

# KPMG's 2016 Internal SOX Survey

An internal survey of KPMG teams and their current experiences serving clients with regards to SOX program governance and execution





# Executive Summary





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### Do you control your Sarbanes-Oxley 404 (SOX 404) program? Or does it control you?

With increased regulatory scrutiny, changes in key accounting standards and pressures from external auditors, companies need to take control of their SOX programs – or it may take control of them.

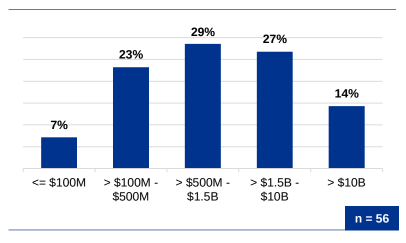
KPMG LLP (KPMG) is pleased to present the findings from our latest internal controls survey. Our survey provides a detailed look at the SOX programs implemented by companies of varying industries and sizes, from governance and strategy to details on execution and costs.

Our report presents summary findings and key measures from the survey data and is designed to help compare a company's SOX program against peers to help companies enhance value from and take control of their SOX program.



Average number of total key controls

### Survey demographics by annual revenue



### Survey objectives and methodology

Surveys were completed by KPMG professionals based on their experience in providing SOX services to their clients. The KPMG professionals have a detailed understanding of their client's internal controls over financial reporting. The experiences of 59 client engagement teams are represented in the survey responses. The findings offer useful direction and provide a basis for comparison and further analysis.

The results were derived from a Web-based survey that was conducted from March through May 2016, and the data has been categorized by industry and company size. Results and figures reported are as of the most recent fiscal year end unless otherwise noted.

Readers should consider multiple benchmarks (e.g., mean, median, etc.) for comparison and should draw their own conclusions regarding an individual company's SOX 404 program relative to their appropriate peer group.



### Take control of your internal controls

The following are the key findings and insights on KPMG's point of view for using this information to help take control of your internal controls.

Companies can benefit from taking a proactive approach to maturing their SOX program along the controls journey. Specifically, the journey to reduce risk, reduce cost, reduce variability in the financial statements and drive value by improving processes and controls.



Companies may be overly focused on aligning with the external auditor and maximizing reliance

### **Key findings**

- A primary strategy for SOX programs in 2016 is to maximize external auditor reliance (81% of companies).
- 69% of companies do not have a difference between what the company has in scope / tests and what the external auditor has in scope / tests.

### Our point of view

- Companies should take a proactive role in establishing their own strategy and making decisions related to their controls and overall ICOFR program.
- Companies need to regain control of their SOX programs and make an economic and risk-based, thoughtful decision about external auditor reliance.



Companies are very focused on minimizing costs, but are focused on compliance costs rather than also considering performance costs, which is the larger opportunity

### **Key findings**

- The main strategy for SOX programs in 2016 is to minimize compliance costs (83% of companies), whereas only 57% indicated they are focused on improving business processes to decrease the cost of control performance, reduce risk and add value as part of their strategy.
- In ranking reducing control performer efforts from 'no concerns' to 'greatest focus', only 15% of respondents indicated it as an area of greatest focus versus 35% indicating reducing control testing costs as a greatest focus.

#### Our point of view

- In efforts to minimize SOX costs, companies are primarily looking at compliance costs (testing and auditing) as these costs are more 'visible' to the company. However, most of the total cost of controls is generally related to the performance of controls (design, execution and administration).
- When companies focus solely on compliance costs, there may be a misalignment between their efforts and where the majority of the burden is actually occurring within their organization.
- To help achieve more value from the SOX program, companies should focus on the total cost of controls and the quality, effectiveness and efficiency of the controls.





**Program** Budaets

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### Key findings and insights, continued



Companies are not fully leveraging technology to transform their control portfolios and SOX programs

### **Key findings**

- On average, only 18% of total controls are automated.
- Only 8% of companies are using data analytic procedures in the execution of their SOX program and only 14% use continuous monitoring.

### Our point of view

- A healthy and efficient internal controls program should include both automated and manual controls.
- Companies generally have invested significant resources into implementing enterprise resource planning and other key systems, as well as designing information technology general controls over those systems. Companies now need to continue focusing on implementing and monitoring additional automated controls within those systems to reduce risk and reduce the cost of controls.
- Data analytics and continuous monitoring can yield significant benefits, such as:
  - Delivering regular insight into the status of controls and transactions across the company
  - Enhancing overall risk and control oversight capability through early detection and monitoring
  - Enabling an efficient way to vary the nature, timing and extent of testing based on risk.



Companies are not using SOX as a way to add value to their processes

### **Key findings**

- In companies where Internal Audit participates in SOX activities, 55% of the Internal Audit departments spend 75% or more of their total hours on SOX.
- Only 57% of companies indicated improving business processes to decrease the cost of control performance, reduce risk and add value as part of their strategy.

#### Our point of view

- Companies spending a large proportion of their total Internal Audit hours on SOX should consider how to move their SOX program to a more mature and efficient state where more time and money can be focused towards broader Internal Audit and value creation initiatives.
- When a SOX is part of a company's culture and the program is working efficiently, it can add value rather than just being a compliance exercise. A mature SOX program supports the company's broader corporate values and strategies and can reduce risk, reduce costs and drive value.



of companies vary the number of sample selections based on the associated risk level; This is an approach more companies could use to align the nature and extent of evaluation procedures to risk













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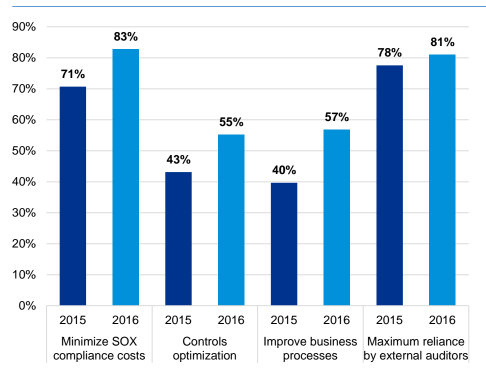
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## 83% of companies focused their 2016 SOX strategy on minimizing costs related to documentation and testing of processes

Focus on reducing costs has increased from 2015 but on a limited portion of the costs, as only 57% of companies are potentially considering the cost of control performance through improving business processes.

