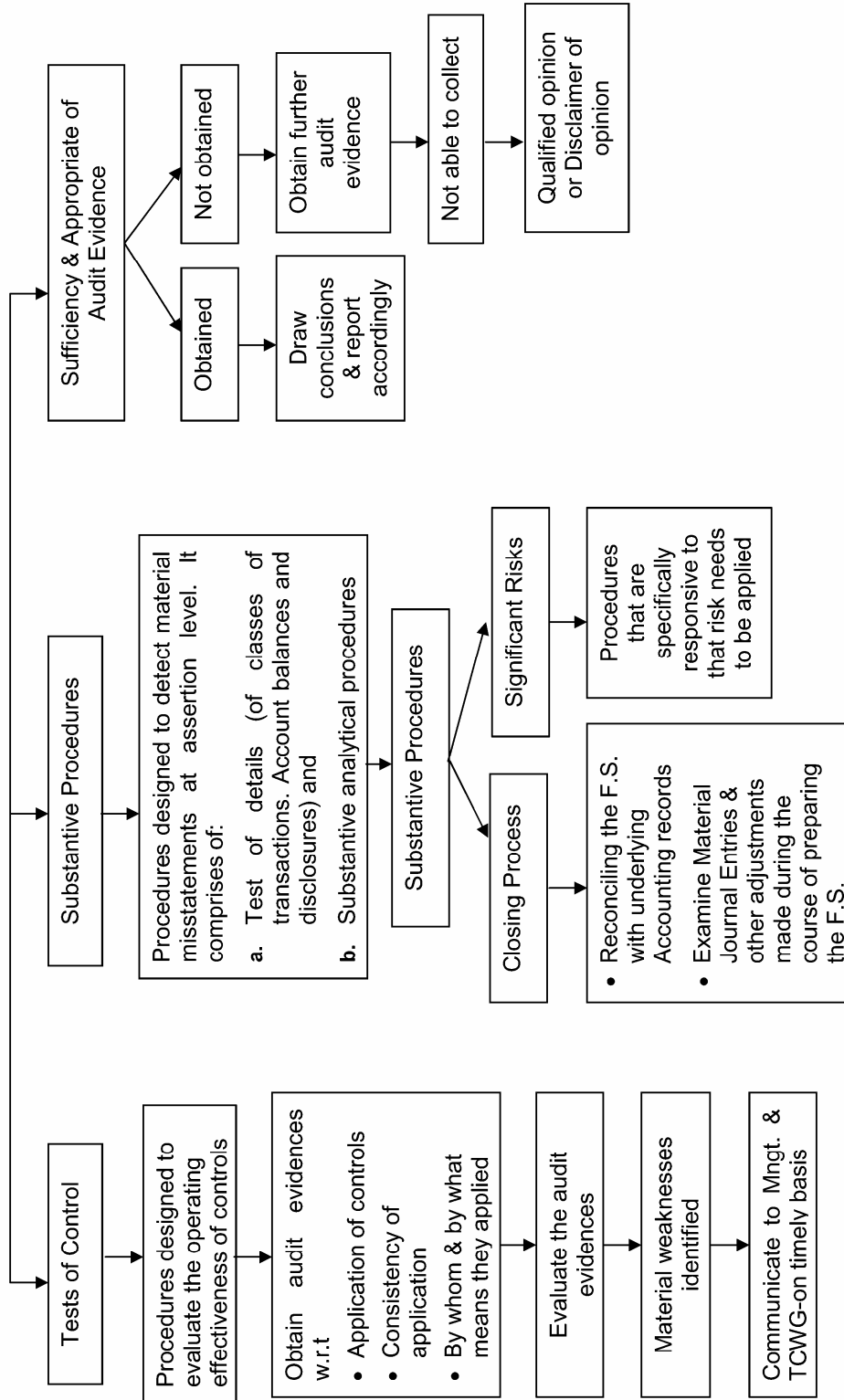
SA-315 (Revised)-Identifying and Assessing the Risk of Material Misstatements through understanding the Entity and its Environment



