

## **MULBERRY & CO**

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Our Ref: MARK/CUC002

Mrs S Heynes Cuckfield Parish Council The Queen's Hall High Street Cuckfield West Sussex RH17 5EL

25 May 2023

Dear Sam

Re: Cuckfield Parish Council

Internal Audit Year Ended 31 March 2023 - Year-End Audit report

#### **Executive summary**

Following completion of our year-end internal audit on 25 May 2023 we enclose our report for your kind attention and presentation to the council. The audit was conducted in accordance with current practices and guidelines and testing was risk based. Whilst we have not tested all transactions, our samples have where appropriate covered the entire year to date.

Our report is presented in the same order as the assertions on the internal auditor report within the published AGAR. The start of each section details the nature of the assertion to be verified. Testing requirements follow those detailed in the audit plan previously sent to the council, a copy of this is available on request. The report concludes with an opinion as to whether each assertion has been met or not. Where appropriate recommendations for action are shown in bold text and are summarised in the table at the end of the report.

Our sample testing did not uncover any errors or misstatements that require reporting to the external auditor at this time, nor did we identify any significant weaknesses in the internal controls such that public money would be put at risk.

It is clear the council takes governance, policies and procedures seriously and I am pleased to report that overall, the systems and procedures you have in place are fit for purpose and whilst my report may contain recommendations to change these are not indicative of any significant failings, but rather are pointers to improving upon an already well-ordered system.

It is therefore our opinion that the systems and internal procedures at Cuckfield Parish Council are well established and followed.

#### Regulation

The Accounts and Audit Regulations 2015 require smaller authorities, each financial year, to conduct a review of the effectiveness of the system of internal control and prepare an annual governance statement in accordance with proper practices in relation to accounts. In addition to this, a smaller authority is required by Regulation 5(1) of the Accounts and Audit Regulations 2015 to "undertake an effective internal audit to evaluate the effectiveness of its risk management, control and governance processes, taking into account public sector internal auditing standards or guidance."

Internal auditing is an independent, objective assurance activity designed to improve an organisation's operations. It helps an organisation accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes. The purpose of internal audit is to review and report to the authority on whether its systems of financial and other internal controls over its activities and operating procedures are effective.

Internal audit's function is to test and report to the authority on whether its specific system of internal control is adequate and working satisfactorily. The internal audit reports should therefore be made available to all Members to support and inform them when they considering the authority's approval of the annual governance statement.

## Independence and competence

Your audit was conducted by Andy Beams of Mulberry & Co, who has over 30 years' experience in the financial sector with the last 13 years specialising in local government.

Your auditor is independent from the management of the financial controls and procedures of the council and has no conflicts of interest with the audit client, nor do they provide any management or financial assistance to the client.

## **Engagement Letter**

An engagement letter was previously issued to the council covering the 2022/23 internal audit assignment. Copies of this document are available on request.

### Planning and inherent risk assessment

The scope and plan of works including fee structure was issued to the council under separate cover. Copies of this document are available on request. In summary, our work will address each of the internal control objectives as stated on the Annual Internal Audit Report of the AGAR. As part of the inherent risk assessment, we have concluded that:

- o There have been no reported instances of breaches of regulations in the past
- The client uses an industry approved financial reporting package
- o The client regularly carries out reconciliations and documents these
- o There is regular reporting to council
- The management team are experienced and informed
- o Records are neatly maintained and referenced
- The client is aware of current regulations and practices
- o There has been no instance of high staff turnover

It is our opinion that the inherent risk of error or misstatement is low, and the controls of the council can be relied upon and as such substantive testing of individual transactions is not required. Testing to be carried out will be "walk through testing" on sample data to encompass the period of the council year under review.

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#### A. BOOKS OF ACCOUNT

#### Internal audit requirement

Appropriate accounting records have been properly kept throughout the financial year.