### Q. What were the company's strategies for its SOX program in 2015 and 2016?



Respondents could select more than one option.

n = 58



Companies focused on maximizing reliance by the external auditors



Companies where the SOX program's day-today activities are owned by the Controller / Chief Accounting Officer or Director of Controls Compliance



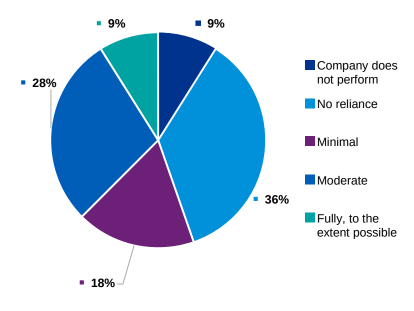
Companies with involvement by the Controller / Chief Accounting Officer in developing the SOX strategy



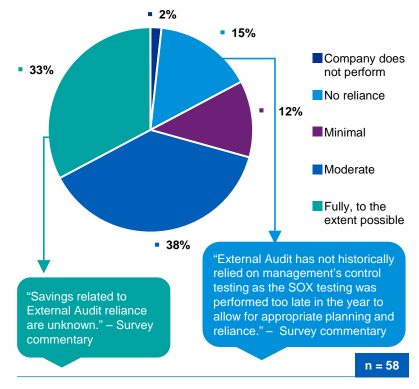
## For 71% of companies, the external auditor relies on the organization's test of effectiveness activities either moderately or fully, to the extent possible.

This is significantly higher than the 37% at the same extent of reliance for the test of design. Despite these levels of external audit reliance and that companies are focused on maximizing that reliance, based on the experiences of KPMG professionals, only 19% of companies were able to quantify the savings from reliance either in terms of hours or dollars.

### Q. To what extent does the external auditor rely on test of design activities performed by the company?



### Q. To what extent does the external auditor rely on test of effectiveness activities performed by the company?



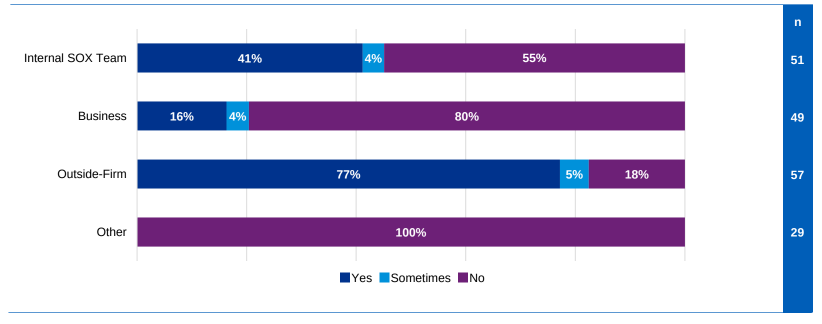


n = 56



## External auditors are only relying on work performed by an internal SOX team in 41% of companies compared to 77% when performed by an outside firm.

Q. Will the external auditor rely on the work performed by departments other than IA?

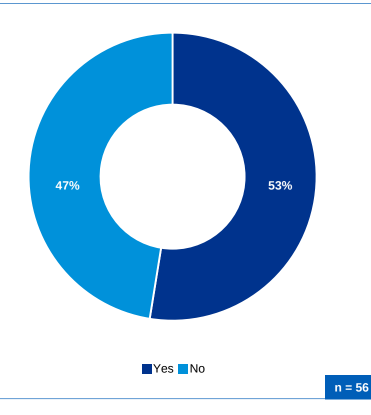


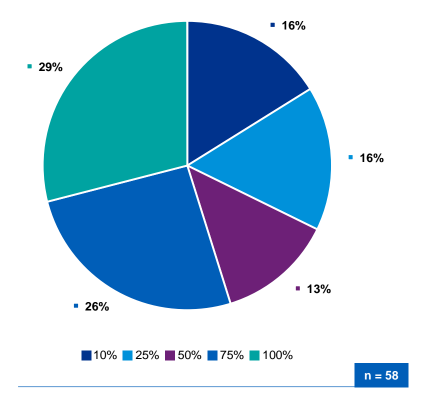


Of the companies where Internal Audit participates in SOX activities, 55% of the Internal Audit departments spend 75% or more of their total hours on SOX, although internal audits are typically considered the more "value add" activity.

Q. Does the Internal Audit Department participate in the SOX Program?

Q. For Internal Audit departments participating in SOX, what percentage of total Internal Audit hours were related to SOX?









# Program Budgets



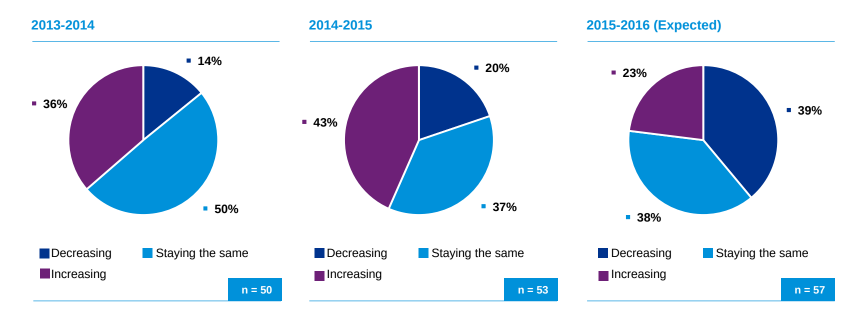
Appendix

### 43% of companies experienced increasing costs in their SOX program from 2014 to 2015

The cost trends below reflect costs related to control documentation, testing, SOX program governance, etc. (and do not include the cost of control performance). Companies with annual revenue of \$500M - \$10B were the most likely to experience increasing SOX program costs from 2014 to 2015. These trends reflect the pressures and challenges companies have faced in recent years related to:

- Growing scrutiny from regulators, including the SEC and PCAOB;
- Efforts to examine their SOX 404 internal controls environment based on the COSO 2013 framework; and
- An increased focus on management review controls and information provided by entity.

For companies that have already embraced these challenges and used them to update and enhance their SOX 404 programs, cost trends may begin to flatten out in the coming years.