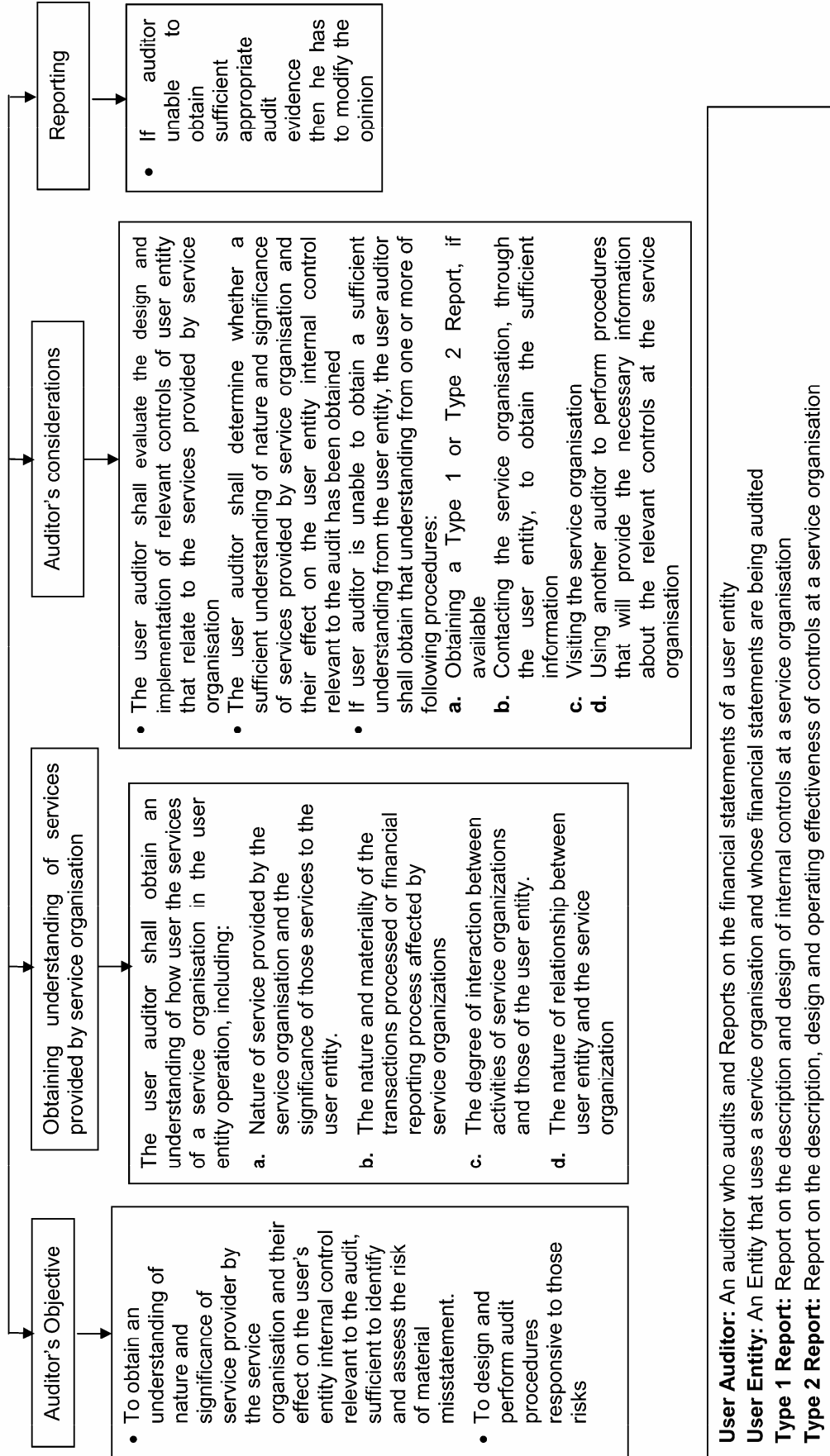
SA 320 (Revised) "Materiality in Planning and Performing an Audit"



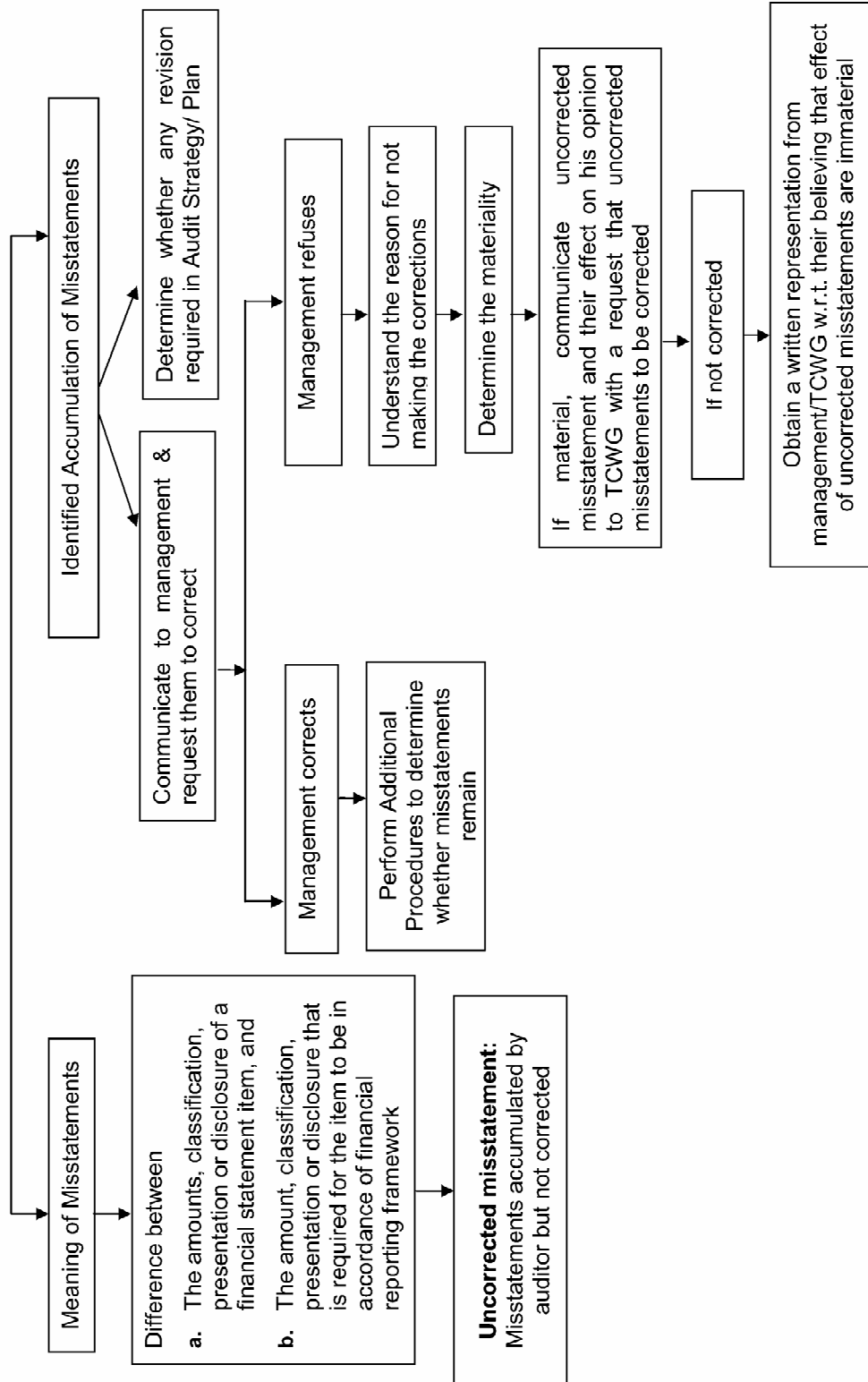
SA-330 "Responses to assessed Risks"