#### **Audit findings**

The year-end audit was conducted on site with the Clerk, who also acts as the council's Responsible Financial Officer (RFO). The Clerk had prepared the information advised in advance of the visit, and I have the impression that accounting records are neatly maintained and easily accessible. Other information was reviewed through discussion with the Clerk and a review of the council website www.cuckfield.gov.uk

The council uses the Edge accounting package for recording the day-to-day financial transactions of the council. The system is used regularly to record transactions and produce management information reports for review at council meetings.

### **B. FINANCIAL REGULATIONS, GOVERNANCE AND PAYMENTS**

#### Internal audit requirement

This authority complied with its financial regulations, payments were supported by invoices, all expenditure was approved, and VAT was appropriately accounted for.

## **Audit findings**

## Check the publication and minuting of the prior year audited AGAR and notice of conclusion of audit.

The External Auditor's Report for 2021/22 was qualified, with the External Auditor reporting 'The External Audit Report for the 31 March 2021 Annual Governance and Accountability Return was not presented formally to the Council at a meeting for points to be considered and actioned. We note the Clerk has confirmed this was circulated informally. We would expect the External Audit Report is presented to a Council meeting each year and minuted to satisfy Assertion 7 in accordance with proper practices as set out in the Practitioner's Guide. This point was also raised on last year's External Audit Report we would therefore have expected the council to have answered 'No' to Assertion 7 of Section 1.'

Under 'other matters' the External Auditor commented 'We also noted in the prior year that the Council should correct any rounding differences, even when trivial in the Accounting Statements. The Council again have a rounding difference within Section 2 of the AGAR so boxes 1 to 6 do not agree arithmetically to box 7 of the return.'

The External Auditor's report has been published on the council website along with the Notice of Conclusion of Audit. This was reported to council at the meeting held on 13 October 2022 (minute ref FC085) and the council can therefore confirm they have met the requirements of Assertion 7.

## Confirm by sample testing that councillors sign statutory office forms.

I confirmed by sample testing that councillors sign "Acceptance of Office" forms. The council website provides details of councillors and includes their individual Register of Members' Interests Forms. This is in the process of being updated following the May 2023 election and I note that the Clerk included this as an agenda item on the May meeting to remind members to complete the forms promptly.

### Confirm that the council is compliant with the relevant transparency code.

As the council's income and expenditure exceeds £25,000, it is not a statutory requirement to follow the requirements of the Local Government Transparency Code, although it is recommended best practice to do so. I note that the council is following the code and providing the required information on its website.

## Confirm that the council is compliant with GDPR.

The council is fully aware of GDPR and has undergone training. It was noted the council has established common email addresses for all councillors. This is recommended because it gives a natural segregation between work and personal lives, making it clear beyond doubt in what capacity a councillor is acting. In addition to this it gives control to the council, adds a degree of professionalism and in the event of a FOI request limits access to personal computers.

The Joint Panel on Accountability and Governance (JPAG) Practitioner's Guide (March 2023) contains updated guidance on the matter as below:

## The importance of secure email systems and GOV.UK

5.205. All authorities except parish meetings must now have an official website. To comply with GDPR, councils should provide official email accounts for their councillors as well as for their clerk and other officers.

5.206. When choosing a domain name for the council's website and emails, many local council websites are appropriately making use of the official GOV.UK domain (for example, ourparishcouncil.gov.uk), with email addresses being linked to that domain.

5.207. Using a GOV.UK domain for your council website and email accounts demonstrates the council's official local government status. Members of the public are increasingly cyber security awareness, so a GOV.UK domain can also help to build trust, and credibility and visibly demonstrates authenticity. Many people will now reasonably expect a local council to have a GOV.UK domain name.

5.208. For the purposes of user management, councils should ensure that the proper officer can add and remove member and staff email accounts. Commercial 'dashboard' email and web systems offer centralised searching of all data contained within the system for effective compliance with GDPR Subject Access Requests and Freedom of Information Requests.

I recommend the council follows the JPAG guidance on emails and ensures that all councillors continue to use their official email accounts for all council business.

