8:30 am: Public Meeting, Ford Alumni Center, Room 403

Convene
   - Call to order
   - Roll call

1. Approval of June 2015 EAC minutes (Action)

2. Audit, Chief Auditor Brenda Muirhead
   2.1 Quarterly and year-end audit reports
   2.2 Introduction of Internal Audit peer review processes

3. Board operations, Board Chair Chuck Lillis
   3.1 Trustee responsibilities and expectations (Action)
   3.2 Process and clarifications regarding board officers (Action)

Meeting Adjourns
Draft minutes for June 2015 were emailed to the Executive and Audit Committee on August 26, 2015.
Agenda Item #2

Audit
Agenda Item #2.1

Quarterly and year-end audit reports

*Materials for this section will be provided at the meeting*
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SUMMARY OF FY15 ACTIVITIES

Implementing the Audit Function
The University of Oregon separated from the Oregon University System under the authority of the State Board of Higher Education on July 1, 2014. As a result of this separation, the university established its own governing board and implemented an audit function. The university hired an internal auditor in May 2014 to set up the audit function. Internal audit activities are conducted under a defined charter that states the purpose, mission, authority, and responsibility of the department. Implementing the audit function also included:

- identifying the audit universe
- estimating required resources and competencies
- creating position descriptions
- hiring and orienting staff
- setting up the physical office
- developing department policies and procedures
- establishing a work paper system along with a manual
- selecting a firm to conduct audits of the financial statements and other regulatory requirements
- establishing a third party hotline that provides students, employees and other stakeholders a mechanism to report concerns related to fraudulent activities, unethical or unlawful actions

At the time of this report there were a few open items, including finalizing the department webpage and facilitating revisions to the following policies relevant to controls, reporting fraud, waste, abuse, or ethical concerns:

- Fraud, Waste, and Abuse
- Financial Irregularities
- Code of Ethics
- Internal Control Manual

Resources
The budget established during implementation includes five staff positions: chief auditor, senior auditor, auditor, IT auditor, and an executive assistant. The auditor positions were designed to include the following areas of expertise: audit, finance, accounting, higher education, research, compliance, and information technology. By January 2015, the senior auditor, auditor, and executive assistant positions were filled. The following table summarizes auditor activities and resources used during fiscal year 2015.


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<thead>
<tr>
<th>FY15 Internal Audit Resources</th>
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<tr>
<td><strong>Activities</strong></td>
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<td>Administrative <em>(Implementation, training, leave, etc.)</em></td>
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<td>Assurance</td>
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<td><strong>Total</strong></td>
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*Budgeted hours were based on estimated date of hires, orientation and training.*

Internal Audit recognizes the complexities of information technology infrastructures and believes it is beneficial to bring in an experienced external firm to provide more effective and efficient audit services. The IT audit position will remain open until the enterprise assessment is complete and some of the major IT audits are complete. Ideally, when this position is filled it will work with the external audit firm through a co-sourced relationship to transfer institutional knowledge and experience.

In order to increase the value of the internal audit function, it is essential to recruit and retain competent experienced staff and provide opportunities for them to develop professionally. Staffing resources are being assessed along with other tools needed to conduct effective and efficient audits. The Chief Auditor is currently working with leadership and human resources to realign a few of the position descriptions and assess the compensation. During the next budget cycle, Internal Audit will explore opportunities to implement a data analytics software tool and an electronic workpaper system that will increase efficiencies and add value to audits.

**Competencies**

Collectively, the auditors in the office possess the necessary skills and competencies to provide the internal audit services authorized in the charter.

- Education consists of master degrees in business administration and accounting, bachelor degrees in accounting and psychology.
- Certifications include internal auditor, public accounting, fraud examiner, and government audit professional *(in process)*.
- The 32 years of relevant professional experience includes performance auditing, financial auditing, internal auditing, higher education, accounting, evaluation services, and project management. The current staff also have data analytics experience and are proficient with the following software: IDEA, ACCESS, ACL, SPSS, and ESRI.
- Staff education and experience include working with a variety of applicable standards, including Governmental Accounting Standards issued by the GASB, Generally Accepted Government Auditing Standards *(Yellow Book)*, International Standards for the Professional Practice of Internal Auditing *(Red Book)*, and Committee of Sponsoring Organizations of the Treadway Commission *(COSO)*.
- Staff hold individual memberships with the following organizations: Institute of Internal Auditors, Association of Certified Fraud Examiners, and American Institute of Certified Public Accountants.
- Existing staff do not possess the skills and experience to audit the information technology environment and therefore these services have been outsourced to Baker Tilly.