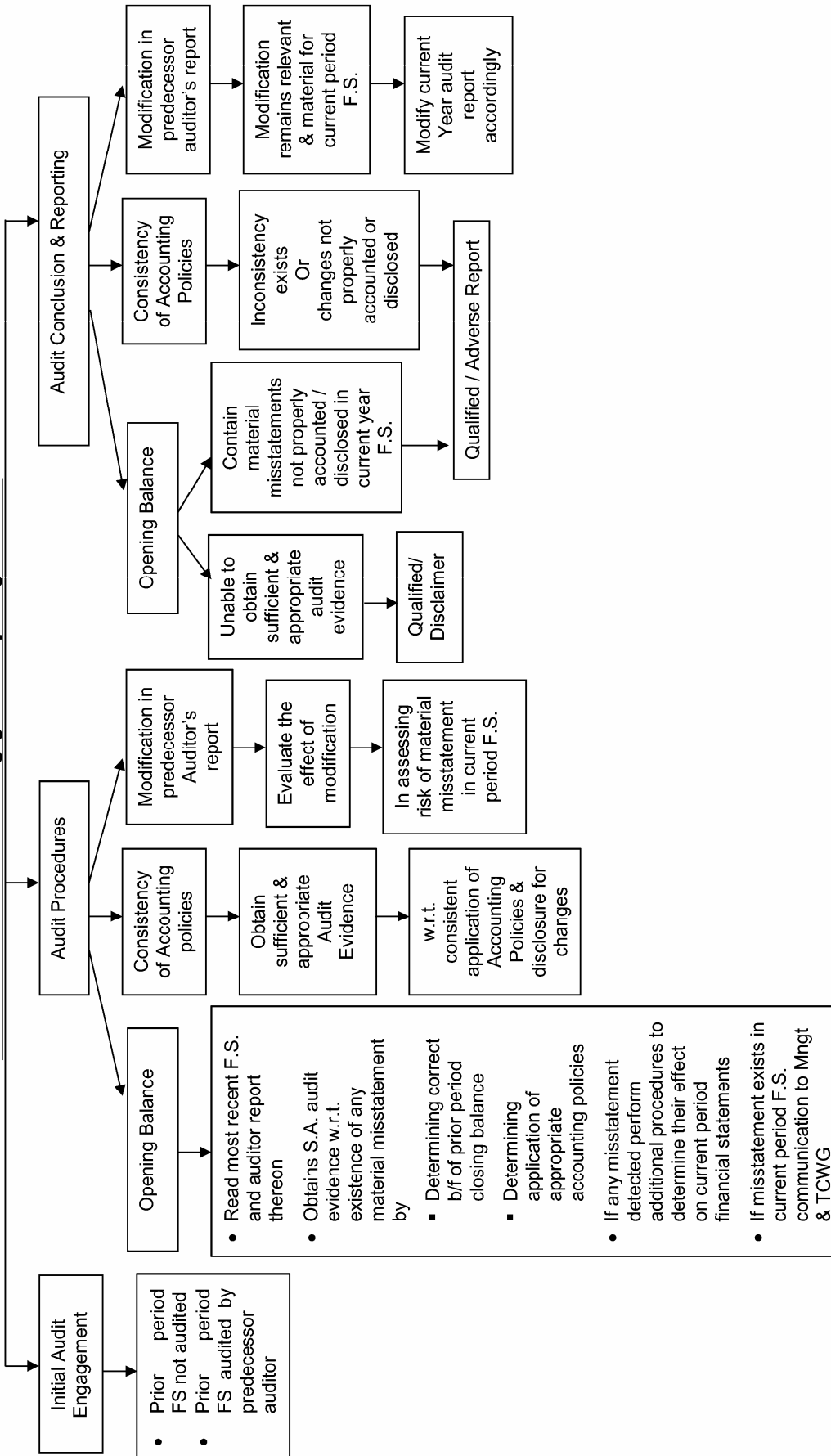
SA 402 (Revised) – Audit Consideration relating to an Entity using a Service Organisation



