



Report to the Audit Committee

# LONDON BOROUGH OF BARNET COUNCIL

Audit Completion Report  
Year ended 31 March 2020

IDEAS | PEOPLE | TRUST



# CONTENTS

1	Introduction	3	7	Audit differences	44
	Welcome	3		Audit differences	44
2	Executive summary	4		Adjusted audit differences	45
	Overview	4		Unadjusted audit differences	52
	The numbers	5		Prior year unadjusted audit differences	59
	Other matters	6	8	Other reporting matters	60
	Financial outturn	7		Reporting on other information	60
3	Coronavirus	8		Whole of Government Accounts	61
	Coronavirus impact	8	9	Use of resources	62
4	Financial statements	10		Overview	62
	Audit risks overview	10		Sustainable finances	63
5	Significant risks	11	10	Control environment	64
	Management override of controls	11		Significant deficiencies	64
	Recognition of grant income	12		Other deficiencies	66
	Expenditure cut-off	13		Prior year deficiencies	69
	PPE and Investment property valuations	14	11	Audit report	75
	Pension liability valuation	20		Overview	75
	Consolidation of group entities	23	12	Independence and fees	76
	Non-collection of receivables	26		Independence	76
	Going Concern	30		Fees	77
6	Other risks	31	13	Appendices contents	78
	Related party transactions	31			
	Other matters	32			
	Matters requiring additional consideration	43			

# WELCOME

Contents
Introduction
Welcome
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

We have pleasure in presenting our Audit Completion Report to the Audit Committee. This report is an integral part of our communication strategy with you, a strategy which is designed to ensure effective two way communication throughout the audit process with those charged with governance.

It summarises the results of our work for the year ended 31 March 2020, specific audit findings and areas requiring further discussion and/or the attention of the Audit Committee. It includes the findings, conclusions and additional misstatements identified since we presented our Audit Progress Report on 19 October to the Audit Committee (report dated 8 October 2020).

At the completion stage of the audit it is essential that we engage with the Audit Committee on the results of our audit of the financial statements and use of resources comprising: audit work on key risk areas, including significant estimates and judgements made by management, critical accounting policies, any significant deficiencies in internal controls, and the presentation and disclosure in the financial statements.

This report contains matters which should properly be considered by the Council as a whole. We expect that the Audit Committee will refer such matters to the Council, together with any recommendations, as it considers appropriate.

We would also like to take this opportunity to thank the management and staff of the Council for the co-operation and assistance provided during the audit.



Leigh Lloyd-Thomas

27 January 2021



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The contents of this report relate only to those matters which came to our attention during the conduct of our normal audit procedures which are designed primarily for the purpose of expressing our opinion on the financial statements and use of resources. This report has been prepared solely for the use of the Audit Committee and Those Charged with Governance and should not be shown to any other person without our express permission in writing. In preparing this report we do not accept or assume responsibility for any other purpose or to any other person. For more information on our respective responsibilities please see the appendices.

# OVERVIEW

## Executive summary

Contents
Introduction
Executive summary
Overview
The numbers
Other matters
Financial outturn
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

This summary provides an overview of the audit matters that we believe are important to the Audit Committee in reviewing the results of the audit of the financial statements of the Group and use of resources of the Council for the year ended 31 March 2020.

It is also intended to promote effective communication and discussion and to ensure that the results of the audit appropriately incorporate input from those charged with governance.

### Group audit scope

Our approach was designed to ensure we obtained the required level of assurance across the components of the Group in accordance with ISA (UK) 600 (Audits of Group Financial Statements). This objective has been achieved.

We have audited the Council's financial statements under the NAO Code of Audit Practice. We have undertaken specific procedures for Barnet (Holdings) Limited.

Grant Thornton has audited The Barnet Group and its subsidiaries under the Companies Act.



### Overview

Our audit work is substantially complete and we anticipate issuing our opinions on the financial statements and use of resources for the year ended 31 March 2020 before the end of January 2021.

We were unable to conclude the audit by the 30 November 2020 deadline due to unresolved issues in the group accounts, a High Court judgment against another local authority on commissions received from Thames Water that also impacted on the Council, and other unresolved technical queries which required additional work and amendments to the financial statements.

There were no significant changes to the planned audit approach and no additional significant audit risks have been identified other than those risks reported to you on 8 June 2020.

However, we draw your attention to significant deficiencies in controls and processes for preparing the financial statements reported on pages 64 and 65 over asset data, valuations and group consolidation.

No restrictions were placed on our work.

