## Internal Control Quality: The Role of Critical Audit Matters Reporting

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#### Abstract

We examine whether critical audit matter (CAM) reporting in audit reports is associated with improvements in issuers' internal controls over financial reporting. We propose that increased scrutiny by auditors on CAM-related matters may lead to early identification and client remediation of material weaknesses in internal control (ICMW). Analyses show that compared to control companies, companies with CAM reporting experience a statistically significant decrease in both the likelihood of having an ICMW and the number of ICMWs. This result is driven primarily by account-level ICMWs rather than entity-level ICMWs. We also find that issuers with revenue-recognition CAMs have significantly fewer revenue-related ICMWs, consistent with the notion that ICMWs related to revenue recognition are identified and remediated through the auditor's CAM evaluation process. We conclude that by focusing auditor attention on areas of potential concern, CAM reporting leads to improvements in the quality of internal control over financial reporting.

#### I. INTRODUCTION

Recently, in an effort to reduce boilerplate language and improve the usefulness of the auditor's report, substantial changes have been made to the auditor's reporting model, both internationally and in the United States. In 2015, the International Auditing and Assurance Standards Board (IAASB) introduced International Standard on Auditing (ISA) 701, "Communicating Key Audit Matters in the Independent Auditor's Report", which requires audit reports for listed companies to include discussion of "key audit matters" (KAMs) for periods ending after December 15, 2016. Similarly, in 2017 the Public Company Accounting Oversight Board (PCAOB or Board) issued Auditing Standard (AS) 3101, "The Auditor's Report on an Audit of Financial Statements When the Auditor Expresses an Unqualified Opinion" to revise the audit report for US public companies (PCAOB [2017]). Among other changes, the PCAOB's revised reporting standard requires auditors to include discussion of "critical audit matters" or CAMs in the reports of public companies in the US. Although requirements of ISA 701 and AS 3101 are not identical, KAM and CAM reporting have a similar purpose: to provide readers of audit reports more in-depth and client-specific information about audit engagements from the perspective of the auditors.

We examine whether the 2019 introduction of CAM reporting in audit reports in the United States is associated with improvements in issuers' internal controls over financial reporting. A CAM is any *material* item arising from an audit of financial statements that "…involves challenging, subjective, or complex auditor judgment…" (PCAOB [2017]). The PCAOB indicates that one possible benefit of CAM reporting is that it "…may lead auditors to increase their focus on the matters identified in the auditor's report as critical audit matters" (PCAOB [2016]). We propose that such increased scrutiny by auditors on CAM-related matters may lead to early identification and client remediation of material weaknesses in internal control, which results in an improvement in the quality of internal control over financial reporting. Evidence of this potentially favorable consequence of CAM reporting is relevant to auditing regulators who must weigh the benefits and costs of CAM reporting.

The new auditor's reporting model with its discussion of CAMs was implemented in 2019 for large accelerated filers. Early research on CAMs finds little to no evidence of market reaction to CAMs or KAMs (Bedard et al. [2016], Files and Gencer [2020], Gutierrez et al. [2018], Lennox et al. [2021], Liao et al. [2019], PCAOB [2020b]) and mixed evidence of association with certain measures of audit quality. Using non-U.S. settings, Reid et al. [2019] and Santos et al. [2020] find that KAM reporting is associated with higher financial reporting quality and lower earnings management. However, other studies fail to find such an effect (Bedard et al. [2016], Gutierrez et al. [2018], Liao et al. [2019]), and Burke et al. [2021] find no evidence of a change in earnings management after CAM disclosure in the U.S.<sup>1</sup> Audit firm partners responding to the PCAOB [2020a] survey report little change to their audit procedures at the *engagement* level as a result of CAM reporting. However, the PCAOB [2020a] indicates that audit firms spent a great deal of *overall* firm resources preparing audit teams for implementation of the new CAM reporting requirements.<sup>2</sup>

We focus on the quality of internal control over financial reporting because the process of identifying, evaluating, and addressing CAMs requires the auditor to perform procedures to test

<sup>&</sup>lt;sup>1</sup> Of course, the failure of these studies to reject the null hypotheses is not evidence that the null hypotheses are true (Cready et al. [2021]).

<sup>&</sup>lt;sup>2</sup> The PCAOB [2020a] writes "Big Four firms provided estimates indicating that, on average, through April 2020, these firms spent around 23,000 hours developing processes and procedures to support CAM implementation (53% at the partner level) and 14,600 hours training the firm's personnel (32% at the partner level)... Only a small number of engagement partners (3%) reported making changes to the nature, timing, or extent of audit procedures because of requirements to communicate CAMs."

the effectiveness of controls related to high-risk areas, and high-risk areas are where material weaknesses are most likely to exist (Doyle et al. [2007b]). After manually reading a large number of CAM disclosures, we find that all of them mentioned the testing of control effectiveness as an important step in the CAM reporting process. Therefore, we conjecture that CAM reporting is likely to have a direct and immediate effect on the quality of internal control over financial reporting. Specifically, we expect to observe a positive association between CAM reporting and internal control quality for two reasons. First, CAM reporting requires the auditor to "start early and communicate often" (PCAOB [2019a], Tysiac [2018]). This is likely to lead to early identification and client remediation of any material weaknesses in internal control. Second, mandatory disclosure is an effective mechanism that incentivizes desirable behaviors and discourages undesirable ones (Leuz and Wysocki [2016]). Mandatory CAM disclosure has the potential for disciplining the behavior of auditors and management, which would result in greater efforts to assure effective internal control over financial reporting.

To test this research question, we examine whether CAM reporting in 2019 audit reports is associated with a reduction in the likelihood of internal control material weaknesses (ICMW) using a difference-in-difference research design. Specifically, we examine changes in ICMWs for companies that were subject to CAM disclosure in 2019 (treatment companies) before and after the mandated reporting of CAMs, and compare this change with that of companies that were not required to disclose CAM in 2019 (control companies) over the same period. Univariate results show that treatment (control) companies have a decrease of 1.6% (0.1%) in reporting an ICMW from 2018 to 2019. Multivariate analyses show that compared to control companies, treatment companies experience a statistically significant decrease in both (a) having any ICMW, and (b) the number of ICMWs after CAM reporting was implemented. These results suggest that CAM reporting benefits companies by improving their internal control quality. Next, we separately examine the effect of CAM reporting on account-level ICMWs and entity-level ICMW and show that the result is driven primarily by account-level ICMWs rather than entity-level ICMWs. This result is intuitive because CAMs, by definition, relate to material accounts/transactions or disclosures in the financial statements (as opposed to entity-level audit matters that cannot be tied to specific accounts or disclosures).

To strengthen our argument that audit firm investigation and reporting of CAMs is associated with reduced ICMWs, we next focus on a particular audit area—*Revenue Recognition*— and examine whether *revenue recognition*-specific CAMs map onto *revenue recognition*-related internal control. We choose *revenue recognition* because it is the most frequently-reported ICMW in our sample and is the second-most frequent topic of CAM reporting in the US (Coleman, Conley, and Hallas [2021]). If CAM reporting indeed leads to reduced ICMWs, we expect that *revenue recognition*-specific CAMs are associated with reductions in *revenue recognition*-related ICMWs. Consistent with our expectation, our analyses show that issuers with *revenue recognition*-specific CAMs and issuers with *revenue recognition*-specific CAMs unrelated to revenue recognition-related ICMWs compared to other issuers (those issuers whose audit reports contain no CAMs, and issuers with CAMs unrelated to revenue recognition).<sup>3</sup> This result is consistent with the notion that ICMWs related to *revenue recognition* are identified and remediated through the auditor's CAM evaluation process.

As an additional analysis, we examine the impact of CAM reporting on financial restatement and find that treatment companies experience a statistically significant decrease in the likelihood of having accounting misstatements. We also test whether the association between CAM reporting and internal control quality is conditional on the amount of auditors' efforts in

<sup>&</sup>lt;sup>3</sup> CAM reporting is the responsibility of the audit firm, not the client. However, for expediency we may use the phrase "issuers with CAMs" or similar wording throughout the paper.

CAMs. To measure auditors' effort, we use the length of the paragraph in which the auditor discusses how CAMs were addressed scaled by the number of CAMs.<sup>4</sup> Results show that the positive association between CAM disclosure and internal control quality—that is, the negative association between CAMs and ICMWs—is more pronounced for audit firms with greater efforts in CAM reporting.

We perform a variety of sensitivity tests. We re-estimate our models using the year 2018 as a pseudo-event year and 2017 as the pseudo-initial year. Results using 2018 as the pseudo-event year show no difference between treatment and control companies in the number or likelihood of ICMWs from 2017 to 2018. We repeat this test using year 2017 as the pseudo-event year and 2016 as the pseudo-initial year, and similarly find no evidence of a decrease in ICMW. This suggests that our main results—CAM reporting is associated with a reduction in number and likelihood of ICMWs—are unlikely to be caused by uncontrolled-for differences in treatment and control companies. In addition, we perform analyses using an alternative control sample matched by size and industry to the treatment sample, designed to mitigate differences between the treatment and control samples. Our results using this more closely matched sample are the same as our primary findings: CAM reporting is associated with a reduction in ICMW, primarily a reduction in account-level ICMW as opposed to entity-level ICMW.

Our paper contributes to the growing literature on expanded auditor reporting models adopted in the US and internationally. Our results suggest that, by focusing auditor and management attention on areas of potential concern, CAM reporting leads to improvements in internal control over financial reporting (as measured by a reduction in ICMWs) and a corresponding decrease in misstatement risk. Such improvements in internal controls may, or may

<sup>&</sup>lt;sup>4</sup> As part of each CAM discussion in the audit report, the audit firm includes a section discussing how they addressed the CAM.

not, be associated with a decrease in intentional earnings management (Doyle et al. [2007a]), which might explain why some research finds no evidence of reduction in abnormal accruals or meet/beat earnings estimate activity after the implementation of CAM reporting. While we do not measure the costs associated with CAM implementation, we find an important benefit of CAM reporting—improvements in internal controls—that has not been shown in the literature, which should be of interest to regulators, auditors and investors.