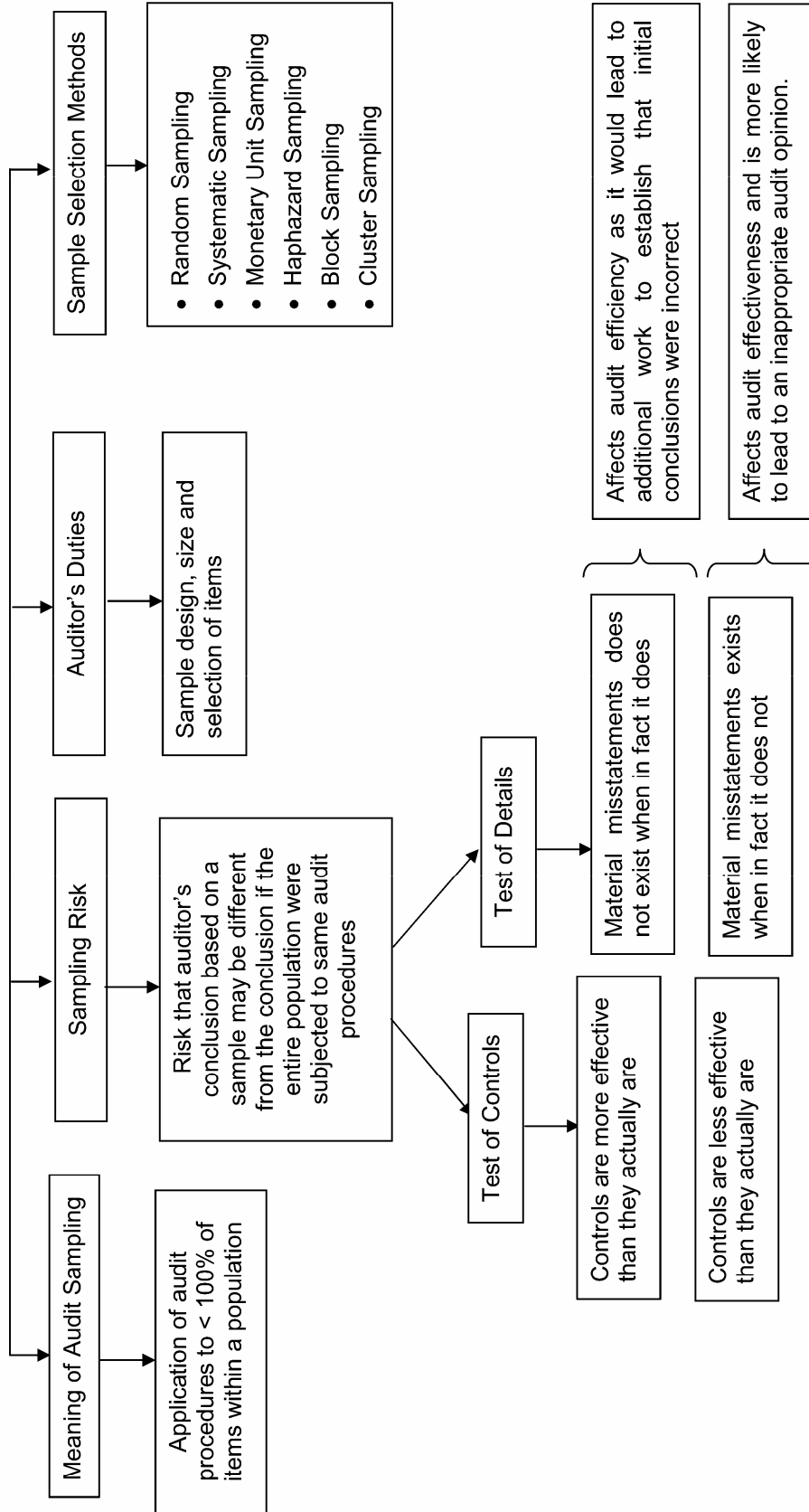
SA 450 "Evaluation of Misstatements Identified during the Audit"



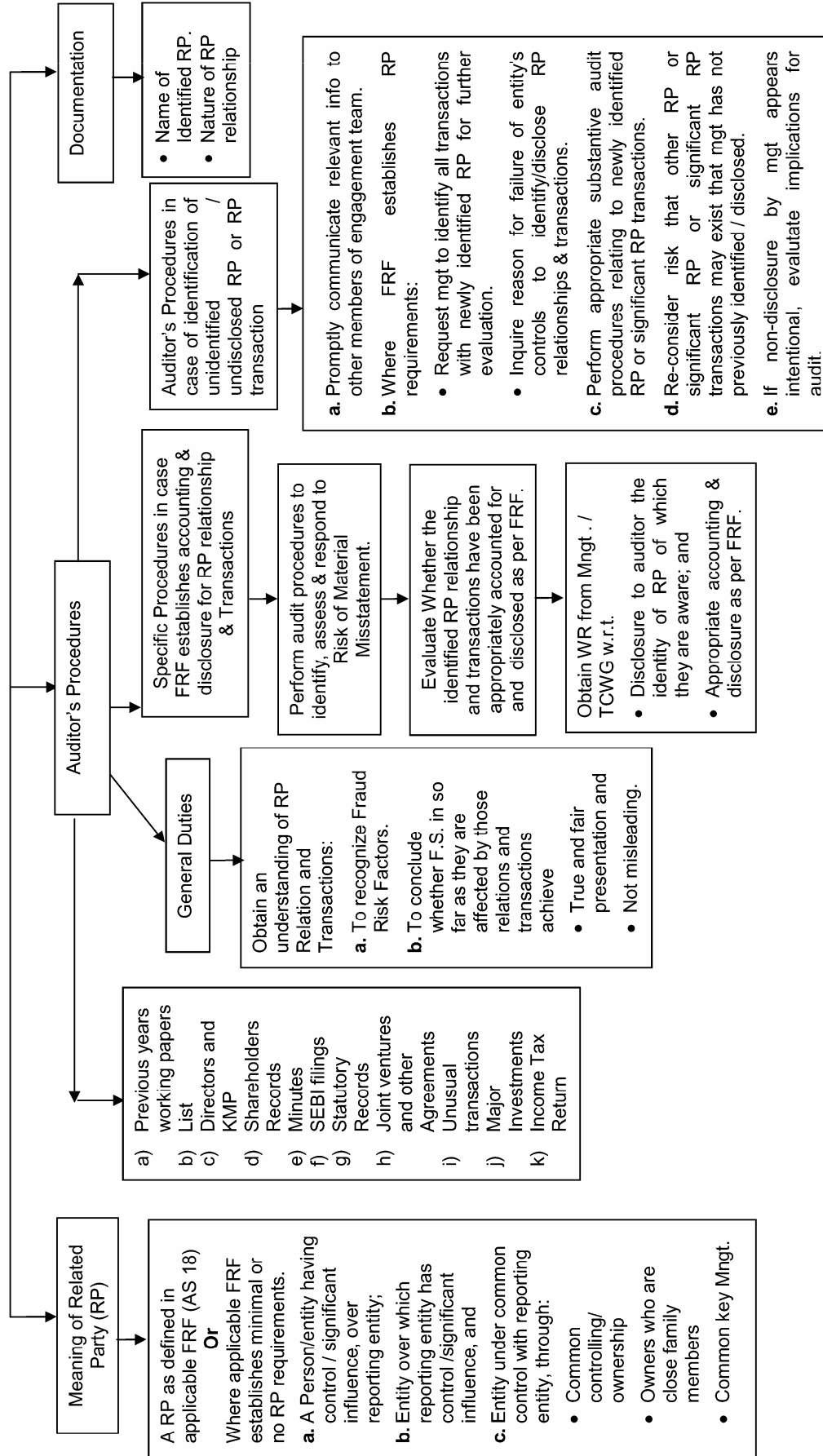
SA-510 (Revised) "Initial Audit Engagements-Opening Balances"