The council has a Privacy Notice and Accessibility Statement on the home page of its website, and it is clear the council has made every effort to comply with the website requirements.

## Confirm that the council meets regularly throughout the year.

In addition to full council, the council has a committee structure in place. There are terms of reference in place, and the council website shows future meeting dates alongside historic agendas, non-confidential supporting papers and minutes for all meetings.

## Check that agendas for meetings are published giving 3 clear days' notice.

I was able to confirm that at least 3 clear days' notice is given on agendas. Whilst we have not tested every single committee and council meeting there was no evidence of non-compliance in giving three clear days' notice of the meeting. I note the council is also publishing non-confidential supporting documentation with the agendas in accordance with the requirements of the Information Commissioner's Office (ICO).

## Check the draft minutes of the last meeting(s) are on the council's website.

Minutes are routinely uploaded to the council's website.

## Confirm that the Parish Council's Standing Orders have been reviewed within the last 12 months.

The Standing Orders are based on the current NALC model and were most recently reviewed and adopted by council at the annual in May each year

## Confirm that the Parish Council has adopted and recently reviewed Financial Regulations.

Financial Regulations are based on the current NALC model and were last reviewed and adopted by council at the annual in May each year. The regulations contain provisions for the approval of spending, setting of budgets, reconciliation of the bank and reporting to council.

## Check that the council's Financial Regulations are being routinely followed.

The council has thresholds in place at which authorisations to spend must be obtained as below:

- 4.1 Expenditure on revenue items may be incurred up to the amounts included for that class of expenditure in the approved budget.
- 4.2 No expenditure may be incurred that will exceed the amount provided in the revenue budget for that class of expenditure other than by resolution of the Council, or duly delegated committee. During the budget year and with the approval of Council having considered fully the implications for public services, unspent and available amounts may be moved to other budget headings or to an earmarked reserve as appropriate ('virement').
- 4.3 The Clerk has powers to vire amounts provided within the approved revenue and capital budgets, except in the cases for pay and allowances or when any continuing expense is to be generated.
- 4.4 In cases of extreme risk to the delivery of Council services, the Clerk may authorise revenue expenditure on behalf of the Council which in the Clerk's judgement it is necessary to carry out. Such expenditure includes repair, replacement or other work, whether or not there is any budgetary provision for the expenditure, subject to a limit of £5,000. The Clerk shall report such action to the Chairman as soon as possible and to the Council or appropriate committee as soon as practicable thereafter.
- 4.5 In further cases of extreme risk, expenditure may be authorised up to a limit of £10,000 upon agreement from the Emergency Consultation Panel (see Standing Order 7), which states that if a matter is deemed "urgent" and if outside scheduled committee meetings or Full Council and with the consent of the Chairman of the Council and the Chairman of the relevant Committee or Vice Chairman, it can be agreed by the use of an Urgent Consultation Panel. The Panel will consist of the Chairman, the Vice Chairman, and Chairmen of committees. All decisions agreed by the panel will be reported to Full Council or the appropriate standing committee at the earliest opportunity.

Based on the level of financial activity of the council, and through discussion with the Clerk, these authorisation thresholds appear appropriate.

I note the council also has an adopted Scheme of Delegation, although there does not appear to be any reference to the *Emergency Consultation Panel* detailed in Financial Regulations, and I recommend the two documents are aligned for consistency.

The council also completes an annual review of the effectiveness of the internal audit, in line with recommended best practice, demonstrating that the council takes the audit seriously.

I tested a sample of invoices and found these had been approved in accordance with the thresholds contained within the Financial Regulations, and approval, where needed, recorded in the minutes of meetings.

Confirm all section 137 expenditure meets the quidelines and does not exceed the annual per elector limit of £8.82 per elector.

The council has adopted the General Power of Competence (GPC) and the section 137 thresholds do not apply. I note the council re-adopted the GPC at the council meeting held in May 2023 following the election as it met the eligibility criteria.