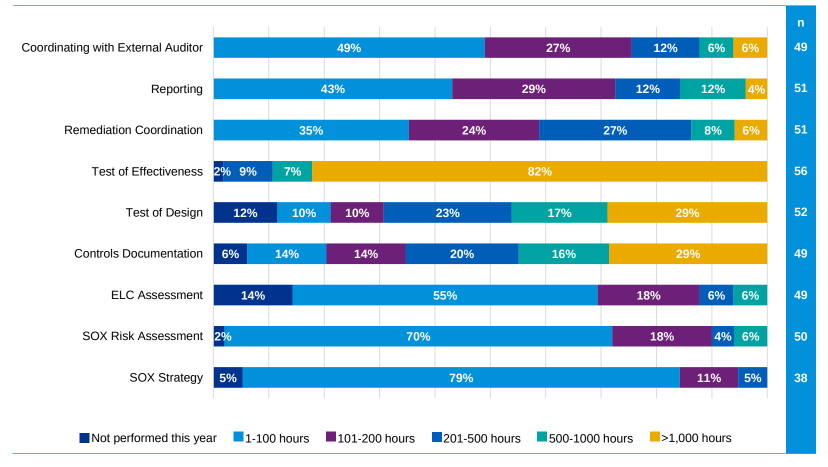


Program



### 82% of companies, including companies of all sizes, spent more than 1,000 hours performing testing of effectiveness.

Q. What was the approximate total effort for each of the following during the most recent SOX compliance year?

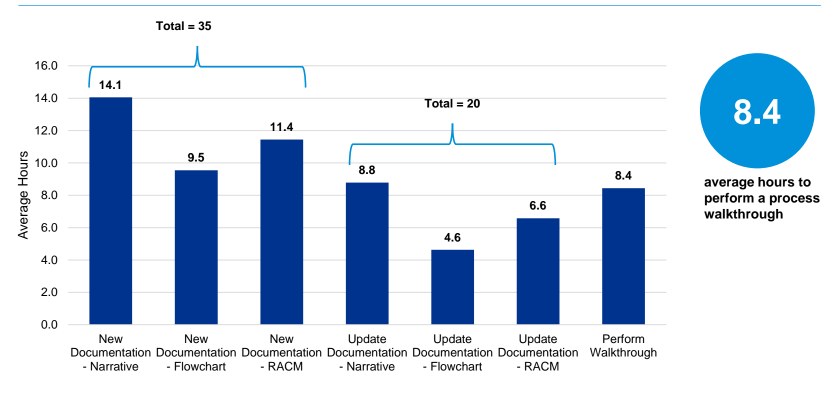




# On average it takes 20 hours per process to update process documentation, including the narrative, flowchart and risk and control matrix (RACM).

The average time to create documentation for a new process is 35 hours; however, this average more than doubles (73 hours) when looking at the time to create new process documentation for first-year SOX filers.

### Q. What are the average hours per process to perform each of the following activities?



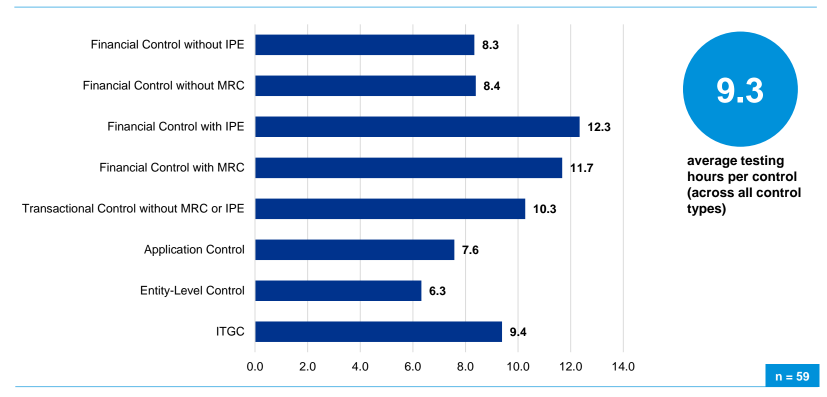
n = 59





On average, the testing of IPE adds four hours to the testing of financial controls. This appears to be the most significant driver of increased testing time, followed by controls including management review control (MRC) considerations. Transactional controls also have higher average testing times due to the larger sample sizes tested for controls with frequencies of daily or more than daily.

### Q. What are the average hours per control to test controls of each type?







# Risk Assessment





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### 98% of companies perform their SOX risk assessment at least annually

Having a robust risk assessment process is key for a company to take control of their SOX program and support their overall compliance strategy. A well-documented, comprehensive risk assessment helps companies to:

- Support their entity-level, IT application and process-level control selection
- Support the risk-based testing strategy for varying the nature, timing and extent of testing
- Defend their position (related to control selection, testing strategy, etc.) to the external auditor when met with last minute requests or findings







of companies refresh their SOX risk assessment annually: 14% refresh their risk assessment more then annually and only 2% refresh it less than annually

of companies perform a fraud risk assessment annually

of companies performed their COSO 2013 assessment at the points of focus level, rather than only the principle level



Although the COSO 2013 Framework does not require controls related to each point of focus in order to demonstrate an effective system of internal control, the majority of companies mapped their controls at the point of focus level. The points of focus provide useful attributes for consideration in the design of controls to achieve each of the 17 principles within the framework.

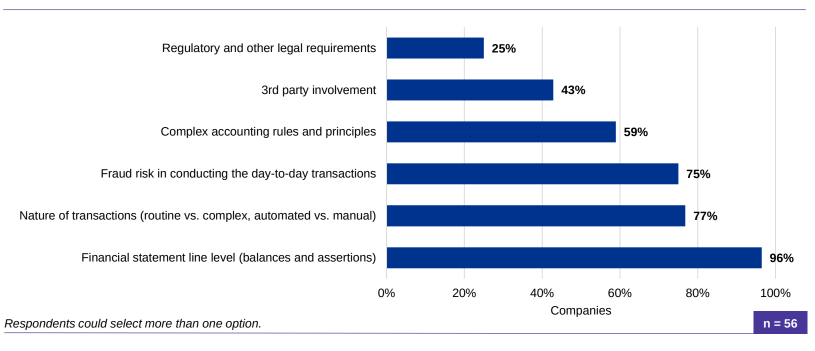


### Only 25% of companies considered regulatory and other legal requirements to help align their SOX risk assessment with other compliance risks

Typical attributes of a strong SOX risk assessment process include:

- Considering multiple qualitative and quantitative factors to develop a comprehensive view of the organization's risks
- Updating the risk assessment at least annually
- Establishing an ongoing, iterative process to identify and assess risks, including changes in risks from new markets, regulatory changes, significant transactions, leadership changes, etc.

### Q. What factors were considered during the SOX risk assessment?







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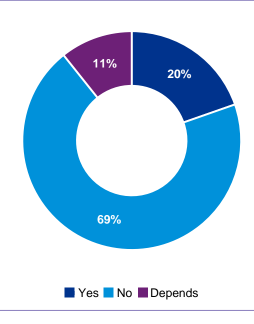
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### 69% of companies have no differences between what the company has in scope / tests and what the external auditor has in scope / tests

For companies focused on aligning key controls with the external auditor, consider why:

- To help comply with the COSO 2013 points of focus?
- To try to reduce external auditor fees?
- Do you have doubts in your process and fear the external auditor will 'find something first'?
- You did not realize you have an option to do it differently?

### Q. Are there differences between what the client has in scope / tests and the external auditor?









# Scoping and Planning





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# Companies are split nearly 50/50 in whether they maintain documentation of their non-key control activities

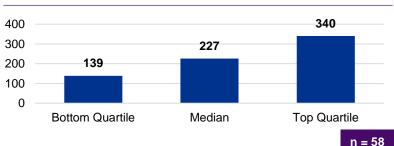
Questions to consider related to maintaining documentation of non-key controls:

- Does your company do a good job of identifying the total population of controls and then sub-selecting down to the key controls?
- What benefits could you obtain from documenting non-key controls (for example, identifying mitigating / compensating controls, identifying additional controls for coverage within internal audits, available documentation if a certain location or process becomes material, additional control certifications, etc.)?
- What would be the costs associated with preparing and maintaining documentation that includes the non-key control activities?