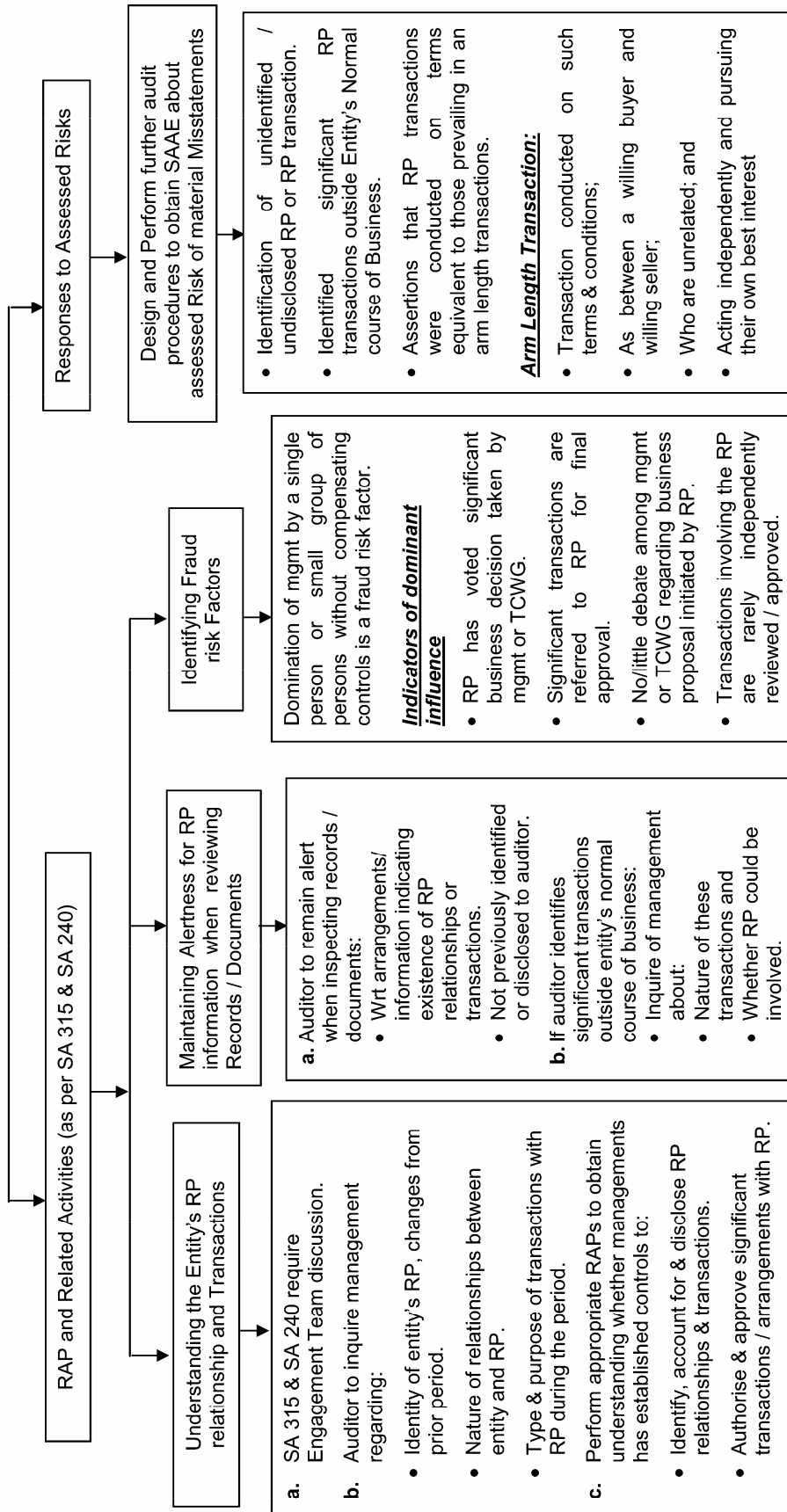
SA-530 (Revised) "Audit Sampling"