## Check receipt of VAT refund matches last submitted VAT return.

The council submits its VAT return on a quarterly basis. I reviewed the submission for the period ending 31 March 2023 which showed a refund amount due of £232.62 and is supported by the detail required by HMRC. I was able to confirm receipt of this amount to the council's bank account of the previous refund amount for quarter 3. The council is up to date with its VAT submissions.

#### Confirm that checks of the accounts are made by a councillor.

The system noted above details internal review takes place and I am under no doubt that council properly approves expenditure.

#### C. RISK MANAGEMENT AND INSURANCE

#### Internal audit requirement

This authority assessed the significant risks to achieving its objectives and reviewed the adequacy of arrangements to manage these.

### **Audit findings**

The council has a financial risk assessment which was most recently reviewed and approved by council at the meeting held in April 2023. I reviewed the risk assessment record, which details the different types of risk identified, the actual risk for each area, the internal controls in place and the management of the risks. This is a comprehensive approach, and suitable for a council of this size, demonstrating that the council takes its risk management responsibilities seriously.

I confirmed that the council has a valid insurance policy in place with Zurich. The policy includes Public Liability cover of £12 million, Employers Liability cover of £10 million and a Fidelity Guarantee of £100,000. Based on the year-end balances held, the Fidelity Guarantee is insufficient, and the council should address this risk to ensure that the maximum balances is covered.

We discussed assertion 8 on the Annual Governance Statement and whether this had any impact on the council.

"We considered whether any litigation, liabilities or commitments, events or transactions, occurring either during or after the year-end, have a financial impact on this authority and, where appropriate, have included them in the accounting statements."

The Clerk confirmed that they were not aware of any event having a financial impact that was not included in the accounting statements.

### D. BUDGET, PRECEPT AND RESERVES

## Internal audit requirement

The precept or rates requirement resulted from an adequate budgetary process; progress against the budget was regularly monitored; and reserves were appropriate.

## **Audit findings**

The council set a precept of £241,467 for 2022/23. With a tax base of 1,685.3, this equates to a band D equivalent of 143.28 (compared to the average in England of £74.81).

Financial Regulation 3.1 states 'Each committee shall review its three-year forecast of revenue and capital receipts and payments. Having regard to the forecast, it shall thereafter formulate and submit proposals for the following financial year to the Council not later than the end December each year including any proposals for revising the forecast.'

I was able to confirm that the 2023/24 budget and precept were approved by council at the meeting held on 19 January 2023 (FC137)

There is evidence within the minutes of meetings of regular reviews of financial information and I am in no doubt that councillors are provided with sufficient financial information to make informed decisions.

At the end of the financial year, the council held circa £171,700 in earmarked reserves (EMR), spread across a range of clearly identifiable projects. I checked the purpose of these EMRs and am satisfied they are all for legitimate future planned projects of the council.

The council also held circa £115,000 in the general reserve at the end of the financial year.

The Joint Panel on Accountability and Governance (JPAG) Practitioner's guide states 'the generally accepted recommendation with regard to the appropriate minimum level of a smaller authority's general reserve is that this should be maintained at between three and twelve months of net revenue expenditure' (para 5.33).

I note the council has an adopted Minimum Reserves Policy which includes a statement as below:

2.2.4 For the present time this General Reserve shall, as a minimum be kept as three months operating costs as predicted by the annual budget.

The general reserve balance is within the recommended JPAG range and in accordance with the council's adopted policy.

#### **E. INCOME**

## Internal audit requirement

Expected income was fully received, based on correct prices, properly recorded and promptly banked; and VAT was appropriately accounted for.

#### **Audit findings**

The precept accounts for circa 60% of the council's budgeted income, with the other primary budgeted income streams from burial fees, hall hires and allotments. The council reviewed its fees and charges periodically.

Unbudgeted amounts received during the year came from grants, bank interest and VAT refunds. From a review of the accounting records, income appears to be recorded with sufficient narrative detail to identify the source and allocated to the most appropriate nominal code.