**Professional Development**

Auditors are required to obtain continuing professional education *(CPE)* each year. Staff were hired mid-year and are in the process of obtaining and documenting CPE. Auditors are also in the process of obtaining additional certifications and therefore earning CPE. Professional development goals include additional certifications in audit, accounting, fraud and risk.
The university is an active member of the Association of College and University Auditors which provides auditors valuable resources, training opportunities, best practices and professional collaboration with higher education auditors through annual conferences.

During FY15, audit staff participated in campus training opportunities to learn the university systems, processes, laws and regulations applicable to the university. Training topics focused on Banner, Integrated Data and Reporting, Cognos, human resources, general counsel, purchasing and contracting, and budget.

External Audit Coordination
Internal Audit is responsible for procuring a competent firm to conduct audits of the financial statements, audits related to the OMB Circular, and the NCAA Agreed upon Procedures. A competitive procurement process required more hours than estimated but the university successfully contracted with Moss Adams for these services. Internal Audit meets with the Moss Adams partner each quarter to discuss progress, risks, and other issues as they relate to coordinating efforts to increase efficiency.

Higher Education Collaboration
Internal Audit collaborates with the Association of College and University Auditors, Pacific Northwest Higher Education Internal Auditors, Pac 12 Internal Audit Group, and other Oregon state auditors.

FY15 Assurance Services
Internal Audit assurance activities include the following projects from the audit plan:
- A Review of Risk Management
- NCAA Football Bowl Subdivision Attendance Certification
- A Review of University-wide Lab Safety Practices
- An Efficiency Audit of Printing and Mailing Services
- An Enterprise Risk Assessment of Information Technology (Estimated completion Dec 2015)
- A Review of University-wide Purchasing Practices (Estimated completion Sep 2015)
- A Review of Grant Management (Estimated completion Sep 2015)

FY15 Investigative Services
The Office of Internal Audit completed nine internal investigations based on submitted reports and anticipates that this area of service will grow as the institution becomes more familiar with and aware of the Office. Investigations ranged from alleged conflicts of interest and misconduct, to purchasing and payroll.

FY15 Consulting Services
The initial phase of implementing the audit function involved more consulting hours than a more mature audit function. Presentations were given across campus to introduce the new internal audit model, services provided, the audit process, and guidance for reporting fraud or other potential concerns. Training on internal controls, three lines of defense, risk, and fraud awareness were also provided. Although time consuming, these presentations and educational opportunities are worth the effort and resources. These activities included but are not limited to the following:
- Financial Stewardship Institution
- Risk Summit
- College of Arts and Science Dean’s leadership
- University Advancement staff meeting
- Research and Innovation, Sponsored Project Services, Departmental Grant Administrators
- Campus Budget Managers
- Banner Coordinators Group
FY15 Risk Assessment and FY16 Audit Plan Development

Internal Audit conducted more than 90 interviews with senior leaders, deans, directors, and department heads to assess the control environment and identify key areas with potential opportunity for improvement. An audit plan for FY16 incorporated feedback from senior leadership (approved by this committee in June) was developed based on the results of the interviews, risks identified by Enterprise Risk Services, and other relevant data. The audit plan also includes validating fundamental control systems as part of the strategy to implement the audit function. Most of the projects from the FY15 audit plan that were not complete were carried forward to the FY16 audit plan. Due to limited audit resources and the current risk-based approach to the audit plan, the transition management review for Equity and Inclusion was removed from the audit plan.

STATUS OF FY16 AUDIT ACTIVITIES

Quality Assurance Review

Internal Audit can be major contributors to the effectiveness of governance, risk management, and internal control processes. It is important for auditors to focus on areas of priority and risk, perform services effectively, and clearly communicate the results. Internal audit activities should also be aligned with leadership’s institutional goals in order to assist managers in meeting objectives. An external review of the internal audit function can validate the quality and ensure a clear alignment of expectations. Internal Audit follows the IIA’s International Professional Practices Framework (Red Book) which requires a quality review every five years and the Generally Accepted Government Auditing Standards (Yellow Book) which requires a review every three years. Although the function is only in its second year of existence, internal and external assessments during FY16 would be beneficial.

