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Review of Key System Controls in Horizon

Post Office Limited

Draft Report: 11/005

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Assurance Review

February 2012

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Internal Audit & Risk Management

### Context and Objectives

The Post Office Limited (POL) network of approximately 11,000 branches processes client and business transactions in excess of £100 billion annually. The majority of transactions are conducted on behalf of third parties, for example, receiving payment for domestic utility bills and paying out from National Savings accounts.

Customer transactions are captured on the Horizon (HNGX) electronic point of sale system in branches and transmitted to central systems (utility payment, external banking and POL finance systems) throughout the day. Overnight, daily summaries are transferred into the central accounting system, POL SAP. The translation process between the two systems is enabled by the Reference Data System (RDS). An overview of the component parts of the HNGX system is provided at Appendix A.

The overall objective of the review was to provide assurance that appropriate IT management disciplines provide a stable IT platform, and that suitable internal controls operate over HNGX transactions and the extraction of these for central systems. In the area of management disciplines the review assessed controls over: access to software; change management; capacity monitoring; and system resilience and disaster recovery. With regards to internal controls over transactions the review covered: master data controls; transaction data; SAP Middleware, and batch updates.

The review also assessed the degree to which actions to address the issues raised in the 2011 Ernst & Young (E&Y) Management Letter regarding the HNGX control environment have been progressed by management.

### Key Findings and Conclusion

### IT Management Disciplines and HNGX Transaction Controls

The following control weaknesses were identified:

- 1. System access: Access to HNGX in branches is by means of individual user accounts and passwords. However, particularly in sub-post offices, the same user accounts and passwords are often shared between branch staff. The use of individual user accounts is not always practical, e.g. in the case of single terminal branches where time would be lost continually switching between user accounts, and the number and geographical spread of sub-post offices makes it difficult for POL management to ensure access controls are enforced.
  - Implication: The audit trail for identifying the source of any transaction discrepancies could be unreliable.
- 2. Resilience and Disaster Recovery: Fail-over from the live data centre to the back-up has not been tested since June 2009, although disaster recovery arrangements were tested during the migration to the new system in October 2009. Testing of the business continuity plan has been scheduled for the 24<sup>th</sup> and 25<sup>th</sup> of March 2012.

Implication: The period of any inability to trade as a result of a major system outage may be greater than anticipated.

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### Key Findings and Conclusion - Continued

- 3. Master data: No audit trail exists for change requests received by Fujitsu from the Network Business Support Centre (NBSC). Not all 'approved' requesters are documented or referred to on receipt of a change request. The membership of the Lotus Notes email groups, which are used to authorise the Master Data Teams to make changes to standing data, is not known and has not been subject to recent review. One of a sample of 10 change requests was found to have been handled via the "Fast track" process when it should have come through the normal process, resulting in reduced oversight of the change.

  Implication: It is difficult to detect and prevent inappropriate changes being made to master data.
- 4. Transaction data: One of a sample of 5 monthly reconciliations between HNGX generated client transaction summaries and those created by the clients themselves was found not to have a second level review signature. Period-end Senior Management review is not formally signed-off, although it appears to be undertaken.

 $Implication: Errors\ may\ not\ be\ identified,\ leading\ to\ possible\ discrepancies\ in\ client\ balances.$ 

Conclusion: IT disciplines around functional changes and capacity monitoring were found to be appropriately designed and also operating effectively. However, access to the system in branches, particularly sub-post offices, can be by means of shared accounts. In addition, fail-over from the live data centre to the back-up centre has not been tested since June 2009. This requirement is of particular importance, as highlighted by an outage in the system in December 2011. Testing of the business continuity plan has been scheduled for March 2012. Controls designed to maintain the completeness, accuracy and integrity of transactional data flows within HNGX were effective, with minor weaknesses noted around manual processes for the validation of master data and transaction data. No evidence was found of material discrepancies arising from these issues.

Control Environment: Some improvement required.

### E&Y Management Letter 2011

The 2011 E&Y Management Letter identified a number of areas for improving HNGX and other POL IT system controls. This current Internal Audit & Risk Management (IA&RM) review assessed the degree to which management action plans have progressed to address the issues which related to HNGX. Progress has been made in completing the actions arising from the E&Y Management Letter. The E&Y recommendations that require most additional work relate to: inappropriate access to software change management duties (incomplete segregation between software development and migration roles); the process for the identification and resolution of incidents; the recommendations that POL undertakes an architectural review, configure passwords in line with policy and perform periodic scan of passwords as part of a penetration testing schedule. The penetration testing originally planned for January 2012 has been postponed to March 2012 as the business had to prioritise a test to meet Payment Card Industry (PCI) compliance during January.

The findings, summarised in Appendix B on page 9, have been shared with E&Y and reflect our assessment as at the end of January 2012.