#### F. PETTY CASH

#### Internal audit requirement

Petty cash payments were properly supported by receipts, all petty cash expenditure was approved, and VAT appropriately accounted for.

## **Audit findings**

The council has no petty cash.

#### **G. PAYROLL**

## Internal audit requirement

Salaries to employees and allowances to members were paid in accordance with this authority's approvals, and PAYE and NI requirements were properly applied.

## **Audit findings**

There are six staff members in total, all of whom have a signed contract of employment based on the NALC template. There are a full range of staffing related policies on the council website, suggesting that the council takes its responsibilities as an employer seriously.

The council uses West Sussex County Council for processing payroll, who calculate the PAYE and pension deductions and make the salary and associated payments on behalf of the council, subsequently invoicing the council for a total amount due.

I reviewed a sample payroll summary report and was able to confirm that deduction amounts are correct.

I reviewed the total figure being included within box 4 (staff costs) on the Annual Governance and Accountability Return (AGAR) and confirmed that this includes only salary payments, HMRC payments and pension contributions.

There are no councillor allowances.

#### H. ASSETS AND INVESTMENTS

#### Internal audit requirement

Asset and investments registers were complete and accurate and properly maintained.

#### **Audit findings**

The council's fixed asset register in managed through the accounting package. I reviewed the asset register, and note that historic assets, although listed at a cost price of £1 as they were transferred to the council, have been valued at current value for many years.

The method of valuation allowable on the asset register has changed over time, and this was not incorrect at that time, but assets should now be listed at original cost only (or a nominal £1 if gifted/transferred). I discussed this with the Clerk and am confident she understand the correct valuation process. This is demonstrated by more recently acquired assets being correctly valued.

The JPAG Practitioner's Guide includes guidance as to the correct method for valuing assets on the asset register and includes the following as a reminder for council.

5.64. For authorities covered by this guide, the most appropriate and commonly used method of fixed asset valuation for first registration on the asset register is at acquisition cost. This means that the recorded value of the asset will not change from year to year, unless it is materially enhanced.

5.65. Commercial concepts of depreciation, impairment adjustments, and revaluation are not required nor appropriate for this method of asset valuation.

I confirmed the asset register total matches that included in box 9 (total fixed assets plus long term investments and assets) on the AGAR and was able to trace the changes to the previous year's total against the asset register.

The council has a Public Works Loan Board (PWLB) loan which was taken out for the Village Hall. I was able to confirm the year-end loan balance and in year capital and interest repayments against the PWLB year-end statement.

I note the council has an adopted Investment and Borrowing Policy.

## I. BANK AND CASH

## Internal audit requirement

Periodic and year-end bank account reconciliations were properly carried out.

#### **Audit findings**

Financial Regulation 2.2 states 'On a regular basis, at least once in each quarter, and at each financial year end, a Member other than the Chairman shall be appointed to verify bank reconciliations (for all accounts) produced by the RFO. The Member shall sign the reconciliations and the original bank statements (or similar document) as evidence of verification. This activity shall on conclusion be reported, including any exceptions, to and noted by the Council or appropriate committee.'

Bank reconciliations are presented to council for review, and this action is recorded in the minutes in accordance with FR2.2. I reviewed the March 2023 bank reconciliation and was able to confirm the balances to the bank statements and found no errors.

I noted that the reconciliation and bank statement have been signed in accordance with Financial Regulation 2.2.

The council holds accounts with Unity Trust, National Savings & Investments (NS&I) and the CCLA. NS&I balances are fully protected by a Government guarantee, while the CCLA is not covered by the Financial Services Compensation Scheme (FSCS).

The year-end balance on the Unity Trust account exceeds the £85,000 protection limit and the council may wish to consider maximising the protection available to it.

### J. YEAR END ACCOUNTS

### Internal audit requirement

Accounting statements prepared during the year were prepared on the correct accounting basis (receipts and payments or income and expenditure), agreed to the cash book, supported by an adequate audit trail from underlying records and where appropriate debtors and creditors were properly recorded.