## **II. BACKGROUND AND PRIOR LITERATURE**

Over the past 70 years, traditional audit reporting has been criticized as boilerplate because it has failed to provide information about the auditor's opinion about the risks and uncertainties surrounding financial statements (PCAOB [2017]). In response to the increasing demand for greater transparency in financial statements and audit reports, auditing regulatory bodies worldwide have implemented expanded audit reporting models. In 2015, the IAASB required auditors to disclose "key audit matters" (KAMs) in the audit report (IAASB [2015], ISA [701]). Similarly, in 2017 the PCAOB implemented the requirement to include "critical audit matters" (CAMs; i.e., the PCAOB version of KAMs) in the audit reports of large accelerated filers issued on or after June 30, 2019, and in the audit reports of other filers issued on or after December 15, 2020.

A CAM refers to any audit matter that involves especially challenging, subjective, or complex auditor judgment related to accounts or disclosures that are material to the financial statements that is (or is required to be) communicated to the audit committee (PCAOB [2017]). In their written discussion of each CAM in the audit report, auditors are required to (a) describe the principal considerations that lead them to determine the matter is a CAM, (b) explain how the

CAM was addressed in the audit, and (c) refer to the relevant financial statement accounts and/or disclosures that relate to the CAM (PCAOB [2017]).

## Market Relevance of Expanded Auditor Reporting

Although CAM reporting is expected to "provide audit-specific information that is meaningful to investors and other financial statement users" (PCAOB [2019a]), recent academic research has shown mixed results on whether financial statement users find the expanded audit report useful.<sup>5</sup> On one hand, many studies have failed to observe market reactions to expanded auditor reporting and its related CAM or KAM disclosures. Gutierrez et al. [2018] find no evidence that expanded audit reporting is relevant to investors in the U.K. Lennox et al. [2021] have similar findings to Gutierrez et al. [2018] and attribute this to the market already being aware of the information related to risk included in the expanded audit report. Similarly, studies in the U.S. (Burke et al. [2021]) and in Hong Kong (Liao et al. [2019]) fail to find evidence that expanded audit reports communicate incremental information to investors.

In contrast, other studies find that CAM or KAM reporting is informative to investors. For example, Reid et al. [2019] show that expanded audit reporting in the U.K. is associated with an increase in earnings response coefficients. Bens et al. [2019] find that expanded audit reporting decreases information asymmetry in the U.K. and thus provides meaningful information to the market. Goh et al. [2020] also find the expanded audit reports in China to be informative to investors. Further, experimental evidence by Christensen et al. [2014] and Elliott et al. [2020] shows that the presence of a CAM paragraph changes nonprofessional investors' investment

<sup>&</sup>lt;sup>5</sup> Bedard et al. [2016] provide an early review of some of this literature.

decisions. Klevak, Livnat, Pei and Suslava (2020) show that CAMs reporting is informative to investors and analysts in the U.S. market.

## Audit Quality Effects of Expanded Audit Reports

The evidence from prior studies is inconclusive on whether the new requirements for CAM reporting significantly influence auditors and managers' behaviors and, as a result, actual financial reporting quality. One potential benefit of CAM reporting is that it might increase auditor scrutiny and efforts on areas with high risk, either because auditors anticipate higher scrutiny from the PCAOB or investors in those areas (Bhaskar [2020]) or auditors perceive CAM reporting as increasing their litigation risks (Backof et al. [2019], Gimbar et al. [2016]). Consistent with this view, Chen et al. [2019] develop a theoretical model that shows increased disclosure on audit quality can motivate auditors to increase audit efforts. Reid et al. [2019] find improvement in financial reporting quality in the U.K. after implementing the new regulation that expands audit reports. Kang [2019] shows that audit committees start to conduct more significant oversight duty in the post-CAM period. Fuller et al. [2021] find that in response to CAM disclosure, managers issue more sensitive external disclosures such as accounting estimates. Drake et al. [2021] find that reporting of tax-related CAMs increases auditor and management scrutiny and thus helps constrain earnings management through the tax accounts.

However, others have found no evidence that expanded audit reports improves audit quality. For example, in contrast to Reid et al. [2019], Gutierrez et al. [2018] find no association between regulatory change on expanding audit reports in the U.K. and audit quality. Similarly, Bedard et al. [2016], Liao et al. [2019] and Burke et al. [2021], examining expanded audit reports in France, Hong Kong and the U.S., respectively, all fail to find an association between expanded audit reports and audit quality. The mixed findings from prior studies call for more research that could directly test the association between expanded audit reports and financial reporting outcomes. Our study focuses on internal control, an essential element of CAM disclosure, and examines whether the reporting of CAMs leads to improved internal control quality. Although improvements in internal control do not necessarily lead to improvements in financial reporting that are measurable by researchers, we believe our research design may be able to detect whether CAM reporting is associated with real-world outcomes; specifically, a decrease in ICMW.

### **III. HYPOTHESIS DEVELOPMENT**

Section 404 of the Sarbanes-Oxley Act of 2002 (SOX) requires both management and the company's audit firm to assess the efficacy of internal control over financial reporting for all accelerated filers and large accelerated filers. In its Auditing Standard (AS) 2201, the PCAOB defines "Internal control over financial reporting" as "a process ... effected by the company's board of directors, management, and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with GAAP..." (PCAOB [2007]). In AS 2201, the PCAOB notes (emphases in the original) that "If one or more **material weaknesses** exist, the company's internal control over financial reporting cannot be considered effective" and defines **material weakness** as "a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a **reasonable possibility** that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis."<sup>6</sup> Thus, the PCAOB's definition of material weakness suggests that internal control deficiencies may result in less reliable financial information and a higher likelihood of financial statement misstatements.

<sup>&</sup>lt;sup>6</sup> In AS 2201, the PCAOB writes (emphasis in original) "There is a **reasonable possibility** of an event, as used in this standard, when the likelihood of the event is either 'reasonably possible' or 'probable, as those terms are used in Financial Accounting Standards Board Statement No. 5, Accounting for Contingencies ('FAS 5')".

Effectively identifying and remediating internal control deficiencies requires extensive expertise and effort by both the auditor and the client. Prior studies find evidence that high-quality audit committees and boards of directors as well as auditors who possess more internal control knowledge are associated with lower likelihood of internal control material weaknesses (De Simone et al. [2015], Haislip et al. [2016], Krishnan [2005], Lisic et al. [2019], Naiker and Sharma [2009]). Specifically, De Simone et al. [2015] show that auditor-provided tax services can improve internal control quality, because performing tax services allows the auditor to identify and remediate material weaknesses related to financial reporting in a timely manner.

In its preliminary review of CAM reporting, staff of the PCAOB [2019b] point out that some audit teams begin the process of determining and describing CAMs as early as the second or third quarter of the fiscal year, to allow for timely communication with management and audit committees. They also note that audit teams have found it "helpful to involve a firm's national office as well as experts in tax, information technology, and other areas early and throughout the CAM determination and drafting process." Thus, we conjecture that the requirements of CAM reporting lead the audit team to look into high-risk areas early and effectively communicate potential issues with management and the audit committee. This involves obtaining a thorough understanding of the client's internal controls over financial reporting related to high-risk areas. For example, to determine whether revenue recognition is a potential CAM, the auditors must understand the client's revenue-generating transactions and revenue recognition policies, and test the effectiveness of controls over revenue recognition. As material weaknesses are more likely to exist in areas with high risks and complexity (Doyle et al. 2007b)we expect CAM reporting to increase the auditor's and client's awareness of weakness in internal control early in the year, which should lead to early identification and remediation of a material weakness in internal control.

In addition to timely identification and remediation of internal control material weaknesses, CAM reporting reveals more information about audit procedures to investors, and this disclosure has the potential to discipline the behavior of auditors, management and audit committees. The PCAOB [2017] notes that one potential benefit of CAM reporting is increased incentives for auditors, management and audit committees to change their behaviors in ways that may enhance audit quality. Consistent with this view, Drake et al. [2021] show that CAMs constrain earnings management related to tax accounts and Reid et al. [2019] find that CAMs are associated with improved financial reporting quality and less earnings management. Kang [2019] shows that audit committees perceive greater oversight duty in the present of CAM disclosures. Fuller et al. [2021] document that managers increase financial statement disclosures when both (a) the audit committee is more effective, and (b) the audit report includes CAM reporting. Identifying and addressing CAMs almost always involve the evaluation and assessment of internal control, therefore, CAM reporting is likely to lead to more auditor effort and scrutiny related to internal controls. As a result, management and audit committee, with the awareness of increased scrutiny of their internal control, are likely to spend more efforts in ensuring effective internal control.

Overall, we expect CAM reporting will allow for the prevention or early detection and remediation of internal control weakness due to earlier auditor and client awareness of material weakness, and increased auditor and client efforts at ensuring effective internal control. Therefore, we predict that CAM reporting leads to an improvement in internal control quality. We propose our first hypothesis below, stated in alternative form:

**Hypothesis 1:** *There is a negative association between CAM reporting and the probability of a material weakness in internal controls.* 

Next, we consider the association between CAM reporting and the type of material weakness in internal control. Prior research (Donelson et al. [2017], Jonas et al. [2006], Kim et al. [2011]) broadly classify ICMWs into two types: account- or process-level, and entity-level. An accountlevel ICMW is related to controls over specific account balances or transaction-level processes, while an entity-level ICMW is related to the overall control environment or the financial reporting process. By the PCAOB's [2017] definition, CAMs are matters that relate to specific accounts or disclosures that are material to the financial statements (e.g., revenue recognition, asset impairment, income taxes). Thus, we propose that CAM reporting is more likely to prevent or detect material weaknesses related to *specific* accounts than material weakness that are related to the entity's overall control environment (e.g., tone at the top, senior management competency, or audit committee effectiveness) because in order to be a CAM, an item must relate to a material account or disclosure in the financial statements. In other words, a CAM is less likely to be associated with the entity's overall control environment and more likely to be associated with specific processes or accounts that are material to the financial statements. This leads to our second hypothesis, stated in alternative form:

**Hypothesis 2:** The negative association between CAM reporting and the probability of a material weakness in internal controls is more pronounced for account-level ICMWs than for entity-level ICMWs.