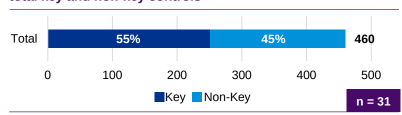








For companies documenting non-key controls, average total key and non-key controls





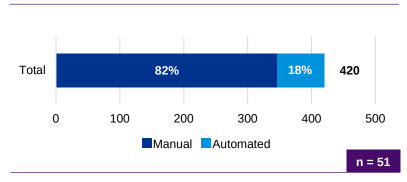
### On average, 18% of total controls are automated

In KPMG's 2009 benchmarking study<sup>1</sup>, 98% of companies estimated their percentage of automated key controls at 20% or higher of total key controls. Additionally, 46% of respondents indicated that increasing process and control automation was an area of focus. Current survey results, although representing a smaller population, indicate that progress has not been made in this area.

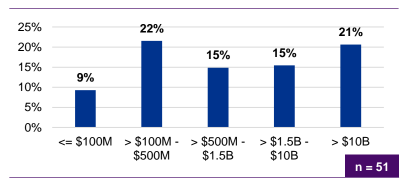
The future of business, including financial reporting, is more automation. Companies generally have already invested significant resources into implementing enterprise resource planning (ERP) and other key systems, as well as designing ITGCs over those systems. Companies now need to focus on leveraging the control environment facilitated by those systems.

- A healthy and efficient internal controls program should include both automated and manual controls
- Moving towards a higher percentage of automated controls contributes to the ability to decrease costs associated with both operating and testing controls
- With the increased focus on validating the completeness and accuracy of all information used in controls, companies should continue to move from spreadsheets and queries towards automated key reports

### Average number of total controls - manual and automated



### Percent of total controls that are automated – by annual revenue



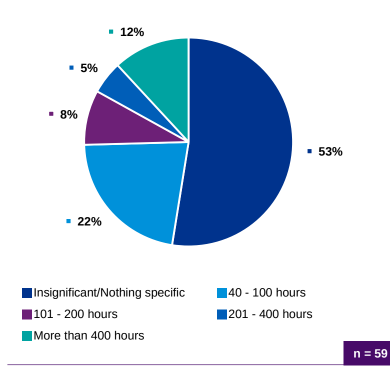
<sup>&</sup>lt;sup>1</sup> KPMG 404 Institute, Maintaining Your Control Environment in Turbulent Times - Fifth Annual Benchmark Study, 2009



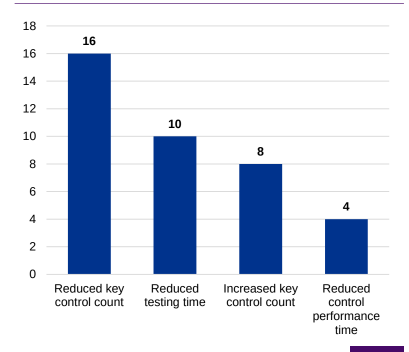
## 59% of companies spending time on controls rationalization experienced a reduction in the key control count

However, to achieve more value from the SOX program, rationalization efforts should be expanded to a controls transformation view to focus on the total cost of control and the quality, effectiveness and efficiency of the controls. Currently, only 15% of respondents reported reduced time and costs associated with control performance which is typically the larger component of the total cost of controls.

### Q. How many hours were spent on controls rationalization for the prior year?



### Q. What impact did the controls rationalization effort have on the SOX program?



Respondents could select more than one option.

n = 27









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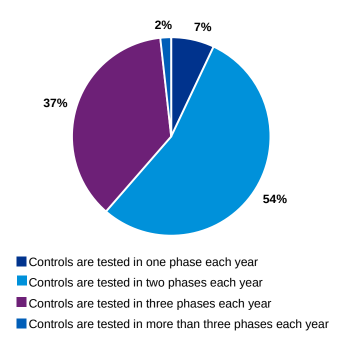
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of companies test their controls in two or more phases each year

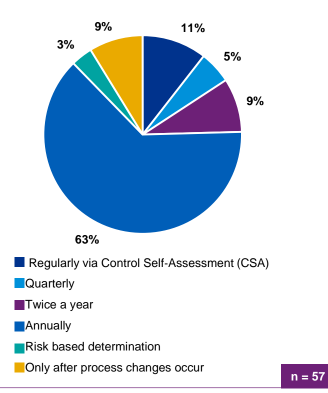
### Q. How many test of effectiveness phases occur each compliance year?





of companies update and confirm their control documentation and wording annually

### Q. How often is the control documentation and wording updated and confirmed?



n = 57





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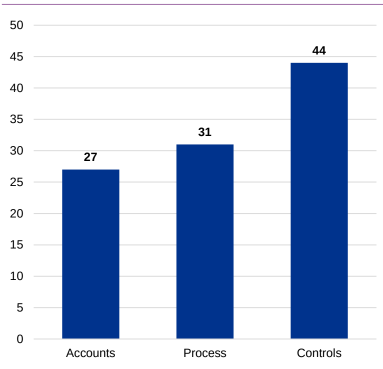
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### 77% of companies assess risk at the control level for testing purposes

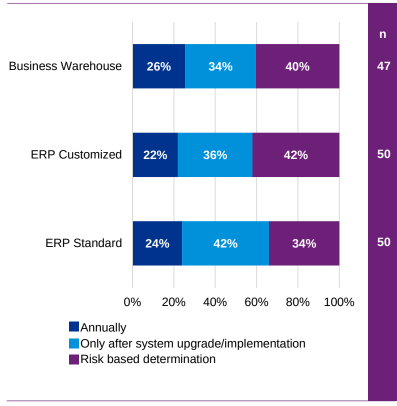
37% of the companies only use the control level and 40% use the control level as well as the account and/or process level.

### Q. At what level is risk assessed for testing purposes?



Respondents could select more than one option.

### Q. How often are key reports base-lined?





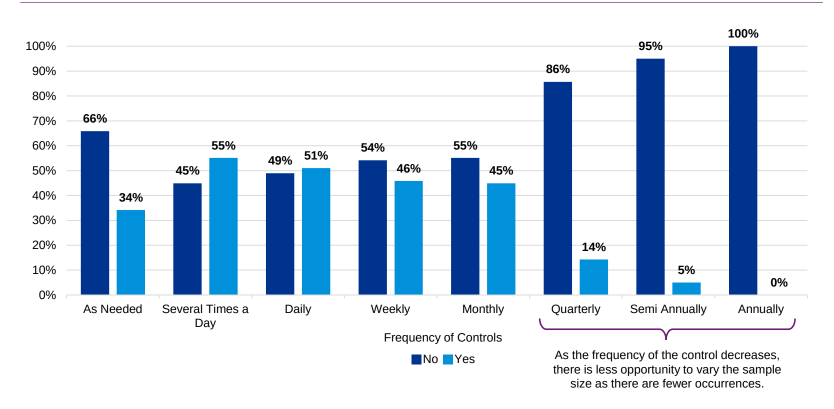
n = 57

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### 55% of the respondents vary the number of samples required for testing based on the associated risk level.