## **Audit findings**

The council, at its meeting to sign off the year-end accounts, must discuss Section 1 of the AGAR (Annual Governance Statement) and record this activity in the minutes of the meeting. **COUNCIL IS REMINDED THAT THIS MUST BE A SEPARATE AGENDA ITEM PRIOR TO THE SIGNING OF SECTION 2 OF THE AGAR (ANNUAL ACCOUNTS).** 

## Section 1 - Annual Governance Statement

Based on the internal audit finding I recommend using the table below as the basis for that discussion.

	Annual Governance Statement	'Yes', means that this authority	Suggested response based on evidence
1	We have put in place arrangements for	prepared its accounting statements in	YES – accounts follow latest
_	effective financial management during the	accordance with the Accounts and Audit	Accounts and Audit
	year, and for the preparation of the	Regulations.	Regulations and practitioners
	accounting statements.	Tregulations.	guide recommendations.
2	We maintained an adequate system of	made proper arrangements and	YES – there is regular
_	internal control including measures designed	accepted responsibility for safeguarding	reporting of financial
	to prevent and detect fraud and corruption	the public money and resources in its	transactions and accounting
	and reviewed its effectiveness.	charge.	summaries, offering the
	and reviewed its effectiveness.	charge.	opportunity for scrutiny.
3	We took all reasonable steps to assure	has only done what it has the legal	<b>YES</b> – the Clerk advises the
	ourselves that there are no matters of actual	power to do and has complied with	council in respect of its legal
	or potential non-compliance with laws,	Proper Practices in doing so.	powers.
	regulations and Proper Practices that could	a cope a consecutive and a con	p
	have a significant financial effect on the		
	ability of this authority to conduct its		
	business or manage its finances.		
4	We provided proper opportunity during the	during the year gave all persons	YES – the requirements and
	year for the exercise of electors' rights in	interested the opportunity to inspect	timescales for 2021/22 year-
	accordance with the requirements of the	and ask questions about this authority's	end were followed.
	Accounts and Audit Regulations.	accounts.	
5	We carried out an assessment of the risks	considered and documented the	<b>YES</b> – the council has a risk
	facing this authority and took appropriate	financial and other risks it faces and	management scheme and
	steps to manage those risks, including the	dealt with them properly.	appropriate external
	introduction of internal controls and/or		insurance.
	external insurance cover where required.		
6	We maintained throughout the year an	arranged for a competent person,	YES – the council has
	adequate and effective system of internal	independent of the financial controls	appointed an independent
	audit of the accounting records and control	and procedures, to give an objective	and competent internal
	systems.	view on whether internal controls meet	auditor.
		the needs of this smaller authority.	
7	We took appropriate action on all matters	responded to matters brought to its	YES – matters raised in
	raised in reports from internal and external	attention by internal and external audit.	internal and external audit
	audit.		reports have been addressed.
8	We considered whether any litigation,	disclosed everything it should have	<b>YES</b> – no matters were raised
	liabilities or commitments, events or	about its business activity during the	during the internal audit
	transactions, occurring either during or after	year including events taking place after	visits.
	the year-end, have a financial impact on this	the year end if relevant.	

	authority and. Where appropriate, have		
	included them in the accounting statements.		
9	Trust funds including charitable – In our	has met all its responsibilities where, as	N/A – the council has no
	capacity as the sole managing trustee we	a body corporate, it is a sole managing	trusts
	discharged our accountability	trustee of a local trust or trusts.	
	responsibilities for the fund(s)/asset(s),		
	including financial reporting and, if required,		
	independent examination or audit.		