## **IV. RESEARCH DESIGN**

To see if there is an association between CAM disclosure and internal control material weaknesses (ICMW), we use a difference-in-difference method to compare the likelihood of having an ICMW before and after the year (fiscal 2019) when mandatory disclosure of CAM was

implemented between treatment companies and control companies.<sup>7</sup> We estimate the following models:

 $(ICMW_{it} \text{ or } ICMW_NUM_{it}) = f\{CAMREP_i, POST_t, CAMREP_i \times POST_t, CONTROLS_{it}, INDFE, \varepsilon_{it}\};$ where  $CONTROLS = SIZE_{it} + LEV_{it} + ROA_{it} + BM_{it} + AGGLOSS_{it} + TAXFEE_{it} + RESTRUCT_{it} + M&A_{it} + FOR_NI_{it} + FOR_TRAN_{it} + EX_GROWTH_{it} + SEGNUM_{it} + BIG4_{it}$  (1)

The subscripts *i* and *t* denote client and time, respectively. The dependent variable *ICMW* is an indicator variable that equals one if the client receives an ineffective internal control opinion under SOX 404 for that year, and zero otherwise. We estimate the model with *ICMW* as the dependent variable using logistic regression. The dependent variable *ICMW\_NUM* is the number of material weakness the client has; it is set to zero when *ICMW* is equal to zero. We estimate the model with *ICMW\_NUM* as the dependent with *ICMW\_NUM* as the dependent variable using ordered logistic regression.

*CAMREP* is a dummy variable, which equals one for clients whose auditors reported a CAM in the audit report of 2019 (i.e., treatment companies), and zero for clients for which there was no CAM included in the audit report of 2019 (i.e. control companies). The majority of the treatment companies are large accelerated filers because the requirement of CAM reporting in the auditors' report is effective for large accelerated filers for years ending on or after June 30, 2019. *POST* is a dummy variable that equals one for observations in fiscal year 2019 and zero for observations in fiscal year 2018. The variable of interest is *CAMREP* × *POST*, which captures the relation between CAM reporting and internal control material weaknesses. This method essentially compares the change in the likelihood of having an *ICMW* for treatment companies before and after the mandated reporting of CAM and compares this change with control companies over the

<sup>&</sup>lt;sup>7</sup> For purpose of robustness, we expand the number of years in the pre-CAM period and find that our results remain similar.

same period. Control companies are non-large accelerated filers because mandated reporting of CAM does not impact them during our sample period. We predict the coefficient on *CAMREP* × *POST* to be negative and significant, which would suggest that CAM reporting increases auditors' efforts in evaluating the quality of internal control and identifying potential weakness, leading to timely remediation of internal control weakness and better internal control quality.

Consistent with prior literature (Ashbaugh-Skaife et al. [2007], De Simone et al. [2015], Doyle et al. [2007a]), we control for several firm-specific characteristics that are associated with the quality of internal control. More specifically, we include SIZE, measured as the natural log of total assets, because smaller companies are more likely to have internal control weaknesses. We include LEV (the ratio of total debt to total assets), ROA (the ratio of net income to total assets), and AGGLOSS (an indicator for aggregated losses over the prior two years) to control for financial distress. De Simone et al. [2015] show that auditor-provided tax services are associated with improvements in internal control quality. Therefore, we include TAXFEE, the ratio of tax fees to total audit fees, in the model. To control for financial reporting complexity, we include M&A, an indicator for merger and acquisition activities; FOR NI, the ratio of foreign income to total assets; FOR\_TRAN, an indicator for the presence of foreign current translation; and SEGNUM, the number of segments reported by the client. To control for client growth, we include BM, the book to market ratio; EX\_GROWTH, an indicator for extreme growth; and RESTRUCT, the ratio of restructuring cost to total assets. Last, we also include a Big 4 indicator, BIG4, to capture auditor quality. All company-specific variables are winsorized at the top and bottom one percent. In all regressions, we include industry fixed effects INDFE. We use standard errors clustered at the client level to correct for time-series dependence.

To test whether the impact of CAM disclosure on the quality of internal control is affected by the type of the material weaknesses, we estimate equation (1) for both account-level ICMW and entity-level ICMW. An account-level ICMW is related to controls over specific account balances or transaction-level processes, while an entity-level ICMW is related to the overall control environment or the overall financial reporting process. An entity-level ICMW has a pervasive effect on a company's financial reporting; therefore, it is more difficult to remediate in a timely manner. Furthermore, because CAMs must relate to material accounts or disclosures in the financial statements, it is less likely that a CAM will lead auditors to early detection (and clients to early remediation) of entity-level ICMW.

To determine whether the ICMW is at the entity or account level, we read descriptions in Audit Analytics regarding the reasons behind each ICMW. Following Kim et al. [2011], we consider ICMWs such as (a) senior management competency, tone, reliability issues, and (b) an ineffective, non-existent, or understaffed audit committee to be entity-level control deficiencies. On the other hand, we classify deficiencies such as (a) untimely or inadequate account reconciliations, and (b) journal entry control issues to be account-level control deficiencies<sup>8</sup>. Appendix A provides a complete list of the items in each category.

## V. SAMPLE

We use Python programing to collect a sample of companies whose audit report included a CAM section in its 2019 10-K filing as of September 2020.<sup>9</sup> We also extract the details of CAM reporting from Form 10-K or other files, including the number of CAMs, the type of CAM and

<sup>&</sup>lt;sup>8</sup> As an alternative way of classifying entity-level ICMWs, we follow the methodology outlined in Donelson, Ege, and McInnis (2017), and the tenor of our results remains unchanged.

<sup>&</sup>lt;sup>9</sup> As reported in Table 1, eight of our observations have a CAM section but report zero CAMs. Eleven accelerated filers reported CAMs in their audit reports for 2019 (before it was required for these issuers). Our results are unchanged if we exclude these eleven observations.

how the auditor addressed the CAM or CAMs. We further collect information on SOX 404 internal control opinions from Audit Analytics and client-level characteristics from COMPUSTAT.

Table 1 Panel A presents the sample selection process. We begin with 14,527 client-year observations in fiscal years 2018 and 2019. Our sample period starts in 2018 because CAM reporting was effective for large accelerated filers with fiscal years ending on or after June 30, 2019, and our goal is to compare the first year of CAM reporting with the prior year. We exclude companies with no SOX 404 internal control audit report, which reduces the sample by 2,222. We also exclude 5,010 non-accelerated filers to make the treatment companies and control companies more comparable. Removing observations with missing control variables further reduces the sample by 392. As our tests look at the change in the likelihood of ICMW before and after the mandatory CAM reporting, we exclude 639 companies that appear only once during the sample period. Last, we exclude companies that experienced a change in auditor to make sure the same auditor was used in the pre and post periods. Our final sample comprises 5,996 client-year observations. The treatment sample consists of clients with a CAM section included in the audit report in 2019—4,036 client-years (2,018 clients for two years). The control sample is made up of clients whose audit reports did not include a CAM section-1,960 client-years, or 980 clients for two years.

## [Insert Table 1 about Here]

Panel B of Table 1 shows that among the companies with CAM sections in their audit reports, 99.5% are large accelerated filers, while only 0.5% are accelerated filers. In Panel C of Table 1, we show the distribution of companies with audit reports including a CAM section. Eight

clients with a CAM section report zero CAMs.<sup>10</sup> Roughly half of the companies with CAMs report one CAM, and 34.7% report two CAMs. Eleven clients (0.5%) report five CAMs. Panel D of Table 1 provides the distribution of CAMs based on the related accounting topic. We read each CAM report and classify each CAM topic into the appropriate category. As shown in Panel D, the five most frequent CAM categories are impairment, revenue recognition, accruals and reserves, tax, and business combinations and discontinued operations.

#### **VI. RESULTS**

## **Univariate Analysis**

Table 2, Panel A presents the summary statistics of all the variables we use in models (1) and (2). The total number of client-year observations is 5,996, with an average *ICMW* of 0.054; this indicates that 5.4 percent of client-years have an audit report indicating an internal control material weakness under SOX 404. About 2 percent of client-years report entity-level ICMW and 3.4 percent report account-level ICMW. The average number of material weaknesses (*ICMW\_NUM*) is 1.687 for ICMW companies (untabulated) and 0.091 for the entire sample. About 67.3 percent or 4,036 are treatment companies whose audit reports include a CAM section in 2019, and the remaining 32.7 percent or 1,960 observations are control firms whose 2019 audit reports have no CAM section. On average, the sample firms have a leverage ratio of 0.293, a return on assets ratio of -0.011, a book to market ratio of 0.554, a tax fees to total audit fees ratio of 0.003. Around 38.7 percent of the sample firms have merger and acquisition activities. In addition, 8.6 percent of the sample firms have rapid sales growth (i.e., in the top decile of the year), 24.9 percent

<sup>&</sup>lt;sup>10</sup> Audit reports of large accelerated filers are required to include a CAM section, even if they report zero CAMs. For clarity, hereafter we may refer to treatment clients as "clients with CAMs" or similar wording, even though they may be one of the eight clients whose CAM section reports zero CAMs. Excluding these eight clients does not change our results.

have experienced aggregate losses during the past two years, and 36 percent report non-zero foreign currency translation. Lastly, the average number of operating and geographic segments is 4.826, and about 79.5 percent of the sample clients use Big 4 audit firms.