Based on the 2007 SEC Interpretative Guidance for management, the nature and extent of evaluation procedures should align with those areas of highest risk to reliable financial reporting. Varying the sample size based on risk is one way to implement this guidance.

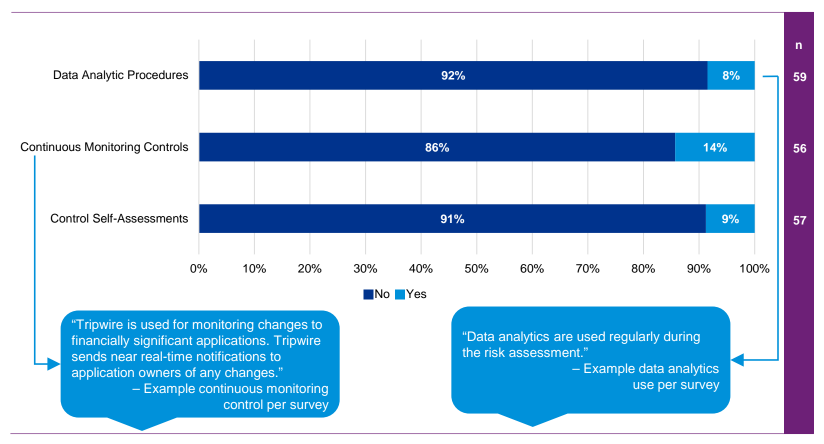
### Q. Does the sample size vary based on the risk level?





## Very few companies are leveraging approaches such as data analytics, continuous monitoring or control self-assessments in their SOX programs.

### Q. What approaches are used in the execution of the SOX program?







# Reporting and Monitoring





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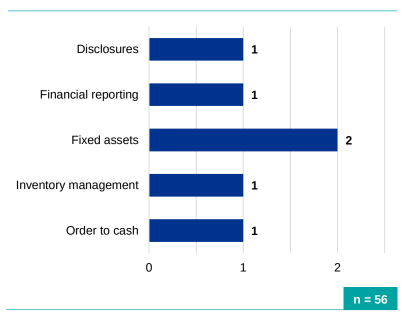
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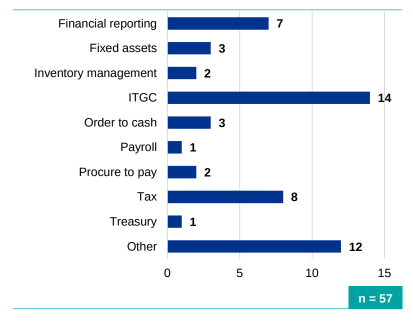
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7% of the companies represented in the survey reported one or more material weaknesses in the prior year. 40% of companies represented reported one or more significant deficiencies in the prior year.

#### Count of material weaknesses



### Count of significant deficiencies



Four companies represented in the survey reported material weaknesses, with a total of six material weaknesses across those companies.

Twenty-three companies represented in the survey reported significant deficiencies, with a total of 53 significant deficiencies across those companies.





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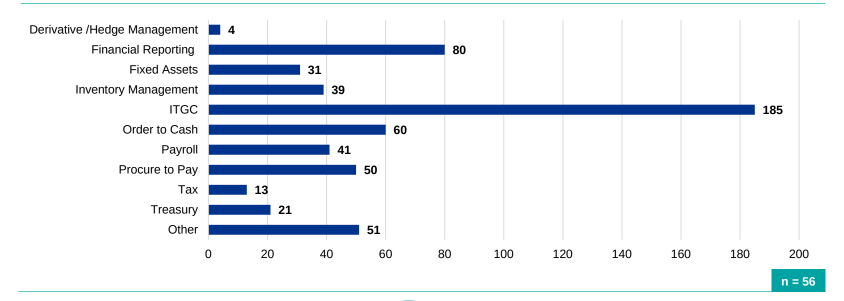
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### 73% of companies represented in the survey reported one or more control deficiencies for the prior compliance year

The most common process for control deficiencies was information technology general controls (ITGC), which accounts for 32% of the total control deficiencies.

#### Count of control deficiencies



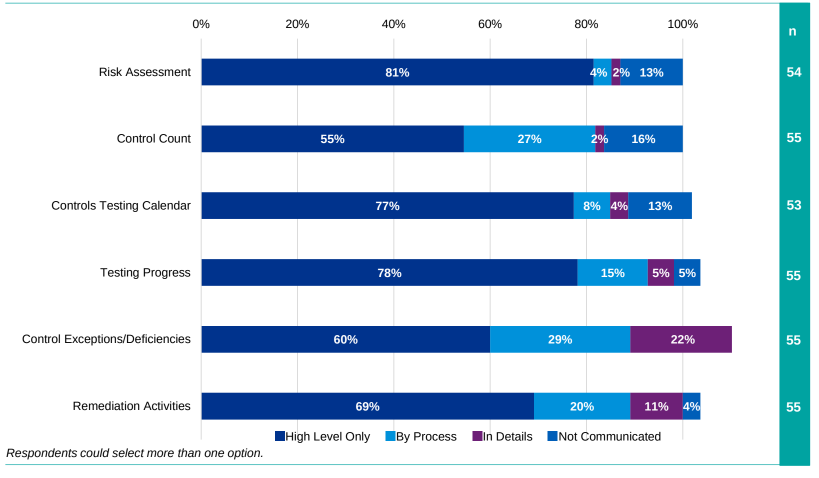


average control deficiencies per company



## Control exceptions and remediation activities are the most likely elements of a SOX program to be communicated to Audit Committees at a detailed level.

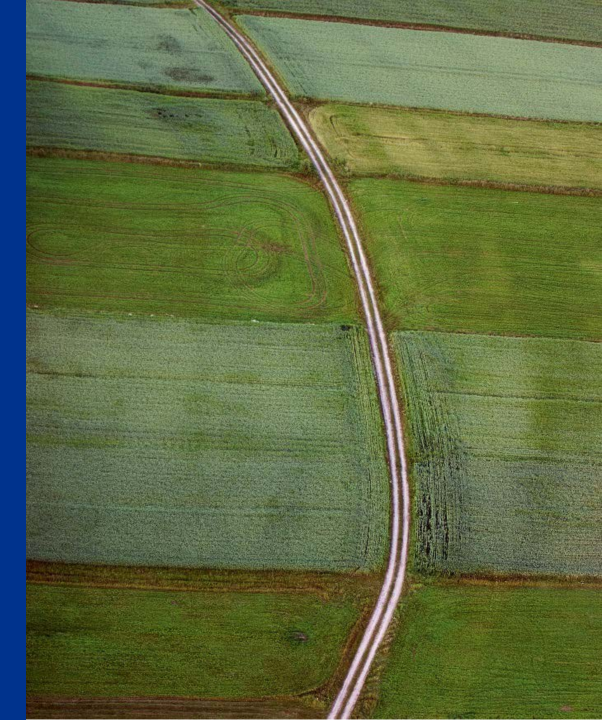
### Q. What elements are included in the audit committee communications?