## **Section 2 – Accounting Statements**

AGAR box number		2021/22	2022/23	Internal Auditor notes
1	Balances brought forward	267,557	291,512	Agrees to 2021/22 carry forward (box 7)
2	Precept or rates and levies	234,000	241,467	Figure confirmed to central records
3	Total other receipts	138,166	185,620	Agrees to underlying records
4	Staff costs	146,868	148,164	Agrees to underlying records
5	Loan interest/capital repayments	12,324	12,324	Verified against PWLB records
6	All other payments	189,019	271,386	Agrees to underlying records
7	Balances carried forward	291,512	286,725	Casts correctly and agrees to balance sheet
8	Total value of cash and short- term investments	316,742	307,327	Agrees to bank reconciliation
9	Total fixed assets plus long- term investments and assets	3,306,056	3,311,744	Matches asset register
10	Total borrowings	163,426	156,780	Verified against PWLB records
11a	Disclosure note re Trust Funds (including charitable)	N/A	NO	No – the council is not a sole trustee
11b	Disclosure note re Trust Funds (including charitable)		N/A	N/A – the council is not a sole trustee

## **Audit findings**

The year-end accounts have been correctly prepared on an income and expenditure basis with the box 7 and 8 reconciliation explained using the accounting records. I tested the debtors and creditors and am satisfied that these are all legitimately posted to the accounts.

The AGAR correctly casts and cross casts and last year's comparatives match the figures submitted for 2021/22. The box 6 figure for 2021/22 has been amended to correct the £1 rounding anomaly highlighted in the External Auditor's report.

The variance analysis has been completed to explain the variances exceeding 15% for boxes 3 and 6, and in my opinion, contains sufficient narrative and quantative information for the External Auditor.

#### K. LIMITED ASSURANCE REVIEW

#### Internal audit requirement

IF the authority certified itself as exempt from a limited assurance review in 2021/22, it met the exemption criteria and correctly declared itself exempt. (If the authority had a limited assurance review of its 2021/22 AGAR tick "not covered")

## **Audit findings**

The council did not certify itself exempt in 2021/22 due to exceeding the income and expenditure limits and this test does not apply.

#### L: PUBLICATION OF INFORMATION

#### Internal audit requirement

The authority published the required information on a website/webpage up to date at the time of the internal audit in accordance with the relevant legislation

#### **Audit findings**

This internal control objective has changed since last year. Where previously it related to the relevant Transparency Codes, a council with annual turnover exceeding £25,000 was recommended to follow the Local Government Transparency Code 2015, but it was not a statutory requirement.

All councils are required to follow The Accounts and Audit Regulations which include the following requirements:

13(1) An authority must publish (which must include publication on that authority's website)

- (a) the Statement of Accounts together with any certificate or opinion entered by the local auditor in accordance with section 20(2) of the Act; and
- (b) the Annual Governance Statement approved in accordance with regulation 6(3)

13(2) Where documents are published under paragraph (1), the authority must

- (a) keep copies of those documents for purchase by any person on payment of a reasonable sum; and
- (b) ensure that those documents remain available for public access for a period of not less than five years beginning with the date on which those documents were first published in accordance with that paragraph.

I was able to confirm that pages 4 (Annual Governance Statement), 5 (Accounting Statements) and 6 (External Auditor's Report and Certificate) of the AGAR are available for review on the council website for the last five years.

#### M: EXERCISE OF PUBLIC RIGHTS - INSPECTION OF ACCOUNTS

## Internal audit requirement

The authority has demonstrated that during summer 2022 it correctly provided for the exercise of public rights as required by the Accounts and Audit Regulations.

## **Audit findings**

Inspection – key dates	2021/22 Actual	2022/23 Proposed
Date AGAR signed by council	16 June 2023	To be confirmed
Date inspection notice issued	17 June 2022	To be confirmed
Inspection period begins	20 June 2022	To be confirmed
Inspection period ends	29 July 2022	To be confirmed
Correct length (30 working days)	Yes	
Common period included (first 10	Yes	
working days of July)		

I am satisfied the requirements of this control objective were met for 2021/22, and assertion 4 on the Annual Governance Statement can therefore be signed off by the council.

The Clerk has not yet completed the notice for 2022/23, but I am confident she understands the requirements and will ensure the correct notice period is provided.