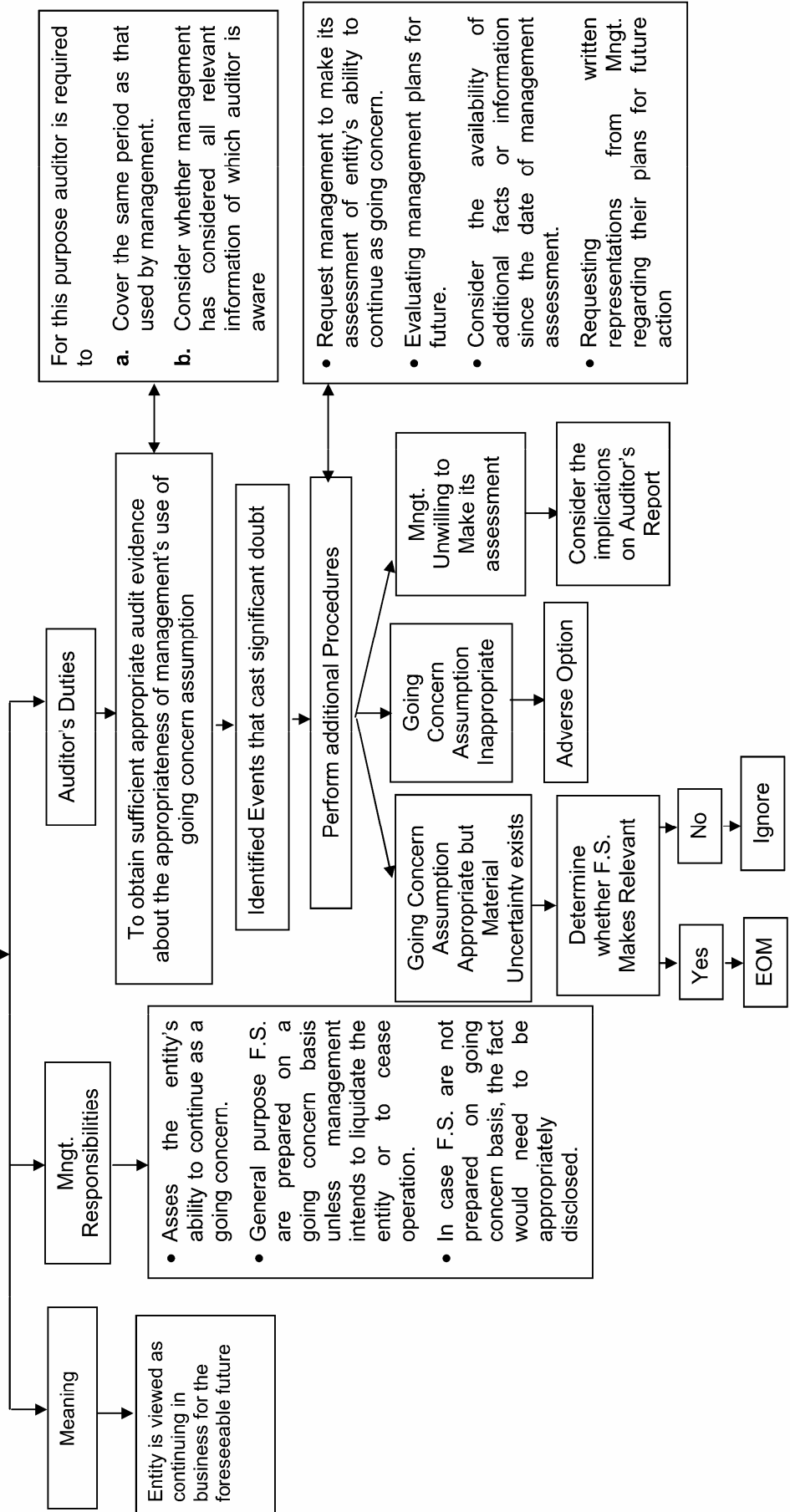
SA-550 (Revised) "Related Parties"

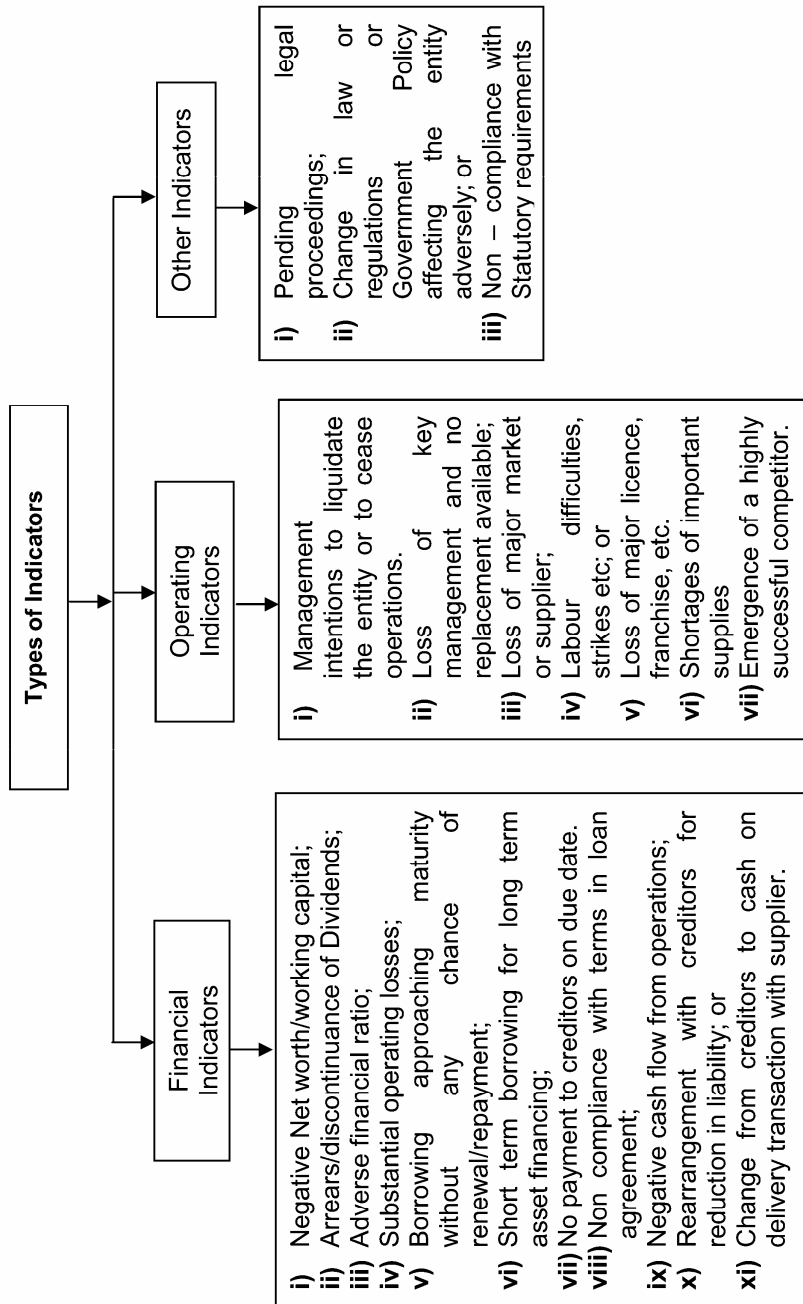


Risk assessment Procedures and Responses to assessed Risk w.r.t. Related Party



SA – 570 (Revised) “Going Concern”