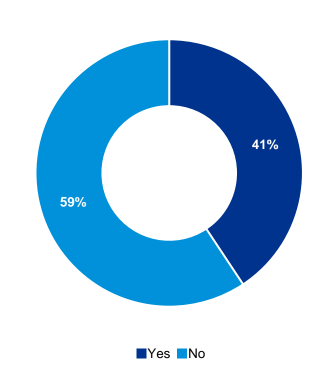


# Technology and Tools

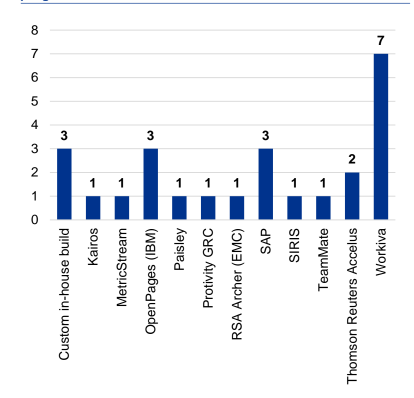


# Only 41% of the KPMG clients represented in the survey utilize a GRC technology for their SOX program.

Q. Does the company use a GRC technology for its SOX program?



Q. What GRC technologies are utilized in the SOX program?



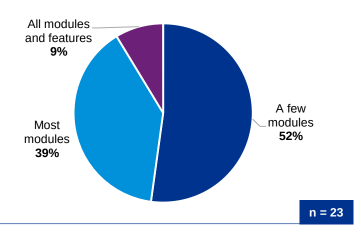
n = 59

Respondents could select more than one option.

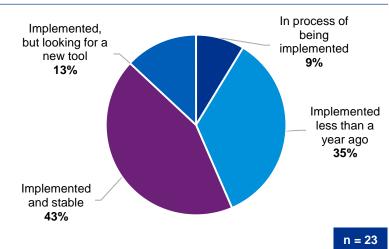
n = 24



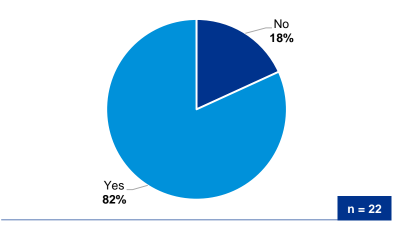
### Q. To what extent is GRC technology used?



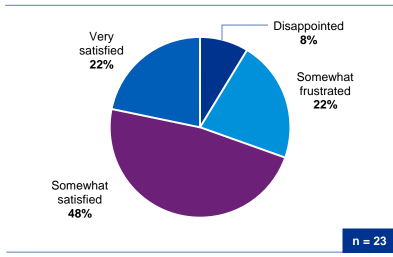
### Q. What is the current status of the GRC technology utilized for the SOX program?



### Q. Does the external auditor have access to the GRC technology?



Q. Based on our experience, what is the company's satisfaction level with the current GRC technology?







### Lessons Learned

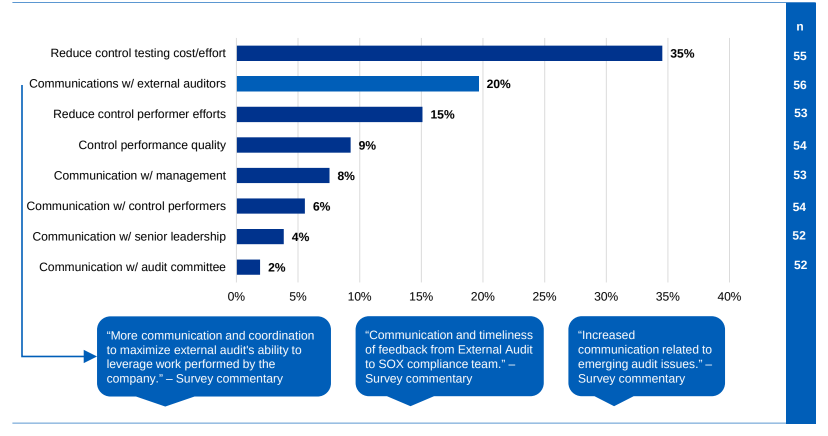
**Key takeaways** 



In ranking reducing control performer efforts from 'no concerns' to 'greatest focus', only 15% of respondents indicated it as an area of greatest focus for their client. However, control performance is typically the largest component of the total cost of controls, rather

**their client.** However, control performance is typically the largest component of the total cost of controls, rather than the testing / compliance costs which were more frequently indicated as an area of greatest focus (35%).

#### Q. What are the areas of the SOX program with the greatest focus for improvement this year?







### Survey Demographics

**Key takeaways** 





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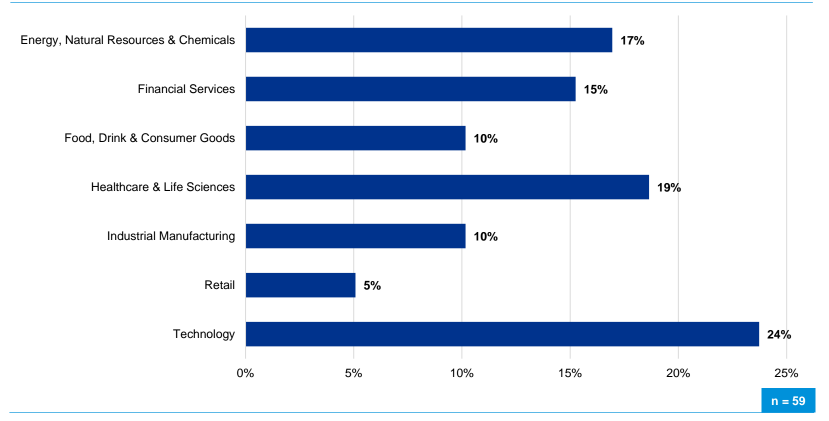
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#### **Primary Industry**





public companies



not publicly traded outside of the United States





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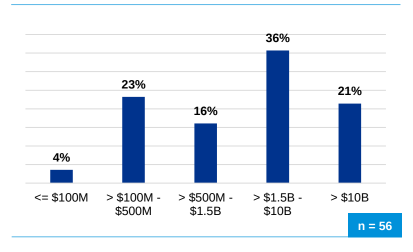
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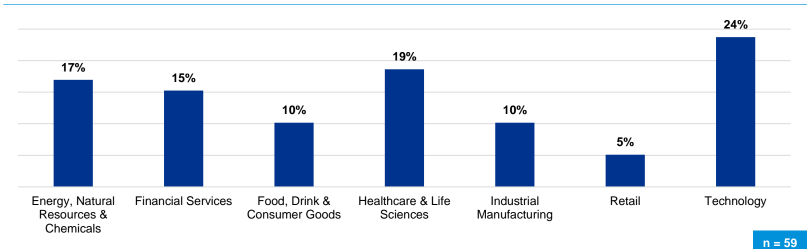
#### Survey demographics by annual revenue



