In a recent paper published in the *Australasian Parliamentary Review*, we assessed the merits of establishing a Parliamentary Budget Office (PBO) in Fiji by examining how such an institution would fulfil two important roles: first, by assisting in the oversight of the budget process; and second, by supporting coordination among key accountability institutions such as the Public Accounts Committee (PAC) and the Auditor General (AG) in their fiscal oversight roles, which is a role specific to Fiji’s accountability ecosystem and which stems from the uniqueness of the Fijian context itself.

Parliamentary Budget Offices (PBOs) are independent offices that produce non-partisan and impartial analysis on matters and policies pertaining to budgeting and finance, including the budget itself, for the consumption of legislators who then use the PBO’s analysis to inform their legislative budgetary duties including debate, legislation, and fiscal oversight.

The PBO model has received growing attention worldwide, with nearly 60 countries at present possessing the equivalent of an ‘Independent Fiscal Institution’ (IFI) attached to their legislatures. But the scant literature on the subject points to a great deal of ambiguity on what precisely the PBO model should do. To this point, there are also challenges in the measurement of how effective PBOs are.

However, the ambiguity around PBOs allows for innovative roles to be assigned to them. We used Fiji’s unique circumstances to consider the application of PBOs not just as repositories of budget acumen, but also as a coordination mechanism for accountability institutions, a role that would be unique among the PBOs of the world.

The uniqueness of budget oversight institutions in Fiji is attributable to a multiplicity of factors, including: a bicultural demography; a colonial Westminster political heritage; a legislature made unicameral in 2013; a series of tussles between civilian and military regimes; and a large population compared with other Australasian island republics.
In Fiji, the oversight role in Fiji suffers from an inherent fragmentation. Although it has had core oversight institutions in place since (and even before) independence, these institutions (the Auditor General and the Parliamentary Accounts Committee) have not devised a coordinated effort to oversee policy more broadly and budgets specifically. The landscape of accountability, particularly with respect to budget oversight, appears to be a disjointed arena, with the Auditor General and Public Accounts Committee working in generally unsynchronised trajectories. Furthermore, executive-opposition party dynamics have become slightly less conducive to budget oversight in the very recent past. In 2016, the Standing Orders of Parliament (117) relating to the Chairmanship of the Public Accounts Committee were amended, such that the PAC would be chaired henceforth by a member of the executive party instead of the opposition. The chair of the PAC resigned and said that the committee had become “toothless”. The government argued that amendment was made because the PAC was acting beyond its jurisdiction and was becoming very political.

The PBO in light of a new constitution

A new constitution was adopted in 2013 to breathe new life into the Fijian governance ecosystem. Aiyaz Sayed-Khaiyum, the current (34th) Attorney-General, as well as Minister of Finance, unveiled a constitution that was notable for its vocal support of increased ‘transparency and accountability’ and ‘good governance’ in the Fijian system, as enshrined in the very first article of the document.

Our work has found that a PBO in Fiji can act as a coordinator of budget oversight activities by providing the Public Accounts Committee, the Auditor General, and the Accountability and Transparency Commission, with impartial and non-partisan budget analysis pertaining to fiscal oversight.

From the Public Accounts Committee perspective, as members of the PAC do not themselves necessarily possess the fiscal acumen to scrutinise a complex document such as the national budget, which approximates $2.5bn Fijian ($1.2bn USD) in total operating receipts, the PBO can serve as a legislative tool to enable long-term oriented, unbiased, detailed budget analysis.

From the Auditor General’s perspective, the PBO would serve as a second data point of comparison with the AG’s analysis, and muster a position of ex ante oversight that complements the ex post oversight role of the AG. Having two unbiased and separate analyses on a key issue adds analytical rigor to its study.

As a matter of best practice, the PBO should not provide analysis only to the PAC, but share its findings in an ‘open publishing’ format that is accessible to all parliamentarians, to the
media, and to the general public.

A dual role for PBOs

The notion of ascribing a role to a PBO as ‘a coordinator’ of accountability mechanisms would be unique among PBOs; but it is apt given the unique present circumstances of Fiji. Whereas the republic possesses the necessary accountability institutions and has capable and astute leaders at their helm, there is insufficient fiscal oversight coordination between them. The new constitution reflects this quandary: although there are numerous laudable instruments (extant and forthcoming) for enhancing fiscal transparency and accountability, there is no article that binds their efforts in a consolidated or coordinated manner. This is a shortcoming that the PBO can address, by synchronising the budget oversight apparatus and initiatives of various accountability institutions.

Aside from this role as a coordinator, there is a purely budget analysis role for the PBO to play as well. Fiji is in a state of economic transition wherein budget analysis is prone to a measure of uncertainty, which is attributable to exogenous factors such as alterations in commodity prices, currencies, export revenues, investor appetite for privatisation, cost of borrowing, among other variables; but also to endogenous factors such as a more stable political climate, successful completion of infrastructure projects, investment in the social safety net, programs to subsidise or deregulate SOEs, among other variables. The PBO can bring a long-term orientation to budget analysis and foster greater reliability in legislative decision-making through superior data collection. Furthermore, while the Reserve Bank of Fiji also conducts budget analysis, the PBO’s work would add another nonpartisan set of “data points” on budget work, a point which has been noted in other countries as an important part of a PBO’s value proposition.

The dual role that our research proposed will face many of the same challenges that PBOs face elsewhere. PBOs are often constrained by limited resources in terms of funding and staffing. They also face legal/mandate restrictions, and may also find themselves unable to access the necessary information to execute more robust analysis. They also do not have “enforcement powers”, meaning that their work is normative, suggestive, or advisory, but it cannot compel other institutions to heed its analysis. But in many cases, such issues do not halt a PBO’s work; they simply make it quite difficult, and PBOs do often find creative ways to deal with their limited endowments.

As a final point, in the case of Fiji, our research suggests that, although it was not constitutionally enshrined, the PBO fits very well into the new constitutional commitment to enhancing accountability and transparency in Fiji, by strengthening those institutions that
are enshrined within the constitution.

Usman W. Chohan is an economist who has previously served at the World Bank Institute in the Parliamentary Strengthening Program, focusing on Parliamentary Budget Offices (PBOs). His work has been cited in the legislation of various countries, including Canada’s landmark debate C-476 (2013) to reform its PBO. He is undertaking doctoral work at UNSW Canberra on optimizing the roles of PBOs.

Reference


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