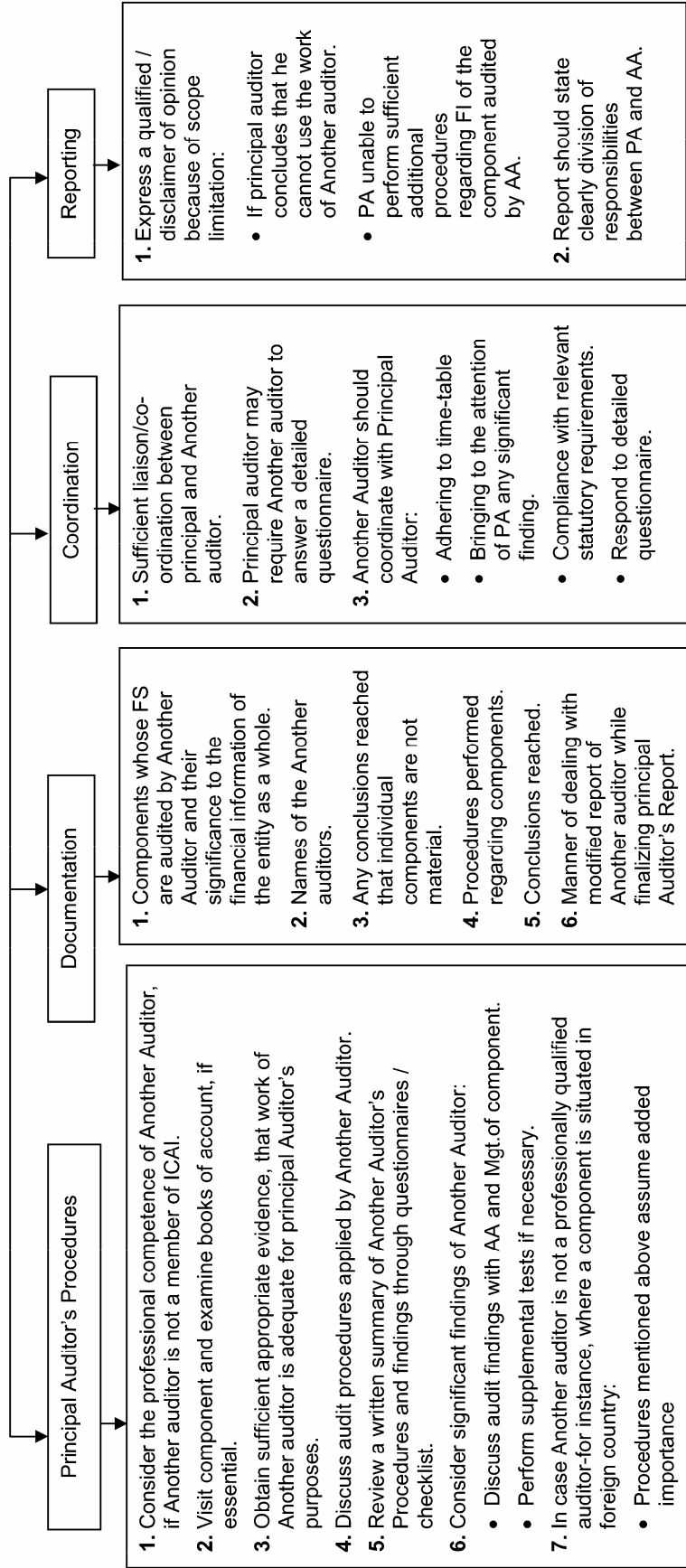




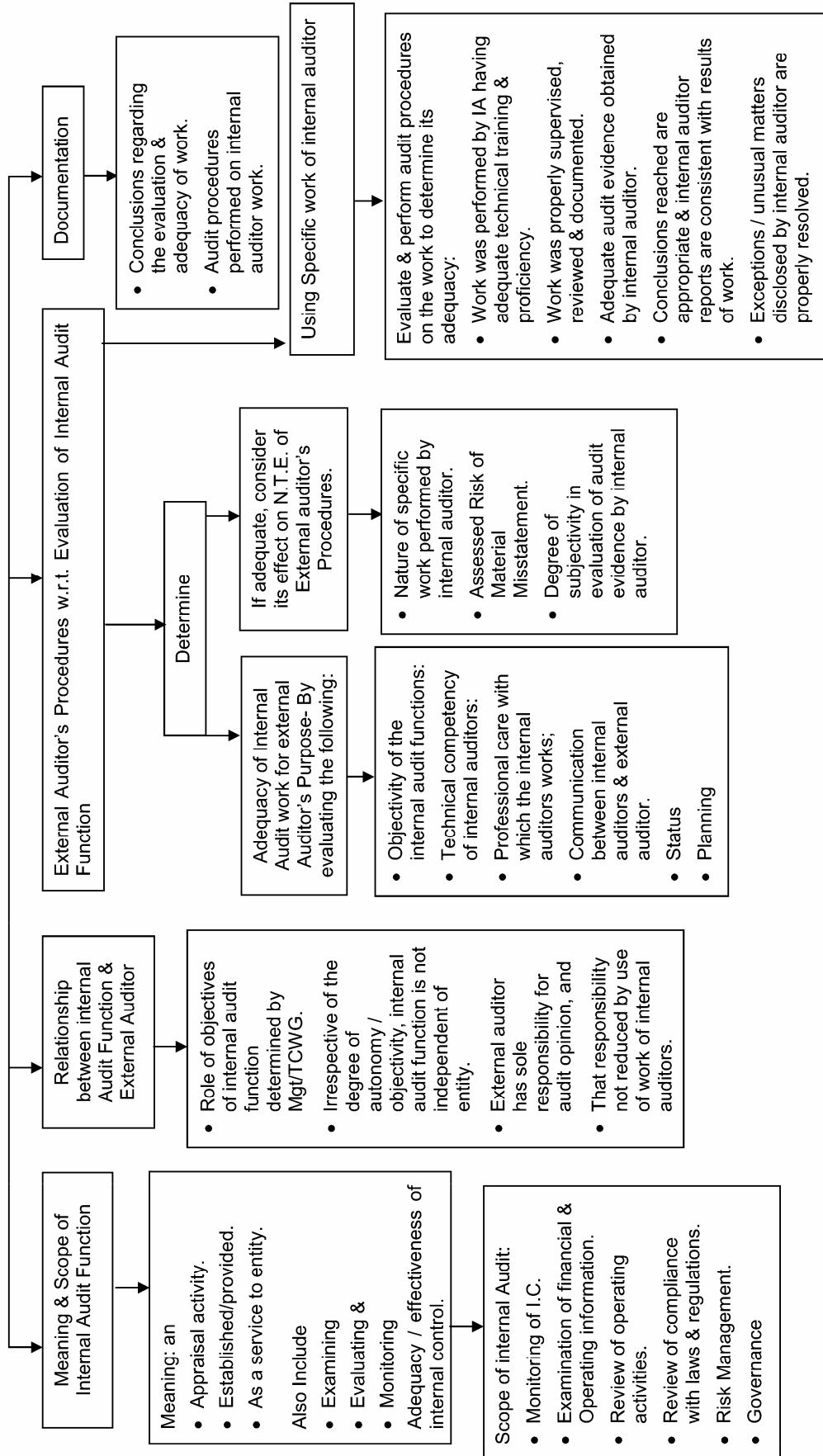
SA-600 "Using the Work of Another Auditor"