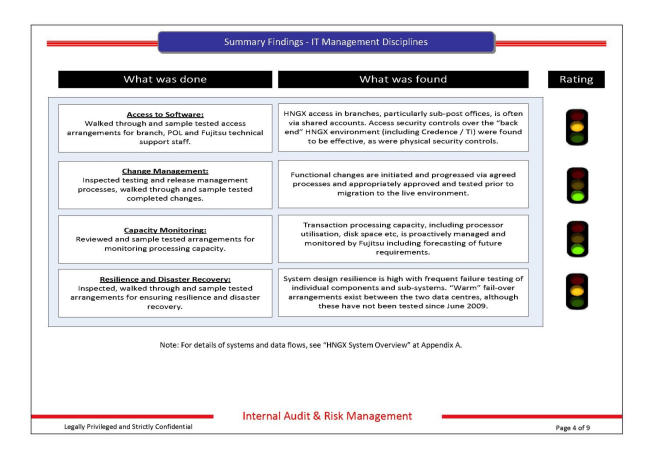
### Management Response

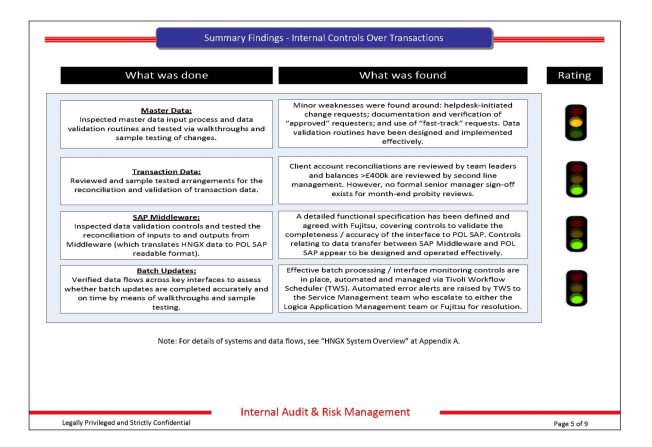
We agree with this report and its findings, and will act to progress the action plan within the agreed timescales – Lesley J Sewell

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### What is Being Done

### Access to software

1. Complete an analysis of the potential misuse of individual Horizon user accounts and passwords in branches. Communicate to branch staff the requirement that accounts and passwords must only be used in accordance with Post Office policy. Priority 2 (John Scott – April 12)

### Resilience and disaster recovery

2. Agree with Fujitsu a date for full fail-over testing. Priority 2 (Lesley Sewell – Completed)

### Master data

- 3. Develop and deploy a formal process for change requests identified and communicated by the NBSC Helpdesk. Priority 2 (Lesley Sewell April 12)
- 4. Confirm the current membership of Master Data Change and Property Projects Lotus Notes email groups, ensuring that only current team member addresses are included. Priority 2 (Lesley Sewell April 12)

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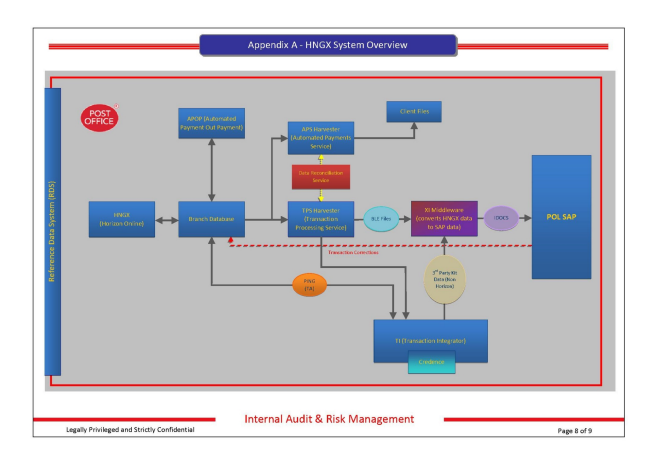
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## Appendix B - Update on Actions Arising from 2011 E&Y Audit

Finding	E&Y Rating	Summary	Status
1	High	Governance of outsourcing arrangement with Fujitsu: POL is responsible for the governance and risk and control frameworks and should have visibility and assurance over their design and operating effectiveness.	Substantial progress mad
2	High	Segregation of change management duties: Inappropriate access should be revoked and roles for development and migration to live environment should be segregated.	Further wor required
3	High	Change management process: All changes should be appropriately authorised, tested and approved prior to deployment to live environment.	Substantial progress made
4	High	Privileged access: Privileged access to IT functions should be reviewed to determine whether it is appropriate.	Substantia progress mad
5	Med	Periodic POL-owned review of user accounts: To assist in the identification of inappropriate access and potential segregation of duties conflicts.	Substantia progress mad
6	Med	<b>User administration</b> : Review the current user access policy and strengthen the existing user administration process within POL and third party service providers.	Substantial progress made
7	Low	Infrastructure logical security settings: Undertake architectural review and periodic scan of passwords as part of a penetration testing schedule.	Further wor required
8	Low	Password parameters: Review and update the Information Security policy and configure all applications in line with policy requirements.	Further wor required
9	Med	Access to generic privileged accounts: Review across all applications. Consider replacing with individual accounts and implement monitoring controls.	Substantia progress mad
10	Low	Incident identification and resolution: Regular review of the problem and incident management process to ensure incidents are identified, classified and resolved on a timely basis.	Further wor required

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