### **N: PUBLICATION REQUIREMENTS**

#### Internal audit requirement

The authority has complied with the publication requirements for 2021/22. Under the Accounts and Audit Regulations 2015, authorities must publish the following information on the authority website / webpage.

Before 1 July 2022 authorities must publish:

- Notice of the period for the exercise of public rights and a declaration that the accounting statements are as yet unaudited
- Section 1 Annual Governance Statement 2021/22, approved and signed, page 4
- Section 2 Accounting Statements 2021/22, approved and signed, page 5

Not later than 30 September 2022 authorities must publish:

- •Notice of conclusion of audit
- •Section 3 External Auditor Report and Certificate
- •Sections 1 and 2 of AGAR including any amendments as a result of the limited assurance review.

It is recommended as best practice, to avoid any potential confusion by local electors and interested parties, that you also publish the Annual Internal Audit Report, page 3.

### **Audit findings**

I was able to confirm that the Notice of Public Rights is published on the council website along with the Notice of Conclusion of Audit and External Auditor Report and Certificate and the publication requirements for 2021/22 have been met.

## O. TRUSTEESHIP

## Internal audit requirement

Trust funds (including charitable) – The council met its responsibilities as a trustee.

## **Audit findings**

The council has no trusts.

## Achievement of control assertions at year-end audit date

Based on the tests conducted during the year-end audit, our conclusions on the achievement of the internal control objectives are summarised in the table below and are reflected in the completion of the Annual Internal Audit Report within the AGAR.

	INTERNAL CONTROL OBJECTIVE	YES	NO	NOT COVERED
Α	Appropriate accounting records have been properly kept throughout the financial year	٧		
В	This authority complied with its financial regulations, payments were supported by invoices, all expenditure was approved, and VAT was appropriately accounted for	٧		
С	This authority assesses the significant risks to achieving its objectives and reviewed the adequacy of arrangements to manage these	٧		
D	The precept or rates requirement resulted from an adequate budgetary process; progress against the budget was regularly monitored; and reserves were appropriate.	٧		
E	Expected income was fully received, based on correct prices, properly recorded and promptly banked; and VAT was appropriately accounted for	٧		
F	Petty cash payments were properly supported by receipts, all petty cash expenditure was approved, and VAT appropriately accounted for			٧
G	Salaries to employees and allowances to members were paid in accordance with this authority's approvals, and PAYE and NI requirements were properly applied.	٧		
Н	Asset and investments registers were complete and accurate and properly maintained.	٧		
I	Periodic bank account reconciliations were properly carried out during the year.	٧		
J	Accounting statements prepared during the year were prepared on the correct accounting basis (receipts and payments or income and expenditure), agreed to the cash book, supported by an adequate audit trail from underlying records and where appropriate debtors and creditors were properly recorded.	٧		
K	If the authority certified itself as exempt from a limited assurance review in 2021/22, it met the exemption criteria and correctly declared itself exempt. (If the authority had a limited assurance review of its 2020/21 AGAR tick "not covered")			٧
L	The authority published the required information on a website/webpage up to date at the time of the internal audit in accordance with the relevant legislation	٧		
M	The authority, during the previous year (2021-22) correctly provided for the period for the exercise of public rights as required by the Accounts and Audit Regulations (evidenced by the notice published on the website and/or authority approved minutes confirming the dates set).	٧		
N	The authority has complied with the publication requirements for 2021/22 AGAR.	٧		
0	Trust funds (including charitable) – The council met its responsibilities as a trustee.			٧

Should you have any queries please do not hesitate to contact me.

Yours sincerely

**Andy Beams** 

For Mulberry & Co

# **Year-End Audit - Points Carried Forward**

Audit Point	Audit Findings	Council comments
RISK MANAGEMENT AND	Based on the year-end balances held, the Fidelity	
INSURANCE	Guarantee is insufficient, and the council should	
	address this risk to ensure that the maximum	
	balances is covered.	