Applicability: In situation where a auditor (principal auditor-PA), reporting on the financial information of an entity, uses the work of another auditor (AA) w.r.t. to the information of one/more components (Division, Branch Subsidiary, J.V.etc.), included in the financial information of the entity.

Non applicability: (a) Joint auditors (b) Auditor's relationship with a predecessor auditor.



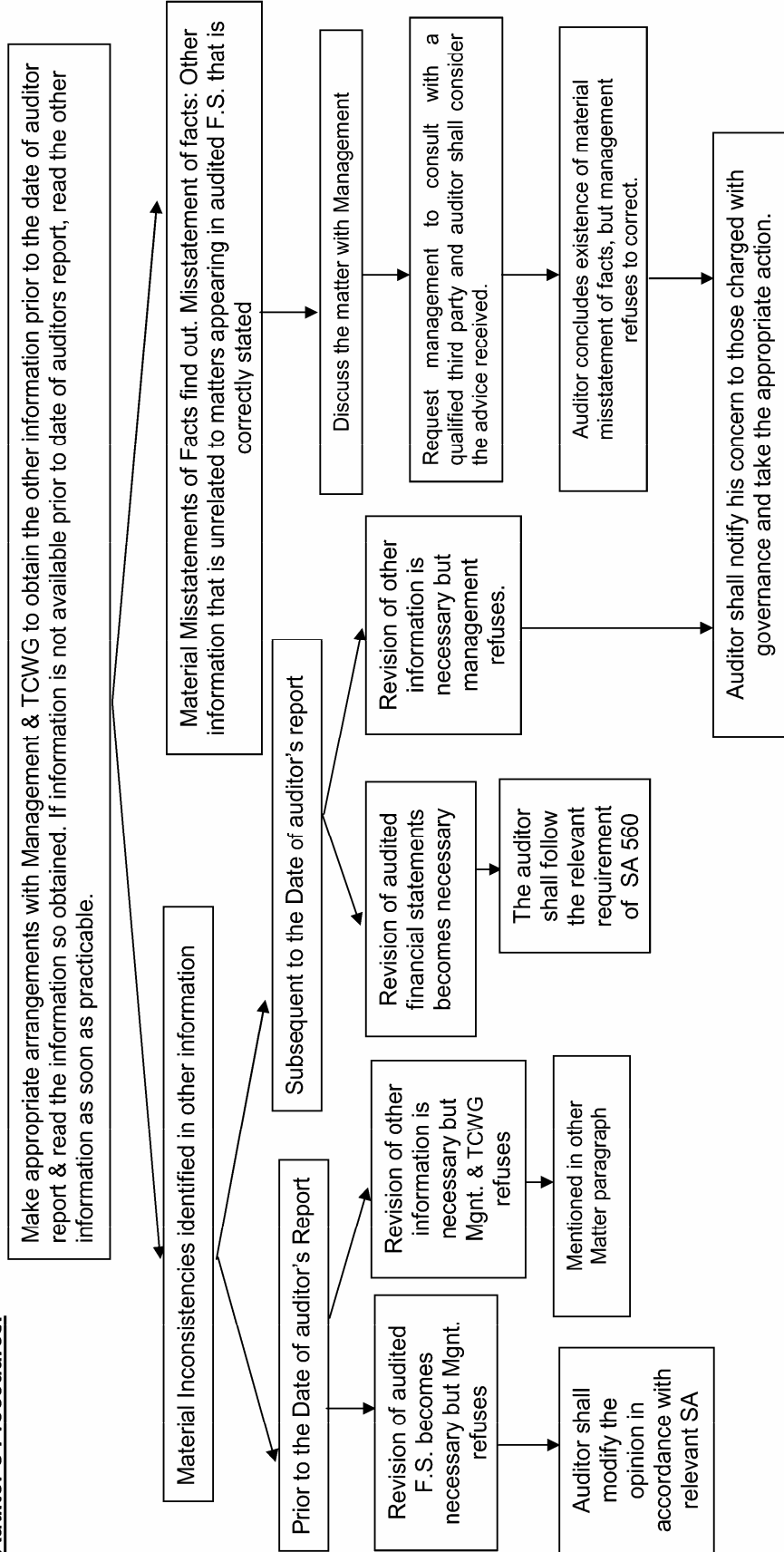
SA 610 (Revised) "Using the work of Internal Auditors"



SA 720 (Revised) – The Auditor’s Responsibility In Relation To Other Information In Documents Containing Audited Financial Statements

Purpose: Auditor is not required to express an opinion on other information in documents containing audited F.S.(Ex. Annual Report), however auditor reads the other information because credibility of F.S. may be undermined by Material inconsistencies between the audited financial statements and other information.

Auditor’s Procedures:



THE END