## [Insert Table 2 about Here]

In Panels B and C of Table 2, we report a univariate comparison between treatment companies (CAM audit report companies) and control companies (companies without CAM audit reports) in the pre- and post- CAM years, respectively. Treatment companies have lower likelihood of having ICMW and fewer material weaknesses (ICMW\_NUM) compared to control companies during both pre- and post- CAM years, but the difference is larger in the post-CAM year. Overall, treatment companies experience a decrease in the likelihood of an ICMW by 1.6% (0.044–0.028) from 2018 to 2019, while control companies' likelihood of ICMW decreases by 0.1% (0.091–0.090). This is illustrated in Figure 1, where we plot the ratio of having ICMW for treatment and control companies before and after CAM disclosure. Visually, we see a downward trend in the occurrence of ICMW from 2018 to 2019 for treatment companies and a much smaller change in ICMW occurrence for control companies.

## [Insert Figure 1 about Here]

In addition, Panels B and C of Table 2 show significant differences in many company characteristics between the two groups. For example, treatment companies have more debt and are larger, more profitable, more complex, and more likely to hire Big 4 auditors. These differences indicate the importance of controlling all company characteristics in multivariate tests.

Table 3 provides Pearson correlations between our variable of interest and other control variables used in model (1). The correlations among our control variables are generally small, suggesting that the results are unlikely to be subject to multicollinearity. Nonetheless, we check

the variance inflation factor (VIF) in all of our tests and we find that each individual control variable has a VIF of less than 4, which is below the threshold suggested by Kennedy (2008).

## [Insert Table 3 about Here]

## The Effect of the CAM Disclosure on Internal Control Quality

Table 4 reports the multivariate results on the relation between CAM reporting and client internal control material weaknesses (ICMW). In column 1, we measure internal control quality based on whether the company has received an ineffective internal control opinion under SOX 404. In column 2, we use the number of material weaknesses (ICMW\_NUM) to proxy for internal control quality, with greater numbers of material weaknesses indicating poorer internal control quality. As the reporting of consecutive ICMWs might be different from that of first-time ICMWs, we restrict our full sample to include only first time-ICMW in columns 3 and 4. In all four columns, we find the coefficients on *CAMREP*×*POST* are negative and significant, indicating that compared to control companies, treatment companies experience a significant decrease in both the likelihood of having an ICMW and the number of material weaknesses after the CAM is reported. Economically, we observe a relative decrease in the likelihood of ICMW by 1.2% after CAM reporting for treatment companies, compared to control companies. These findings are consistent with the prediction of Hypothesis 1 that CAM reporting increases auditors' efforts in evaluating internal controls and identifying potential weakness, thus leading to timelier remediation of internal control weaknesses by the client and improved quality of internal control.

With respect to the control variables, we find that internal control material weaknesses (both *ICMW* and *ICMW\_NUM*) are positively associated with the company's merger and acquisition activities (*M&A*), restructuring activities (*RESTRUCT*), extreme growth

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(*EX\_GROWTH*), and number of segments (*SEGNUM*), while they are negatively associated with company size (*SIZE*), tax fees (*TAXFEE*), and foreign income (*FOR\_NI*).

[Insert Table 4 about Here]

#### Account- versus Entity-Level ICMW

Table 5 presents the results for the association between CAM reporting and ICMW, disaggregated by the type of material weakness (i.e., account-level or entity-level ICMWs). Account-level ICMWs relate to controls over specific accounts, while entity-level ICMWs relate to broader problems such as the overall control environment or financial reporting process, which are more challenging to remediate and less specifically associated with a CAM. As a result, we predict the impact of CAM reporting on the quality of internal control to be concentrated in account-level ICMWs. Consistent with our expectation, the coefficients on *CAMREP×POST* are significantly negative for the account-level ICMW in column 2, but insignificant decrease in the likelihood of account-level material weaknesses, but we find no evidence of a decrease in the likelihood of entity-level material weaknesses. These findings are consistent with the notion that account-level ICMWs, being less severe than the entity-level ICMWs, are more likely to be identified and remediated in a timely manner.

[Insert Table 5 about Here]

## VII. ADDITIONAL ANALYSIS

## **Revenue Recognition CAMs**

To provide further evidence that the negative association between CAM disclosure and the likelihood of having an ICMW is due to increased auditor efforts in assessing internal control issues in areas identified as CAMs, we examine whether there is a significant association between the matters identified as CAMs and the matters related to ICMW. We use data provided by Audit Analytics to determine the account issues that were associated with ICMWs. Panel A of Table 6 shows that, for the 323 observations in our sample with ICMWs, 38.7% mention revenue recognition issues. Revenue recognition is the most commonly reported ICMW and the second most commonly reported CAM in our sample. In addition, a study completed by Audit Analytics shows that revenue recognition is the most frequently reported KAM in the UK, and the second most commonly reported CAM/KAM in the U.S. and the European Union (Coleman et al. [2021]).

#### [Insert Table 6 about Here]

Thus, we examine whether *revenue-recognition* related CAMs are associated with a reduction in the likelihood of having a *revenue-recognition* related ICMW. We estimate the following model using logistic regression:

 $ICMW\_REV = f\{CAM\_REV_i, CAM\_NOREV_i, POST_t, CAM\_REV_i \\ \times POST_t, CAM\_NOREV_i \times POST_t, CONTROLS_{it}, INDFE, \varepsilon_{it}\};$ 

Where  $CONTROLS = SIZE_{it} + LEV_{it} + ROA_{it} + BM_{it} + AGGLOSS_{it} + TAXFEE_{it} + RESTRUCT_{it} + M&A_{it} + FOR_NI_{it} + FOR_TRAN_{it} + EX_GROWTH_{it} + SEGNUM_{it} + BIG4_{it}$  (2)

Where *ICMW\_REV* is an indicator variable that equals one if the client has an ICMW and the material weakness is associated with revenue recognition, and zero if the client has an ICMW that is not related to revenue recognition or has effective internal control (i.e., has no ICMW).<sup>11</sup> *CAM\_REV* is a dummy variable, which equals one for clients whose auditors include a *revenue-recognition* related CAM in the audit report of 2019, and zero otherwise. The dummy variable

<sup>&</sup>lt;sup>11</sup> When we exclude clients with ICMWs that do not affect revenue recognition in the sample our results remain qualitatively the same.

*CAM\_NOREV* equals one for client-years whose auditors disclosed CAMs that do not involve revenue recognition in the audit report of 2019, and zero otherwise. All other variables are as previously defined. The variables of interest are *CAM\_REV*×*POST* and *CAM\_NOREV*×*POST*.

As shown in Panel B of Table 6, the coefficient on *CAM\_REV×POST* is negative and significant, while the coefficient on *CAM\_NOREV×POST* is insignificant. This result suggests that the likelihood of having a *revenue-recognition* related ICMW is reduced significantly for companies with revenue recognition related CAMs; we find no evidence of a reduction in *revenue-recognition*-related ICMW for companies whose audit reports include other types of CAMs. These results are consistent with our prediction that the revenue recognition related material weakness is likely detected and remediated through evaluating revenue recognition CAMs. We believe this finding provides strong support for the underlying mechanism through which CAM disclosure affects internal control quality.

## **Financial Restatements**

Improved internal control over financial reporting is expected to reduce the risk of accounting misstatements. We therefore go one step further to investigate whether CAM reporting leads to a lower likelihood of financial restatements. We obtain non-reliance restatement data from Audit Analytics. Then, we estimate the following logistic regression:

## $RESTATEMENT = f\{CAMREP_i, POST_t, CAMREP_i \times POST_t, CONTROLS_{it}, INDFE, \varepsilon_{it}\};$

Where  $CONTROLS = SIZE_{it} + LEV_{it} + ROA_{it} + BM_{it} + AGGLOSS_{it} + TAXFEE_{it} +$  (3)  $RESTRUCT_{it} + M&A_{it} + FOR_NI_{it} + FOR_TRAN_{it} + EX_GROWTH_{it} + SEGNUM_{it} + BIG4_{it}$ 

*RESTATEMENT* is an indicator variable that equals one if there was an accounting misstatement during the year, and zero otherwise. The average ratio of accounting misstatements

(untabulated) is 0.031 (0.032) for the treatment (control) group in fiscal year 2018, and 0.012 (0.025) in fiscal year 2019. Table 7 presents the regression results. We find the coefficient on  $CAMREP \times POST$  is negative and significant, which suggests that treatment companies experience a significant decrease in the likelihood of having an accounting misstatement after the CAM is reported. Economically, the likelihood of having an accounting misstatement is decreased by 0.5% after CAM reporting for treatment companies, compared to control companies. These findings are consistent with our main results and suggest that CAM reporting not only improves quality of internal control, but also reduces the likelihood of accounting misstatements.

[Insert Table 7 about Here]

## **Auditor Efforts**

As argued above, CAM reporting could result in auditors spending more time and effort in evaluating the quality of internal control and identifying potential weaknesses, thus leading to better internal control quality and less occurrence of ICMW. However, the level of auditor efforts is likely to vary across clients. If the impact of CAM disclosure on improving internal control quality is due to auditor efforts, we expect the impact to be stronger for clients with more diligent auditors. In this section, we test this conjecture by examining whether the association between CAM disclosure and internal control quality is moderated by the level of audit efforts spent in CAM reporting. We estimate the regression models as follows:

 $(ICMW_{it} \text{ or } ICMW_NUM_{it}) = f\{CAM_MORE_i, CAM_LESS_i, POST_t, CAM_MORE_i \times POST_t, CAM_LESS_i \times POST_t, CONTROLS_{it}, INDFE, \varepsilon_{it}\};$  (4)Where  $CONTROLS = SIZE_{it} + LEV_{it} + ROA_{it} + BM_{it} + AGGLOSS_{it} + TAXFEE_{it} +$ 

where  $CONTROLS = SIZE_{it} + LEV_{it} + ROA_{it} + BM_{it} + AGGLOSS_{it} + TAXFEE_{it} + RESTRUCT_{it} + M&A_{it} + FOR_NI_{it} + FOR_TRAN_{it} + EX_GROWTH_{it} + SEGNUM_{it} + BIG4_{it}$ 

As before, we estimate the model with *ICMW* as the dependent variable using logistic regression, and the model with *ICMW\_NUM* as the dependent variable using ordered logistic regression.