#### Survey demographics by total assets



#### Survey demographics by industry





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Additional details





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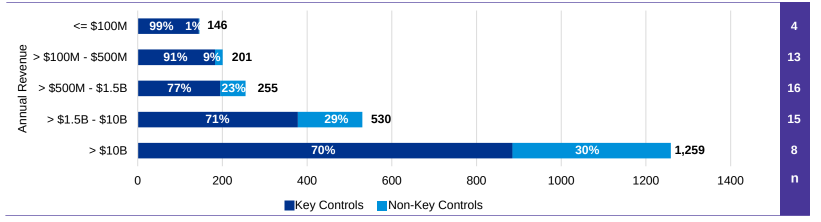
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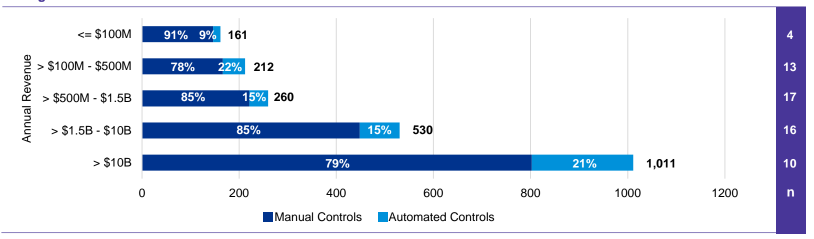