The Chief Auditor will explore opportunities to improve by reviewing the current processes and determining if there is adequate monitoring and periodic self-assessments to ensure quality services are delivered. In addition, Internal Audit will submit a proposal for an external peer review to the Board’s audit committee and senior leadership for input and approval. The proposal will include the scope of the review and require the external review be conducted by a qualified independent team that is collectively competent in both audit standards and familiar with the higher education environment. Typical reviews include assessing the audit plan, IT audit coverage, organizational alignment, staff development, benchmarking, and department operations.

An Enterprise Risk Assessment of Information Technology

Internal Audit outsourced audit services that require information technology expertise to Baker Tilly. In July of 2015, the firm started up the first project that includes understanding all IT services and processes across campus and identification and prioritization of risks associated with the IT environment. Internal Audit is collaborating with other institutional efforts to develop an IT strategic plan. The final report is expected to be complete by December 2015.

Brenda Muirhead
Chief Auditor
University of Oregon
Office of Internal Audit

Office of Internal Audit FY15 Annual Report to
Board of Trustees, Executive and Audit Committee
September 2015
Agenda Item #2.2

Introduction of Internal Audit peer review processes

There are no materials for this section
Agenda Item #3

Board Operations

• #3.1 – Trustee responsibilities and expectations
• #3.2 – Process and clarification regarding board officers
Agenda Item #3.1

Trustee responsibilities and expectations
The attached resolution contemplates amendments to the Statement of Governance and Trustee Responsibilities. As with other governing documents, the formative years of the Board require some continued refinement to these responsibilities. These proposed amendments seek to provide additional clarity around trustee responsibilities based on observations and feedback provided by trustees over the course of the Board’s first year of official governance authority.

Below is the intent of proposed changes in the order in which they appear in the document. A “redline” version is attached to the resolution as Exhibit A.

- Additional bullet regarding attendance at and participation in meetings of the Board and its committees and work groups with the hope of limiting participation by phone and avoiding absences.

- Emphasizing that trustees represent the interests of the institution as a whole, and – even if they fill a dedicated position – not the interests or objectives of a particular portion of the university.

- Reminding trustees that even when speaking as an individual, many audiences will impart greater importance on their words because of their role as a trustee and many may not recognize that the individual is not speaking on behalf of the institution and/or Board.

- Referencing the need to comply with laws impacting public officials.
Resolution: Amendments to the Statement of Governance and Trustee Responsibilities

Whereas, the Board of Trustees of the University of Oregon adopted a Statement of Governance and Trustee Responsibilities (the “Statement”);

Whereas, the Statement outlines core values and responsibilities of the Board as a whole, as well as individual responsibilities each Trustee is expected to uphold;

Whereas, the Board of Trustees wishes to clarify and add language relating to certain of those individual responsibilities;

Whereas, the Policy on Committees authorizes the Executive and Audit Committee to refer matters to the full Board;

Now, therefore, the Executive and Audit Committee of the Board of Trustees of the University of Oregon hereby refers to the full Board of Trustees the following, recommending its passage:

RESOLVED, that the University of Oregon’s Statement of Governance and Trustee Responsibilities shall be amended as articulated in the attached Exhibit A.

Moved: _____________
Seconded: ____________

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Dated: _____ of ____________, 2015.

Initials: ____________
EXHIBIT A

UNIVERSITY OF OREGON
Statement of Governance and Trustee Responsibilities

The Board of Trustees develops and advances the University of Oregon's mission and goals. It ensures that the institution is well managed, provides for adequate resources, and maintains good relations with all constituencies, on campus and across the state and globe. It appoints and evaluates the President, approves and monitors the implementation of institutional strategy and policies, provides transparency and accountability, ensures that the University meets its obligations as part of Oregon’s education system and preserves the autonomy of the institution.