As auditors' efforts are unobservable, we use auditors' response to CAMs disclosed in CAM reporting to proxy for the amount of effort auditors put in to address each CAM. In each CAM report, auditors prepare a paragraph describing their responses to each critical audit matter and approaches that were most relevant to address the matter. We measure the average length (i.e., number of words) of the auditor response to each CAM using total length of the auditor response divided by the number of CAMs. *CAM\_MORE* is equal to one if the auditor response per CAM is longer than the sample median, and zero otherwise. *CAM\_LESS* is equal to one if the auditor response per CAM is are *CAM\_MORE*×POST and *CAM\_LESS*×POST. If the effect of CAM disclosure on the internal control quality is driven by the auditor efforts, we expect the coefficient estimate on *CAM\_MORE*×POST to be larger (in absolute value) than that of *CAM\_LESS*×POST.

Table 8 presents the results. Consistent with our prediction, the coefficient estimates on  $CAM\_MORE \times POST$  are negative and significant at the one percent levels in both models (1) and (2) in Table 7. The coefficient estimates on  $CAM\_LESS \times POST$  are insignificant in both models. An *F*-test shows that the coefficient estimates on  $CAM\_MORE \times POST$  are significantly greater (in absolute value) than those on  $CAM\_LESS \times POST$  in both models (at the 10% level). This finding suggests that the positive impact of CAM disclosure on internal control quality (that is, the negative association between CAM and ICMW) is more pronounced for clients whose auditors put more effort into addressing CAMs. This is consistent with our argument that CAM reporting increases the effort auditors put in evaluating and testing clients' internal control, leading to better internal control quality.

## **Placebo Test**

To rule out the possibility that our findings are driven by some time-varying factors that are not related to the requirement to disclose CAM starting in 2019, we conduct a placebo test. Specifically, we use year 2018 as a "pseudo-event year", and re-estimate our main regression models from equation (1). As there was no specific event taking place in 2018, we do not expect to find any change in the likelihood of ICMW or the identified number of ICMW from 2017 to 2018 for either treatment companies or control companies. We report the results in Table 9. In both columns, the coefficients on *CAMREP*×*POST* are positive and statistically insignificant, indicating that there is no similar effect of improved internal control quality around the pseudo-event year. Overall, these results provide some assurance that our main results are not driven by time-varying factors that are unrelated to CAM disclosure.

[Insert Table 9 about Here]

## **Matched Sample Analysis**

In our main analysis, the majority of companies in the treatment group are large accelerated filers, while all companies in the control group are non-large accelerated filers. Therefore, the treatment companies are significantly larger than the control companies. In this section, we construct a matched sample in which each company in the control group is matched with a company in the treatment group in the same industry, with the same type of auditor (i.e. Big 4 or non-Big 4) and the closest in size (measured by total market capitalization).<sup>12</sup> This matching procedure can increase the similarity between the treatment and control companies and can reduce

<sup>&</sup>lt;sup>12</sup> We restrict the difference in size between treatment companies and control companies to be within 50% and identify matches with replacement.

the possibility that some concurrent events are affecting the treatment companies but not the control companies. After matching, we obtain a matched sample of 2,300 observations with 1,150 treatment companies and 1,150 control companies.<sup>13</sup> We then re-estimate the models in equation (1) using this matched sample.

Panel A of Table 10 reports a univariate comparison between the matched treatment companies and control companies. After matching, the average market capitalization is 1,003.436 million for the treatment companies and 974.733 million for the control companies (untabulated), and the difference is insignificant between the two groups. Panel B of the table presents the results of the multivariate tests. In columns 1 and 2, the dependent variables are the overall *ICMW* and *ICMW\_NUM*. We then further specify and report the results for entity-level *ICMW* and account-level *ICMW* in columns 3 and 4. We observe a negative and significant coefficient on *CAMREP×POST* in columns 1, 2, and 4 and an insignificant coefficient on *CAMREP×POST* in columns 1, 2, and 4 and an insignificant coefficient on the overall internal control quality and, more specifically, the *account*-level internal control quality. This result mitigates the concern that our main finding is driven by some confounding contemporaneous event.

[Insert Table 10 about Here]

## **VIII. CONCLUSION**

The new auditor's reporting model with its discussion of critical audit matters (CAMs) was implemented in 2019 for large accelerated filers. We examine whether the introduction of CAM reporting in audit reports in the United States is associated with improvements in issuers' internal controls over financial reporting. We hypothesize that increased scrutiny by auditors on CAM-

<sup>&</sup>lt;sup>13</sup> The sample size is smaller than in our main analyses, because we fail to find a close match to some of the observations.

related matters may lead to early identification and client remediation of material weaknesses in internal control (ICMW). In addition, we propose that any negative association between CAM reporting and ICMW will be more pronounced for account-level ICMW than for entity-level ICMW.

Our results are consistent with our hypotheses. Univariate results show that treatment (control) companies have a decrease of 1.6% (0.1%) in reporting an ICMW from 2018 to 2019. Multivariate analyses shows that compared to control companies, treatment companies (those with CAM reporting) experience a statistically significant decrease in both the likelihood of having an ICMW and the number of ICMWs after the CAM is reported. Additional analyses suggest that this result is driven primarily by account-level ICMWs rather than entity-level ICMWs. CAMs have a clearer association with account-level ICMWs than entity-level ICMWs, because by definition CAMs are related to material accounts or disclosures in the financial statements.

In additional analyses, we find that issuers with revenue-recognition CAMs have significantly fewer revenue-related ICMWs compared to other issuers (those issuers whose audit reports contain no CAMs and issuers with CAMs unrelated to revenue recognition). This result is consistent with the notion that ICMWs related to revenue recognition are identified and remediated through the auditor's CAM evaluation process. We also find that companies with CAM reporting experienced a significant decrease in the likelihood of having accounting misstatements after the CAM is reported, compared to control companies. Last, the positive association between CAM disclosure and internal control quality—that is, the negative association between CAMs and ICMWs—is more pronounced for audit firms that make greater efforts in CAM reporting.

We perform a variety of sensitivity tests. Results using 2018 as the pseudo-event year show no difference between treatment and control companies in the number of or likelihood of ICMW

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from 2017 to 2018, suggesting that our main results (that CAM reporting is associated with a reduction in the number and likelihood of ICMWs) are not caused by uncontrolled-for differences in treatment and control companies. Our results using a more closely matched sample (an alternative control sample matched by size, auditor type and industry to the treatment sample) are the same as our primary findings: CAM reporting is associated with a reduction in ICMW reported in 2019; primarily, a reduction in account-level ICMW as opposed to entity-level ICMW.

This study contributes to the literature on critical audit matters (and key audit matters) by identifying whether there are real audit effects associated with the new CAM reporting requirement. Research to date finds little to no evidence that CAM reporting is valued by investors, while research findings on the association between CAM reporting and audit quality are mixed. Our results suggest that, by focusing auditor attention on areas of potential concern, CAM reporting is associated with improvements in internal control over financial reporting (as measured by a reduction in ICMWs) and a corresponding decrease in misstatement risk. While we do not examine the costs of CAM reporting, our results show a positive benefit to CAM reporting not previously found in the literature.

Our results are subject to the following caveats. First, we examine only the first year of CAM reporting in the U.S. We do not know if our results will hold as CAM reporting becomes more mature. Second, alternative interpretations of our results could be that (a) the number of ICMWs remains similar after CAM reporting but auditors are finding fewer of them or (b) auditors are discovering the same number of ICMWs after CAM reporting, but are not reporting them in their opinions on internal controls over financial reporting (indicating a lack of independence). While we cannot completely rule out these two alternative explanations, we see no reasons why auditors would detect fewer ICMWs for clients with CAM reporting, nor why auditors would find

ICMWs and choose not to report them for our sample companies (but continue to report them for the control companies). Last, although a difference-in-difference design is used to mitigate endogeneity concern, we are not able to completely rule out the possibility that our findings are confounded by certain events that affect the treatment companies differently than the control companies. Nonetheless, we believe that our study provides important new insights into the potential benefits of CAM reporting.

## Appendix A: Entity-level ICMW and Account-level ICMW

## **Entity-level ICMW:**

Senior management competency, tone, reliability issues

Segregation of duties/ design of controls (personnel)

Ineffective, non-existent or understaffed audit committee

Inadequate disclosure controls (timely, accuracy, complete)

Insufficient or non-existent internal audit function

Accounting personnel resources, competency/training

Other entity-level control issue

#### Account-level ICMW:

Material and/or numerous year-end adjustments including those proposed by the auditor