### Total controls by company size

#### Average number of total controls - key and non-key

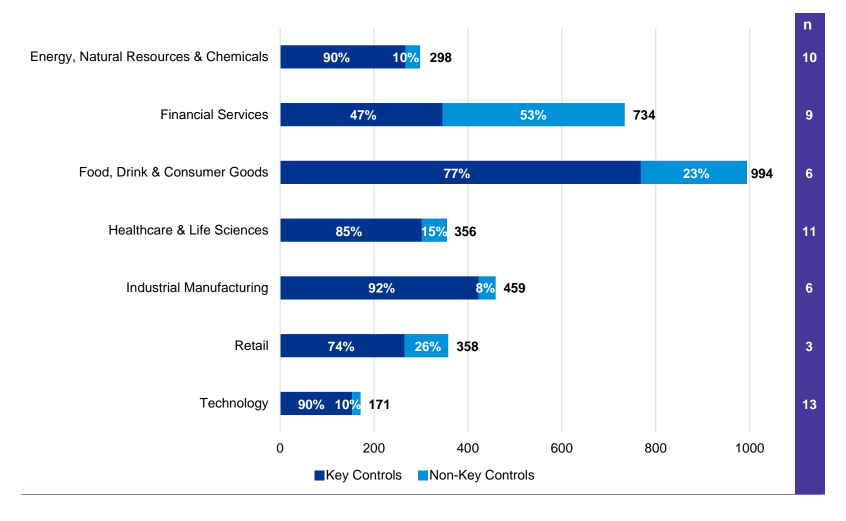


#### Average number of total controls - manual and automated



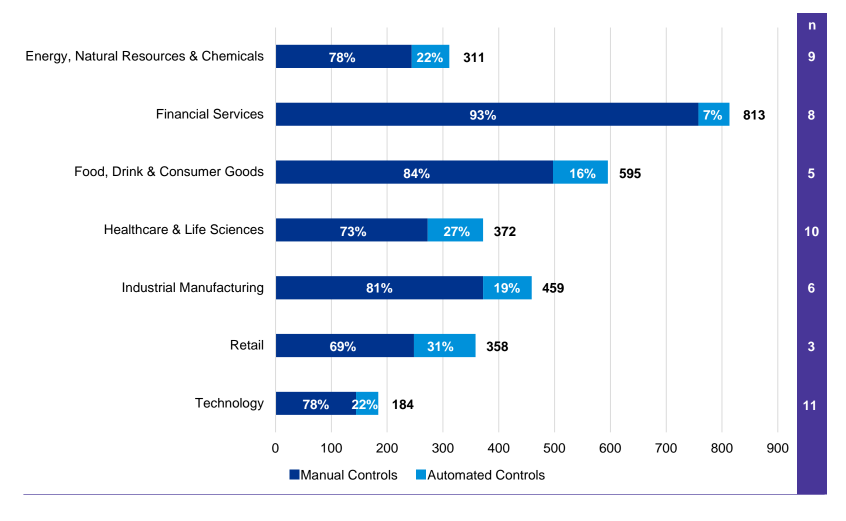


### Average key & non-key controls by industry



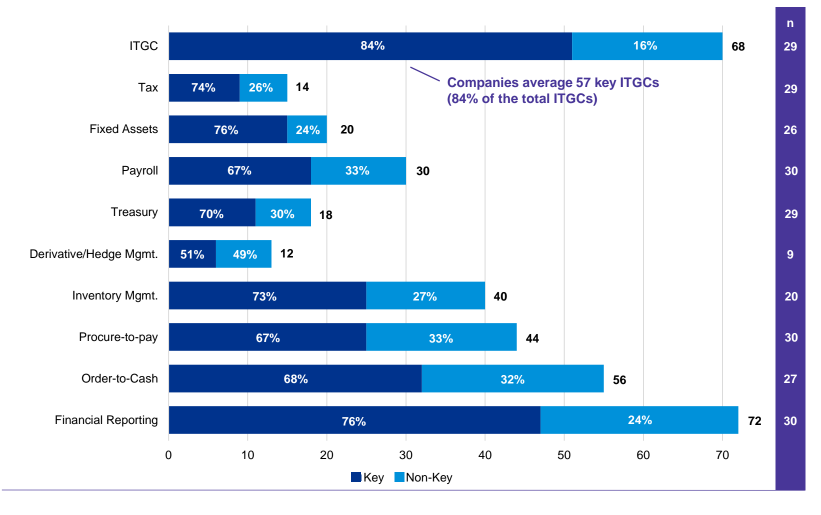


### Average manual & automated controls by industry



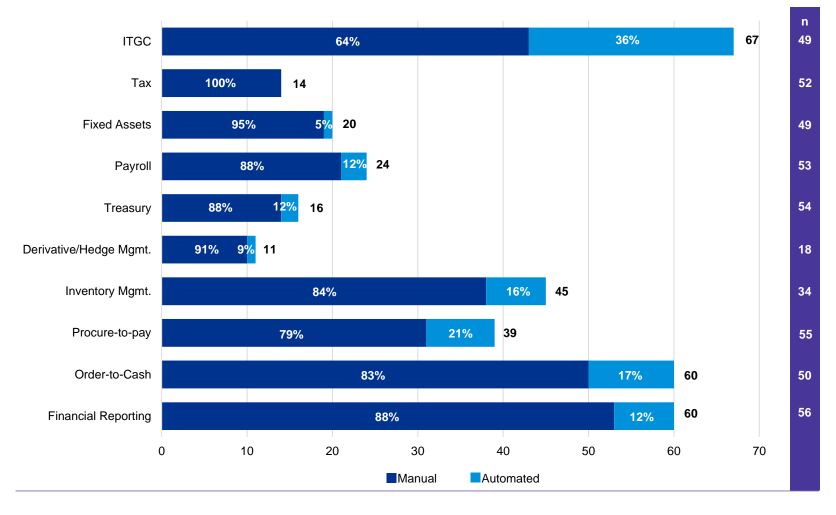


### Average key & non-key controls by process





### Average manual & automated controls by process







### Control details by process

		Financial Reporting	Order-to- Cash	Procure- to-Pay	Inventory Mgmt.	Derivative / Hedge Mgmt.	Treasury	Payroll	Fixed Assets	Тах	ITGC
Total Controls	Minimum	8	5	3	2	3	1	3	1	1	0
	Maximum	435	652	384	505	40	106	135	219	92	253
	Average	60	60	39	45	11	16	24	20	14	67
Key Controls	Minimum	5	5	0	2	0	1	0	1	0	0
	Maximum	330	652	384	505	31	106	56	219	92	253
	Average	47	47	28	36	8	12	17	18	11	57
Automated Controls	Minimum	0	0	0	0	0	0	0	0	0	0
	Maximum	135	70	54	41	5	16	31	9	1	176
	Average	7	10	8	7	1	2	3	1	0	24
Management Review Controls	Minimum	0	0	0	0	0	0	0	0	0	0
	Maximum	159	56	79	38	9	29	61	27	26	76
	Average	20	10	6	7	3	3	7	5	6	8
Process Level ELCs	Minimum	0	0	0	0	0	0	0	0	0	0
	Maximum	46	14	12	0	0	4	8	4	4	20
	Average	12	3	2	0	0	1	4	1	1	5



### Sample sizes by control frequency & risk

	High Risk			Medium Risk			Low Risk			
Control Frequency	Minimum	Maximum	Average	Minimum	Maximum	Average	Minimum	Maximum	Average	
As Needed	5	60	33	5	45	27	5	26	22	
Several Times a Day	5	60	34	5	45	30	5	35	23	
Daily	5	40	25	5	40	23	5	25	18	
Weekly	2	15	8	2	10	7	2	10	5	
Monthly	1	5	3	1	5	3	1	3	2	
Quarterly	1	2	2	1	2	2	1	2	2	
Semi Annually	1	2	1	1	2	1	1	2	1	
Annually	1	1	1	1	1	1	1	1	1	

Some respondents also indicated that the sample sizes were based off a percentage of the population, sometimes also with a minimum and maximum sample size (e.g., 10% of the population with a minimum of five samples, or 10% of the population not to exceed 20). These values were not included for the purposes of this chart.



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## Thank you

### About the authors

#### **Paige Woolery**

Paige is a director in KPMG's Risk Consulting practice with nine years of experience in internal audit, SOX assistance and other advisory services.

Paige's scope of work includes leading financial and operational internal audits, SOX 404 documentation and testing, COSO 2013 transition evaluations, risk assessments and business integration initiatives. Paige has led large SOX engagements with responsibilities to plan and execute all phases, and to increase the efficiency and value of the SOX program.

Paige has conducted client trainings regarding SOX compliance and the COSO 2013 Framework. She is also involved in developing and delivering technical trainings for KPMG professionals.

#### **Susan Burkom**

Susan is a Managing Director in KPMG's Risk Consulting practice with over 22 years of risk consulting and audit experience. She has a strong background in Sarbanes Oxley (SOX) assistance, internal audit (IA) and enterprise risk management (ERM), as well as a strong accounting background.

Prior to joining KPMG's Risk Consulting practice, Susan spent 12 years in KPMG's external audit practice. This experience allows her to bring the perspective of the external auditor to her clients and assist her clients with anticipating external auditor needs.

Susan has substantial experience leading and coordinating global advisory engagements. Her experience crosses industries and has included manufacturing, finance, healthcare and services. Her work includes planning and conducting global internal audits, SOX planning, scoping, documentation and testing, as well as ERM.

Susan has a national role within KPMG's SOX practice which involves establishing leading practices and developing tools and guidance to assist companies on their controls journey to reduce risk, reduce cost, increase reliance and drive value by improving processes and controls. Susan also serves as a National Instructor for KPMG's internal SOX training.

#### **Sue King**

Sue is a partner in KPMG's Advisory, Risk Consulting practice with more than 25 years of experience. She has a strong background across the full spectrum of internal audit services including risk assessments, risk based internal audit project delivery, SOX 404 implementation and ERM. Sue's experience spans many industries including manufacturing, technology, retail, software and healthcare.

Sue started her career spending eight years in KPMG's external audit practice. Since then she has delivered advisory services to a wide variety of companies. Her experience in both external audit and advisory allows her to bring a balanced perspective to her clients.

Sue has assisted over 30 companies with their SOX 404 projects from initial implementation of 404 through to rationalizing programs to be sustainable and cost effective, and managing programs on a cosourced or outsourced basis. Her clients range across many phases of the business cycle, from Fortune 1000 companies to pre-IPO companies.

Sue oversees the development of knowledge management and thought leadership for KPMG's internal audit and SOX practice, as well as leads the development and delivery of technical training for KPMG's US internal audit professionals.



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#### **About KPMG:**

Our Internal Audit, Risk & Compliance Services (IARCS) are designed to enhance the efficiency and effectiveness of internal audit functions, enterprise risk management programs, reviews of third party relationships and risk and controls management. Our IARCS professionals can augment and enhance an organization's existing risk management capabilities through the use of experienced risk and controls professionals, supplemented by multidisciplinary skills from each of our Advisory service lines.

KPMG's Advisory professionals combine technical, market and business skills that allow them to deliver objective advice and guidance that helps the firm's clients grow their businesses, improve their performance, and manage risk more effectively.

Our professionals have extensive experience working with global companies ranging from FORTUNE 500 companies to pre-IPO startups. We go beyond today's challenges to anticipate the potential longand short-term consequences of shifting business and technology. With a worldwide presence, KPMG continues to build on our member firms' successes, thanks to our clear vision, values, and our people in 155 countries. We have the knowledge and experience to help clients navigate the global landscape.







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