The Board is responsible for seeing that each Trustee carries out his or her responsibilities as specified herein. Each Trustee assigns a high priority to a stewardship role with a commitment to the strengths, traditions and values of the institution and pledges to fulfill the following responsibilities:

Act as a responsible fiduciary

- Act in the best overall interest of the University of Oregon and the State of Oregon as a whole.
- Make service to the University a high personal priority: participate constructively and consistently in the work of the Board and its committees and working groups; accept and discharge leadership positions and other assignments; work on behalf of the University between Board meetings; and attend functions and events to which Trustees are invited.
- Actively participate in meetings of the Board and its committees and working groups, avoiding absences when at all possible. Trustees should endeavor to make all meetings of the Board and their respective committees, and should notify the Chair or the Secretary of any irreconcilable scheduling conflicts as soon as possible.
- Prepare for meetings by reading the agenda and supporting material and by keeping informed about the University and trends and issues in higher education.
- Participate in rational, informed deliberations by considering reliable information, thinking critically, asking good questions and respecting diverse points of view, in order to reach decisions on the merits that are in the best interests of the institution.
- Use your own judgment in voting versus following the lead of others.
- Participate in self-evaluations and evaluations of Trustee performance.

Advance the mission of the University of Oregon

- Represent the University positively in words and deeds, particularly and proactively to University constituents.
- Be committed to serving the University and the State as a whole rather than any part or any personal or political cause. The faculty, nonfaculty staff and student trustees should inform the Board about the interests and concerns of faculty, nonfaculty staff and students as they relate to Board business, but should be mindful that they represent and serve the institution as a whole.
- Help the University secure the financial, human and other resources necessary for the institution to achieve its mission.
Uphold the integrity of the Board

- Speak for the Board only when authorized to do so by the Board Chair or University President, and be mindful that providing personal opinions on university matters may still confuse public audiences about the Board’s or the university's intention(s) and position(s) and that such comments may be given greater weight or attention due to the individual’s role as a trustee.
- Refrain from directing the President or staff and from requesting special considerations or favors. The President reports to the Board as a whole.
- Avoid conflicts of interest or the appearance thereof, in accordance with the Board's policies on conflict of interest.
- Adhere to the highest standards of personal and professional behavior and discretion so as to reflect favorably on the University.
- Maintain compliance with public official laws and regulations.

Adopted-Amended by the Board of Trustees, January 24, 2014 September 11, 2015.
Agenda Item #3.2

Process and clarifications regarding board officers
The attached resolution contemplates amendments to the University of Oregon’s bylaws. While the bylaws should not be reopened with regularity, the formative years of the Board require some continued refinement. These proposed amendments seek to make such refinement in the section relating to Board Officers, particularly as it relates to the term of service and situation(s) of vacancy. Below is an explanation of proposed changes; a “redline” version of the bylaws with the proposed amendment is attached. (Editor’s Note: These proposed amendments are not in response to any known or anticipated plans of the current Chair or Vice Chair.)

**TERM OF SERVICE**
The bylaws of the University of Oregon stipulate that the board shall elect a chair and a vice chair to serve as Board Officers and that the officers “shall hold office for two years, or until a successor shall have been duly appointed and qualified or until death, resignation, expiration the appointment as a Trustee, or removal.” See Article III, Section 5(a).

Language proposed for consideration would create a hard limit on board officer terms while maintaining the ability for an officer to serve consecutive terms. The rationale for this adjustment is to ensure that trustees have an opportunity to select (or possibly replace) Board Officers without the politics or processes required to call the question. See edits to Section 5(a). The change also increases the term from two (2) to three (3) years to provide more time for service once an officer climbs the initial learning curve.

Additionally, language is proposed to establish a process by which a Board Officer may voluntarily resign his or her position as Chair or Vice Chair. Although this ability was likely implied and understood, proposed language provides trustees clarity by ensuring official communication to the university and a specified effective date. See edits to new Section 5(e).

**VACANCY**
A new section 5(b) is proposed (with other sections renumbered accordingly) to specifically address the issue of a vacancy in either or both Board Officer Positions. Original language in the bylaws provided for a direct ascension of the Vice Chair into the position of Chair in the event of a vacancy.