Ineffective regulatory compliance issues

Untimely or inadequate account reconciliations

Journal entry control issues

Non-routine transaction control issues

Treasury control issues

Accounting documentation, policy and/or procedures

Information technology, software, security & access issues

# Appendix B: Variables Definition

Main Variables	Definition
	Equals 1 if the company report internal control weakness under SOX404 in the
ICMW	year, and 0 otherwise
ICMW_NUM	The number of material weaknesses reported
	Equals 1 if the company reports at least one entity-level internal control
ICMW_ENT	weakness under SOX404 in the year, and 0 otherwise
	Equals 1 if the company reports <u>only</u> account-level internal control weakness
ICMW_ACT	under SOX404 in the year, and 0 otherwise
	Equals 1 if the company reports internal control material weaknesses that affect
ICMW_REV	revenue recognition under SOX404 in the year, and 0 otherwise
CAMPED	Equals 1 if the company's audit report includes a CAM section in fiscal year
	2019, and 0 otherwise
POST	Equals 1 for fiscal year 2019, and 0 for fiscal year 2018
CAM MODE	Equals 1 if the company reported CAM in fiscal year 2019 and the length of
CAM_MORE	Equals 1 if the commonly reported CAM in fixed year 2010 and the length of
CAM LESS	Equals 1 if the company reported CAW in fiscal year 2019 and the religit of auditor response per CAM is below the sample median, and 0 otherwise
CAM_LL55	Equals 1 if the company reported CAMs that involve revenue recognition in
CAM REV	fiscal year 2019 and 0 otherwise
	Equals 1 if the company reported CAMs that do not involve revenue recognition
CAM NOREV	in fiscal year 2019, and 0 otherwise
	Equals 1 if the company had accounting misstatements in the year, and 0
RESTATEMENT	otherwise
<b>Control Variables</b>	
SIZE	Natural log of total market capitalization
LEV	The ratio of total debt to total assets
ROA	The ratio of net income to total assets
BM	Book to market ratio
	Equals one if earnings before extraordinary items in year t and t-1 sum to less
AGGLOSS	than zero, and zero otherwise
TAXFEE	The ratio of tax fee to total audit fees
RESTRUCT	Sum of restructuring amounts reported in year t-1 and t, scaled by total assets.
	Equals 1 if the company reports non-zero acquisition expense in year t, and 0
M&A	otherwise
FOR_NI	The absolute value of the ratio of foreign income to total assets
	Equals 1 if the company reports non-zero foreign currency translation in year t,
FOR_TRAN	and 0 otherwise
	Equals 1 if year-over-year industry-adjusted sales growth is in the top decile in
EX_GROWTH	year t, and 0 otherwise.
(FO) UP (	Number of operating and geographic segments in year t. Consistent with prior
SEGNUM	literature, SEGNUM equals one for observations missing this variable.
BIG4	Equals 1 if the company's auditor is one of the Big4, and 0 otherwise

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Figure 1: CAM Reporting and Internal Control Quality

## **Table 1: Sample and Distribution**

Panel A of this table describes the sample selection process. Panel B presents the distribution by filer category; Panel C presents the distribution by the number of CAMs; and Panel D presents the distribution by the type of CAMs.

## **Panel A: Sample Selection**

Firm-year observations in fiscal year 2018 and 2019	14,527
Less: companies with no reporting of SOX404 internal control opinion	(2,222)
Less: non-accelerated filers	(5,010)
Less: observations with missing control variables	(392)
Less: companies with only 1 observation in the sample	(639)
Less: companies which a change of auditor	(268)
Final Sample	5,996
Treatment Companies (2,018 clients for 2 years)	4,036
Control Companies (980 clients for 2 years)	1,960

## **Panel B: Filer Categories**

	Large Accelerated Filers	<b>Accelerated Filers</b>	Total
Clients	2,007	11	2,018
Percentage	99.5%	0.5%	100.0%

#### Number of CAMs per Audit Report 0 5 Total 1 2 3 4 8 700 Clients (N) 1.011 234 54 11 2,018 Clients (%) 0.4% 50.1% 34.7% 11.6% 2.7% 0.5% 100.0% CAMs (N × CAMs) 1,011 3,384 0 1,400 702 216 55

## Panel C: CAMs per Audit Report

# Table 1: Sample and Distribution (cont.)

# Panel D: Types of CAMs

САМ Туре	N	%
Impairment	883	26.10%
Revenue Recognition	518	15.31%
Accruals and Reserves	412	12.18%
Tax	327	9.66%
Business Combination & Discontinued Operation	305	9.01%
Loan Loss Allowance & Bad Debt Allowance	260	7.68%
Fair Value Estimates of Financial Assets & Liabilities	252	7.45%
Leases	99	2.93%
PPE, Depreciation and Depletion	80	2.36%
Regulation Compliance	67	1.98%
Compensation	59	1.74%
Capitalization of Expenses	43	1.27%
Other	36	1.06%
Convertible Debt	25	0.74%
Consolidation	18	0.53%
TOTAL CAMs	3,384	100%

## **Table 2: Summary Statistics**

Panel A of this table presents descriptive statistics of model variables used in the main analyses. Panel B presents univariate comparison between treatment sample and control sample in pre CAM year and post CAM year. \*, \*\*, \*\*\* indicate, statistical significance at the 0.10, 0.05, and 0.01 levels, respectively. See Appendix B for variable definitions.

Variable	N	Mean	Median	SD	p25	p75
ICMW	5,996	0.054	0.000	0.226	0.000	0.000
ICMW_NUM	5,996	0.091	0.000	0.479	0.000	0.000
ICMW_ENT	5,996	0.020	0.000	0.140	0.000	0.000
ICMW_ACT	5,996	0.034	0.000	0.181	0.000	0.000
CAMREP	5,996	0.673	1.000	0.469	0.000	1.000
POST	5,996	0.500	0.500	0.500	0.000	1.000
SIZE	5,996	7.613	7.527	1.807	6.250	8.791
LEV	5,996	0.293	0.261	0.254	0.084	0.436
ROA	5,996	-0.011	0.021	0.228	-0.002	0.062
BM	5,996	0.554	0.464	0.679	0.219	0.803
AGGLOSS	5,996	0.249	0.000	0.433	0.000	0.000
TAXFEE	5,996	0.093	0.030	0.145	0.000	0.130
RESTRUCT	5,996	0.003	0.000	0.008	0.000	0.000
M&A	5,996	0.387	0.000	0.487	0.000	1.000
FOR_NI	5,996	0.008	0.000	0.030	0.000	0.009
FOR_TRAN	5,996	0.360	0.000	0.480	0.000	1.000
EX_GROWTH	5,996	0.086	0.000	0.280	0.000	0.000
SEGNUM	5,996	4.826	4.000	3.514	2.000	6.000
BIG4	5,996	0.795	1.000	0.404	1.000	1.000

## **Panel A: Total Sample**

Panel B: Pre CAM Year (2018)							
	Treatn	nent Con	npanies	Cont	rol Comp	anies	
Variable	N	mean	p50	N	mean	p50	Mean Diff.
ICMW	2,018	0.044	0.000	980	0.091	0.000	-0.047***
ICMW_NUM	2,018	0.080	0.000	980	0.159	0.000	-0.079***
ICMW_ENT	2,018	0.015	0.000	980	0.039	0.000	-0.024***
ICMW_ACT	2,018	0.029	0.000	980	0.052	0.000	-0.023***
SIZE	2,018	8.424	8.186	980	5.736	5.732	2.688***
LEV	2,018	0.295	0.275	980	0.231	0.132	0.064***
ROA	2,018	0.026	0.034	980	-0.080	0.009	0.106***
BM	2,018	0.523	0.422	980	0.660	0.631	-0.137***
AGGLOSS	2,018	0.173	0.000	980	0.393	0.000	-0.220***
TAXFEE	2,018	0.111	0.044	980	0.076	0.007	0.035***
RESTRUCT	2,018	0.003	0.000	980	0.002	0.000	0.001
M&A	2,018	0.436	0.000	980	0.299	0.000	0.137***
FOR_NI	2,018	0.013	0.000	980	0.002	0.000	0.011***
FOR_TRAN	2,018	0.390	0.000	980	0.310	0.000	0.080***
EX_GROWTH	2,018	0.073	0.000	980	0.106	0.000	-0.033***
SEGNUM	2,018	5.345	5.000	980	3.745	2.000	1.600***
BIG4	2,018	0.912	1.000	980	0.552	1.000	0.360***
		Pan	el C: Post C	CAM Yea	ar (2019)		
	Treat	ment Co	mpanies	Con	trol Com	panies	
Variable	N	Mean	Median	N	Mean	Median	Mean Diff.
ICMW	2,018	0.028	0.000	980	0.090	0.000	-0.062***
ICMW_NUM	2,018	0.044	0.000	980	0.142	0.000	-0.098***
ICMW_ENT	2,018	0.011	0.000	980	0.031	0.000	-0.020***
ICMW_ACT	2,018	0.017	0.000	980	0.059	0.000	-0.042***
SIZE	2,018	8.596	8.364	980	5.793	5.780	2.803***
LEV	2,018	0.327	0.316	980	0.279	0.177	0.048***
ROA	2,018	0.020	0.031	980	-0.083	0.007	0.103***
BM	2,018	0.485	0.392	980	0.657	0.612	-0.173***
AGGLOSS	2,018	0.170	0.000	980	0.424	0.000	-0.254***
TAXFEE	2,018	0.098	0.036	980	0.065	0.000	0.033***
RESTRUCT	2,018	0.003	0.000	980	0.002	0.000	0.001
M&A	2,018	0.429	0.000	980	0.287	0.000	0.142***
FOR_NI	2,018	0.011	0.000	980	0.001	0.000	0.011***
FOR_TRAN	2,018	0.381	0.000	980	0.308	0.000	0.072***
EX_GROWTH	2,018	0.091	0.000	980	0.081	0.000	0.011
SEGNUM	2,018	5.335	5.000	980	3.792	2.000	1.543***
BIG4	2,018	0.912	1.000	980	0.552	1.000	0.360***

 Table 2: Summary Statistics (cont.)

## **Table 3 Correlation**

This table presents the Pearson Correlation between variable of interest and control variables. Coefficients in bold indicate statistical significance at the 0.10 levels. See Appendix B for variable definitions.

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
(1)CAMREP×POST	1													
(2)SIZE	0.388	1												
(3)LEV	0.096	0.093	1											
(4)ROA	0.098	0.279	0.024	1										
(5)BM	-0.073	-0.168	-0.184	0.035	1									
(6)AGGLOSS	-0.130	-0.328	0.028	-0.509	-0.010	1								
(7)TAXFEE	0.022	0.126	0.059	0.089	-0.035	-0.087	1							
(8)RESTRUCT	0.027	0.026	0.088	0.016	-0.048	0.109	0.084	1						
(9)M&A	0.062	0.104	0.012	0.072	-0.041	-0.042	0.064	-0.175	1					
(10)FOR_NI	0.069	0.277	-0.001	0.307	-0.098	-0.298	0.129	-0.123	0.114	1				
(11)FOR_TRAN	0.030	0.118	-0.008	0.026	-0.025	0.065	0.052	-0.160	0.082	0.197	1			
(12)EX_GROWTH	0.013	-0.044	0.089	-0.010	0.018	0.013	0.017	0.075	-0.011	-0.062	-0.101	1		
(13)SEGNUM	0.103	0.296	0.081	0.144	-0.012	-0.094	0.069	-0.164	0.145	0.280	0.338	-0.088	1	
(14)BIG4	0.208	0.431	0.189	0.061	-0.057	0.003	0.141	-0.100	0.046	0.099	0.146	-0.058	0.201	1

## **Table 4: CAM Disclosure and Internal Control Quality**

This table presents the results of model (1). *ICMW* equals 1 if the company reports internal control weakness under SOX404 in the year, and 0 otherwise. *ICMW\_NUM* is the number of material weakness reported. *CAMREP* is equal to 1 if the company's audit report includes a CAM section in fiscal year 2019 (i.e. treatment companies), and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest is, *CAMREP×POST*, the interaction between *CAMPREP* and *POST*. In column (3) and (4), recurring ICMW observations are excluded. \*, \*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

			First-time ICMW				
	(1)	(2)	(3)	(4)			
VARIABLES	ICMW	ICMW_NUM	ICMW	ICMW_NUM			
CAMREP	-0.027	-0.002	0.469	0.493			
	(-0.113)	(-0.008)	(1.467)	(1.518)			
POST	0.006	0.003	0.389	0.396			
	(0.042)	(0.024)	(1.535)	(1.568)			
CAMREP×POST	-0.458**	-0.472**	-1.010***	-1.026***			
	(-2.331)	(-2.415)	(-2.937)	(-2.986)			
SIZE	-0.291***	-0.292***	-0.265***	-0.272***			
	(-4.151)	(-4.174)	(-3.298)	(-3.299)			
LEV	0.124	0.143	-0.006	0.003			
	(0.441)	(0.494)	(-0.015)	(0.009)			
ROA	-0.273	-0.220	-0.225	-0.246			
	(-1.322)	(-1.281)	(-1.024)	(-1.109)			
BM	-0.229	-0.225*	-0.033	-0.053			
	(-1.637)	(-1.741)	(-0.315)	(-0.474)			
AGGLOSS	0.163	0.187	-0.040	-0.044			
	(0.940)	(1.058)	(-0.188)	(-0.208)			
TAXFEE	-1.986***	-1.961***	-1.236*	-1.199*			
	(-3.020)	(-2.924)	(-1.744)	(-1.679)			
RESTRUCT	8.193	7.83	26.002***	25.935***			
	(1.115)	(1.077)	(3.174)	(3.210)			
M&A	0.434***	0.429***	0.356**	0.360**			
	(2.934)	(2.899)	(2.049)	(2.066)			
FOR_NI	-5.526**	-5.460**	-6.260**	-6.395**			
	(-1.966)	(-2.000)	(-2.001)	(-2.083)			
FOR_TRAN	0.063	0.068	0.141	0.138			
	(0.379)	(0.408)	(0.769)	(0.754)			
EX_GROWTH	0.716***	0.693***	0.764***	0.760***			
	(3.312)	(3.214)	(2.688)	(2.671)			
SEGNUM	0.065***	0.065***	0.028	0.030			
	(3.117)	(3.159)	(1.193)	(1.280)			
BIG4	-0.209	-0.219	-0.358*	-0.366*			
	(-1.197)	(-1.277)	(-1.868)	(-1.936)			
Constant	-0.164		-1.489				
	(-0.200)		(-1.573)				
Industry FE	Yes	Yes	Yes	Yes			
Observations	5,996	5,996	5,818	5,818			
Pseudo $R^2$	0.134	0.105	0.101	0.083			

## Table 5: Account-level ICMW vs. Entity-level ICMW

This table presents the results of the impact of CAM reporting on the likelihood of having Account-level or Entitylevel ICMW. *ICMW\_ENT* equals 1 if the company reports at least one entity-level internal control weakness under SOX404 in the year, and 0 otherwise. *ICMW\_ACT* equals 1 if the company reports only account-level internal control weakness under SOX404 in the year, and 0 otherwise. *CAMREP* is equal to 1 if the company's audit report includes a CAM section in fiscal year 2019 (i.e. treatment companies), and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest is, *CAMREP×POST*, the interaction between *CAMPREP* and *POST*. \*, \*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

	(1)	(2)
	Entity-level ICMW	Account-level ICMW
VARIABLES	(ICMW_ENT)	(ICMW_ACT)
CAMREP	-0.380	0.168
	( <b>-0.998</b> )	(0.586)
POST	-0.237	0.162
	(-1.182)	(0.853)
CAMREP×POST	-0.073	-0.671**
	(-0.247)	(-2.454)
SIZE	-0.196*	-0.313***
	(-1.691)	(-3.783)
LEV	0.129	0.035
	(0.337)	(0.098)
ROA	-0.210	-0.186
	(-0.972)	(-0.793)
BM	-0.495***	0.062
	(-3.222)	(0.616)
AGGLOSS	0.361	0.061
	(1.156)	(0.321)
TAXFEE	-2.137**	-1.715**
	(-1.964)	(-2.283)
RESTRUCT	-7.066	14.734*
	(-0.493)	(1.740)
M&A	0.142	0.601***
	(0.585)	(3.519)
FOR_NI	-4.289	-4.710
	(-1.113)	(-1.336)
FOR_TRAN	0.099	0.039
	(0.363)	(0.205)
EX_GROWTH	0.944***	0.488*
	(3.225)	(1.738)
SEGNUM	0.058*	0.055**
	(1.894)	(2.232)
BIG4	0.007	-0.315
	(0.025)	(-1.585)
Constant	-4.112	-0.080
	(-3.273)	(-0.093)
Industry FE	Yes	Yes
Observations	5,996	5,996
Pseudo $R^2$	0.130	0.132

## Table 6: Revenue-specific ICMWs and CAMs

This table presents the results of model (2). Panel A presents the distribution by the type of ICMWs. Panel B present the multivariate results. *ICMW\_REV* equals 1 if the company reports internal control material weaknesses that affect revenue recognition under SOX404 in the year, and 0 otherwise. *CAM\_REV* equals 1 if the company reported CAMs that involve revenue recognition in fiscal year 2019, and 0 otherwise. *CAM\_NOREV* equals 1 if the company reported CAMs that do not involve revenue recognition in fiscal year 2019, and 0 otherwise. *CAM\_NOREV* equals 1 if the company reported CAMs that do not involve revenue recognition in fiscal year 2019, and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest are, *CAM\_REV*×*POST* and *CAM\_NOREV*×*POST* the interaction between *CAM\_REV* or *CAM\_NOREV* and *POST*. \*,\*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

		Percentage
Accounts affected by ICMW	Number	(out of 323 ICMWs)
Revenue Recognition	125	38.70%
Unspecified issues	93	28.79%
Liabilities, payables, reserves and accrual estimate	50	15.48%
Tax expense/benefit/deferral	48	14.86%
PPE/Depreciation	30	9.29%
Expense recording issues	27	8.36%
Foreign Subsidiary issues	23	7.23%
Debt, quasi-debt, warrants	19	5.88%
Mergers & Acquisitions	17	5.26%
Balance sheet classification	14	4.33%
Deferred stock-based compensation	14	4.33%
Lease, legal, contingency	12	3.72%
Cash flow classification	8	2.48%
Intercompany transaction	4	1.24%
Footnote & Segment Disclosure	2	0.62%
Pension and post-retirement benefit	2	0.62%
Capitalization of expenditures	2	0.62%
Financial derivatives	2	0.62%
Incomplete 302 assessment	1	0.31%

## Panel A: Descriptions of Internal Control Material Weaknesses

This table presents the material weakness accounting matters reported for the 323 observations that reported a material weakness in internal control (ICMW). Data are from Audit Analytics. The total number reported is greater than 323 because an ICMW may relate to more than one accounting matter.

	(1)	
VARIABLES	ICMW_REV	
CAM_REV	0.805**	
	(2.008)	
CAM_NOREV	0.486	
	(1.406)	
POST	-0.006	
	(-0.027)	
CAM_REV×POST	-0.946**	
CINC NODEN DOCT	(-1.992)	
CAM_NOREV×POST	-0.368	
	(-1.083)	
SIZE	$-0.3/3^{***}$	
	(-4.150)	
LEV	0.564	
DOA	(1.454)	
KUA	-0.074	
DM	(-0.511)	
DIVI	(2.247)	
ACCI 055	(2.247)	
AUULUSS	(2, 440)	
TAXEEE	(2.449)	
TAATEE	-1.505	
RESTRUCT	10 222	
	(1,000)	
M&A	0 385*	
	(1.686)	
FOR NI	-5.072	
	(-1.197)	
FOR TRAN	0.224	
	(0.882)	
EX GROWTH	0.459	
-	(1.242)	
SEGNUM	0.084***	
	(2.916)	
BIG4	-0.172	
	(-0.651)	
Constant	-1.046	
	(-0.984)	
Industry FE	Yes	
Observations	5,996	
Pseudo $R^2$	0.167	

Panel B: Logistic Regression of Revenue-specific ICMW on CAMs and other variables
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## **Table 7: CAM Disclosure and Accounting Misstatements**

This table presents the results of model (3). *RESTATEMENT* equals 1 if the company had accounting misstatements in the year, and 0 otherwise. *CAMREP* is equal to 1 if the company's audit report includes a CAM section in fiscal year 2019 (i.e. treatment companies), and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest is, *CAMREP*×*POST*, the interaction between *CAMPREP* and *POST*. \*, \*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