However, this might not be the desired outcome for the majority of trustees, let alone the Vice Chair. Rather than make such an ascension automatic, the proposed language calls for a meeting of the Board – as soon as practicable – for purposes of selecting a new Chair. The language regarding a vacancy in the Vice Chair remains the same, but it is moved from Section 5(a) to the new Section 5(b).

Additionally, original language did not contemplate the unlikely event that both positions are vacant simultaneously. The proposed addition provides for this scenario.
Executive and Audit Committee  
Board of Trustees of the University of Oregon  

Resolution: Amendments to Bylaws (Clarification of Board Officer Matters)

Whereas, Article III, Section 5 of the Bylaws of the University of Oregon address matters pertaining to Board Officers;

Whereas, the Board of Trustees of the University of Oregon wishes to clarify and modify certain language around the selection and success of Board Officers to ensure a regular vote on the positions as well as timely and appropriate succession in the event of a vacancy;

Whereas, the Policy on Committees authorizes the Executive and Audit Committee to refer matters to the full Board;

Now, therefore, the Executive and Audit Committee of the Board of Trustees of the University of Oregon hereby refers to the full Board of Trustees the following, recommending its passage:

RESOLVED, that Article III, Section 5 of the Bylaws of the University of Oregon (Board Officers) shall be amended as articulated in the attached Exhibit A.

Moved: ____________
Seconded: ____________

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Dated: _____ of __________, 2015.

Initials: ______________
EXHIBIT A

BYLAWS OF THE UNIVERSITY OF OREGON

ARTICLES I-II
No Amendments

ARTICLE III
Board of Trustees

1. Business and Affairs. ***

2. Membership. ***

3. Vacancies. ***

4. Removal. ***

5. Board Officers.

a. Every three years, the Board shall select one of its members as Chair and another as Vice Chair, who shall be the Board Officers. Thereafter, a vacancy in the position of Chair shall be filled by the Vice Chair, unless the position of Vice Chair is vacant in which case the Board shall appoint the Chair. A vacancy in the position of Vice Chair shall be filled by the Board. The Chair and Vice Chair shall hold office for two years, or until a successor shall have been duly appointed and qualified or until death, resignation, expiration of the appointment as a Trustee, or removal. The term for a board officer shall be approximately three years (as established by quarterly meeting dates), or until death, resignation, removal or expiration of appointment as a Trustee within a term. The Chair and Vice Chair may be appointed elected to consecutive terms without limitation. The Chair and Vice Chair shall not be employees or students of the University and shall not, as Chair and Vice Chair, be authorized to bind the University. The Board may appoint such other Board Officers, including a Second Vice Chair, with such duties as the Board determines necessary or appropriate.

b. In the event of a vacancy in the position of Chair, the Vice Chair shall, as soon as practicable, call a meeting of the Board for purposes of filling the vacancy; the Vice Chair shall temporarily assume the responsibilities of the Chair until such a meeting occurs and a new Chair is elected. A vacancy in the position of Vice Chair shall be filled by the Board at its next meeting. In the event of a vacancy in both positions simultaneously, the President shall facilitate a meeting of the Board, as soon as practicable, for purposes of filling both vacancies.

c. The Chair shall establish the agenda for and preside at all meetings of the Board. The Chair shall perform such other duties as assigned by the Board. In the absence of the Chair or in the event of the Chair's inability to act, the Vice Chair shall perform the duties of the Chair, and when so acting, shall have the powers of and be subject to all the restrictions upon the Chair. The Vice Chair shall perform such other duties as assigned by the Board.
ed. Notwithstanding the appointment of a Chair and Vice Chair, authority is vested in the Board collectively and not in any individual Trustee. Individual trustees do not speak on behalf the University unless authorized to do so by the Board or Chair. The Chair may speak on behalf of the University, unless otherwise determined by the Board.

de. A Board Officer serves at the pleasure of the Board. A Board Officer may be removed from office by a two-thirds majority vote of Trustees eligible to vote. A Board Officer may voluntarily relinquish his or her position Chair or Vice Chair by submitting a letter of resignation to the Secretary with an effective date.

6. **Compensation; Reimbursement of Expenses.***

7. **Faculty and Non-faculty Staff Trustees.***

ARTICLES IV-XI
No Amendments