	(1)			
VARIABLES	RESTATEMENT			
	0.000			
CAMREP	0.283			
BOST	(0.980)			
P081	-0.288 ( 1 184)			
CAMDED-DOST	(-1.104)			
CAMINEF ×F 051	(-2 029)			
SIZE	-0.118			
SIZE	(-1 442)			
IEV	0.041			
	(0.101)			
ROA	-0.204			
	(-0.902)			
BM	-0.008			
	(-0.042)			
AGGLOSS	0.168			
	(0.690)			
TAXFEE	-0.396			
	(-0.578)			
RESTRUCT	-25.037**			
	(-2.372)			
M&A	0.574***			
	(2.795)			
FOR_NI	1.699			
	(0.439)			
FOR_TRAN	0.273			
	(1.287)			
EX_GROWTH	-0.369			
	(-1.013)			
SEGNUM	-0.013			
DIG (	(-0.414)			
BIG4	-0.449			
Constant	(-1.399)			
Constant	$(2.1/3)^{++}$			
Industry FF	(-2.107) Ves			
Observations	5 971			
Pseudo R2	0.077			

## **Table 8: Effect of Auditor Efforts**

This table presents the results of model (4). *ICMW* equals 1 if the company reports internal control material weaknesses under SOX404 in the year, and 0 otherwise. *CAM\_MORE* equals 1 if the company reported CAM in fiscal year 2019 and the length of auditor response per CAM is above the sample median, and 0 otherwise. *CAM\_LESS* equals 1 if the company reported CAM in fiscal year 2019 and the length of auditor response per CAM is below the sample median, and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest are, *CAM\_MORE*×*POST* and *CAM\_LESS*×*POST* the interaction between *CAM\_MORE* or *CAM\_LESS* and *POST*. \*, \*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

VARIABLES	(1) ICMW	(2) ICMW_NUM
CAM_MORE	0.015	0.027
	(0.060)	(0.106)
CAM_LESS	-0.064	-0.017
	(-0.229)	(-0.059)
POST	0.006	0.004
	(0.047)	(0.029)
CAM MORE×POST	-0.615***	-0.616***
	(-2.701)	(-2.727)
CAM_LESS×POST	-0.170	-0.211
	(-0.640)	(-0.786)
SIZE	-0.296***	-0.297***
	(-4.226)	(-4.246)
LEV	0.122	0.142
	(0.435)	(0.490)
ROA	-0.276	-0.223
	(-1.332)	(-1.294)
BM	-0.227	-0.223*
	(-1.629)	(-1.728)
AGGLOSS	0.159	0.183
	(0.916)	(1.030)
TAXFEE	-1.975***	-1.948***
	(-3.016)	(-2.921)
RESTRUCT	7.989	7.598
	(1.094)	(1.052)
M&A	0.438***	0.434***
	(2.956)	(2.925)
FOR_NI	-5.558**	-5.489**
	(-1.978)	(-2.014)
FOR_TRAN	0.066	0.071
	(0.399)	(0.430)
EX_GROWTH	0.720***	0.697***
	(3.321)	(3.221)
SEGNUM	0.066***	0.066***
	(3.131)	(3.174)
BIG4	-0.204	-0.214
	(-1.162)	(-1.235)
Constant	-0.135	
	(-0.164)	
Industry FE	Yes	
Observations	5,996	5,996
Pseudo $R^2$	0.134	0.106
F-test		
CAM_MORE×POST-		
CAM_LESS×POST	-0.445*	-0.405*

## **Table 9: Pseudo Event Year**

This table presents the results of model (1) using year 2018 as a "pseudo-event year". *ICMW* equals 1 if the company reports internal control weakness under SOX404 in the year, and 0 otherwise. *ICMW\_NUM* is the number of material weakness reported. *CAMREP* is equal to 1 if the company's audit report includes a CAM section in fiscal year 2019 (i.e. treatment companies), and 0 otherwise. *POST* is equal to 1 for fiscal year 2017. Our variable of interest is, *CAMREP*×*POST*, the interaction between *CAMPREP* and *POST*. \*,\*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

	(1)	(2)
VARIABLES	ICMW	ICMW_NUM
CAMREP	-0.747***	-0.791***
	(-3.362)	(-3.435)
CAMREP	0.223*	0.213*
	(1.889)	(1.800)
CAMREP×POST	0.200	0.257
	(1.002)	(1.271)
SIZE	-0.147***	-0.149***
	(-2.586)	(-2.589)
LEV	0.128	0.092
	(0.506)	(0.354)
ROA	-0.084	-0.044
	(-0.357)	(-0.205)
BM	-0.303**	-0.283**
	(-2.066)	(-2.123)
AGGLOSS	0.515***	0.511***
	(3.117)	(3.057)
TAXFEE	-0.771	-0.800
	(-1.415)	(-1.386)
RESTRUCT	-4.872	-5.246
	(-0.700)	(-0.759)
M&A	0.350***	0.366***
	(2.622)	(2.703)
FOR_NI	-3.749	-3.949*
	(-1.571)	(-1.677)
FOR_TRAN	0.042	0.036
	(0.275)	(0.233)
EX_GROWTH	0.490**	0.504**
	(2.383)	(2.433)
SEGNUM	0.074***	0.073***
	(3.519)	(3.095)
BIG4	-0.238	-0.230
	(-1.306)	(-1.278)
Constant	-2.064**	
	(-2.124)	
Industry FE	Yes	Yes
Observations	6,342	6,342
Pseudo $R^2$	0.103	0.078

## Table 10: Matched Sample Analysis

This table presents the results of model (1) using size, auditor type and industry matched sample. Panel A presents the univariate comparison between treatment companies and control companies. Panel B presents the multivariate regression results. *ICMW* equals 1 if the company reports internal control weakness under SOX404 in the year, and 0 otherwise. *ICMW\_NUM* is the number of material weakness reported. *CAMREP* is equal to 1 if the company's audit report includes a CAM section in fiscal year 2019 (i.e. treatment companies), and 0 otherwise. *POST* is equal to 1 for fiscal year 2019, and 0 for fiscal year 2018. Our variable of interest is, *CAMREP×POST*, the interaction between *CAMPREP* and *POST*. \*, \*\*, and \*\*\* indicate, respectively, statistical significance at the 0.10, 0.05, and 0.01 levels for a two-tailed test. Reported *t*-values are based on standard errors clustered at company level. See Appendix B for other variable definitions.

	Treatment Companies Control Companies						
Variable	N	Mean	Median	N	Mean	Median	Diff.
ICMW	1150	0.059	0.000	1150	0.068	0.000	-0.009
ICMWNUM	1150	0.111	0.000	1150	0.120	0.000	-0.009
ICMW_ENT	1150	0.008	0.000	1150	0.023	0.000	-0.016***
ICMW_ACT	1150	0.051	0.000	1150	0.044	0.000	0.007
SIZE	1150	6.504	6.416	1150	6.188	6.113	0.316
LEV	1150	0.253	0.183	1150	0.274	0.190	-0.021
ROA	1150	-0.067	0.008	1150	-0.092	0.008	0.025
BM	1150	0.704	0.642	1150	0.640	0.580	0.064**
AGGLOSS	1150	0.388	0.000	1150	0.422	0.000	0.040
TAXFEE	1150	0.106	0.000	1150	0.079	0.010	0.028***
RESTRUCT	1150	0.004	0.000	1150	0.003	0.000	0.001
M&A	1150	0.424	0.000	1150	0.299	0.000	0.125***
FOR_NI	1150	0.005	0.000	1150	0.002	0.000	0.003**
FOR_TRAN	1150	0.361	0.000	1150	0.323	0.000	0.038*
EX_GROWTH	1150	0.050	0.000	1150	0.096	0.000	-0.045***
SEGNUM	1150	3.916	3.000	1150	3.812	2.000	0.103
BIG4	1150	0.697	1.000	1150	0.697	1.000	0.000

**Panel A: Descriptive Statistics** 

	(1)	(2)	(3)	(4)
VARIABLES	ICMW	ICMW_NUM	ICMW_ENT	ICMW_ACT
CAMREP	-0.082	0.024	-1.219*	0.305
	(-0.202)	(0.052)	(-1.663)	(0.661)
POST	-0.462**	-0.464**	-0.470	-0.463
	(-2.016)	(-1.984)	(-1.363)	(-1.479)
CAMREP×POST	-0.726*	-0.747*	0.218	-1.043**
	(-1.679)	(-1.672)	(0.202)	(-2.129)
SIZE	-0.126	-0.200	0.439*	-0.416
	(-0.666)	(-0.854)	(1.949)	(-1.628)
LEV	-0.252	-0.335	0.356	-0.765
	(-0.344)	(-0.412)	(0.522)	(-0.811)
ROA	-0.532	-0.496	-0.432	-0.365
	(-1.060)	(-1.102)	(-1.327)	(-1.373)
BM	0.107	0.062	-0.243	0.385
	(0.325)	(0.195)	(-1.292)	(1.032)
AGGLOSS	0.554*	0.530	0.794	0.585
	(1.675)	(1.613)	(1.261)	(1.511)
TAXFEE	-4.929***	-5.063***	-2.183	-6.297**
	(-2.861)	(-2.807)	(-1.367)	(-2.530)
RESTRUCT	21.057*	22.869*	11.438	21.173
	(-1.757)	(-1.889)	(-0.588)	(-1.556)
M&A	1.009***	1.035***	0.318	1.261***
	(3.123)	(3.079)	(0.831)	(3.269)
FOR_NI	-4.052	-4.463	1.911	-7.713
	(-0.773)	(-0.831)	(0.187)	(-1.391)
FOR_TRAN	-0.420	-0.441	0.248	-0.596
	(-0.994)	(-1.039)	(0.428)	(-1.346)
EX_GROWTH	-0.295	-0.320	0.091	-0.521
	(-0.570)	(-0.620)	(0.138)	(-0.759)
SEGNUM	0.159***	0.159***	0.153**	0.138***
	(3.828)	(3.606)	(2.252)	(3.127)
BIG4	-0.102	-0.043	-0.336	-0.191
	(-0.263)	(-0.111)	(-0.460)	(-0.461)
Constant	-2.913**		-6.966***	-1.929
	(-2.547)		(-5.709)	(-1.251)
Industry FE	Yes	Yes	Yes	Yes
Observations	2,300	2,300	2,300	2,300
Pseudo $R^2$	0.198	0.164	0.124	0.285

Panel B: Regression Analyses