### Audit report

We anticipate issuing an unmodified audit opinion on the Council and Group financial statements and use of resources.

We will report an emphasis of matter in our audit report in relation to the material uncertainty around PPE and Investment Property valuations.

# THE NUMBERS

## Executive summary

Contents
Introduction
Executive summary
Overview
The numbers
Other matters
Financial outturn
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

### Final materiality

Group and Council materiality was determined based on a benchmark of 1.5% of gross expenditure.

We have increased our materiality from £16.2 million to £16.8 million (Group materiality from £17.3 million to £17.8 million) as a result of increase in gross expenditure compared to the prior year.

### Material misstatements

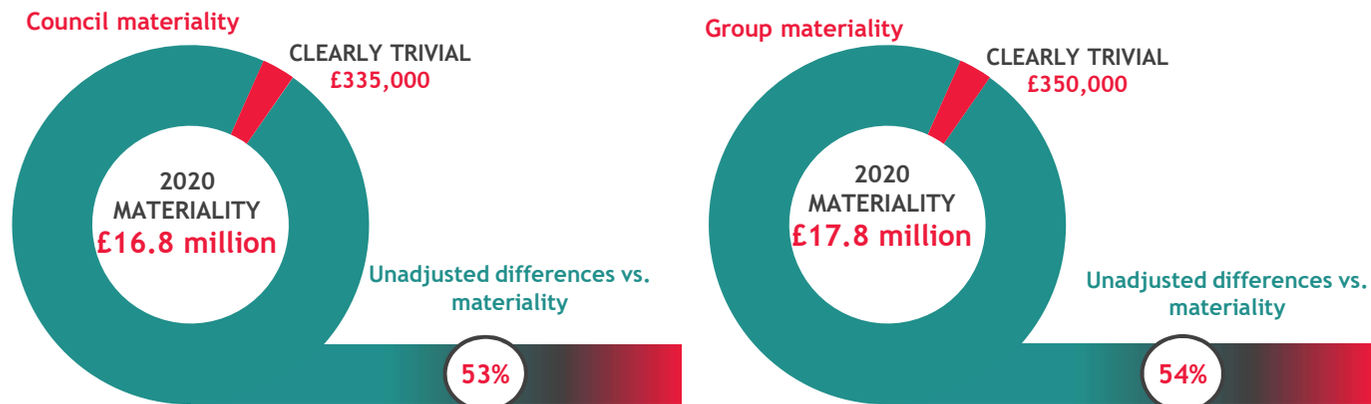
There were a significant number of audit differences identified by our audit work that have been adjusted by management. This increased the surplus on the provision of services for the Council by £41.5 million (to £148.4 million) and the Group surplus by £41.3 million (to £145.0 million). Net assets for the Council increased by £24.4 million (to £962.4 million) and the Group by £24.3 million (to £946.1 million).

While these adjustments did not impact on the total General Fund and HRA balances, as they related to capital and financing items that are not statutory charges to the General Fund and HRA and reversed to other reserves, the HRA reserve balance has increased by £97,000 following an adjustment to correct the HRA depreciation charge transferred to the Major Repairs Reserve.

### Unadjusted audit differences

Other audit differences that have not been corrected by management would decrease the surplus on the provision of services for the Council by £1.7 million and for the Group by £1.4 million. Net assets for the Council would decrease by £7.3 million (to £955.1 million) and decrease for the Group by £7 million (to £939.1 million). These adjustments would also decrease the Council's General Fund and HRA balances by £5.9 million (down from £22.6 million to £16.7 million) where these relate to revenue items not subject to statutory adjustments.

There are 8 audit differences from the prior year posted to 2019/20 that impact on the Comprehensive Income and Expenditure Statement surplus on the provision of services for 2019/20. These are no longer audit differences at 31 March 2020 and we do not ask that you correct these as a prior period adjustment as the impact is not material. The impact of unadjusted differences in the current year (Council understated costs £1.7 million) and roll forward of prior year differences (Council overstated costs £10.6 million) has resulted in an understatement of the surplus on the provision of services for 2019/20 of £8.9 million for the Council and £9.7 million for the Group.



# OTHER MATTERS

## Executive summary

Contents
Introduction
Executive summary
Overview
The numbers
Other matters
Financial outturn
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

### Financial reporting

- We have reported a significant deficiency in the controls and processes for preparing the group financial statements and recommend that substantial improvement to consolidation workings papers is required with increasing activities with group entities and transactions becoming more complex. Issued found included carrying social housing at cost whereas the Code requires this to be carried at existing use value as social housing and the subsidiaries adopted the new reporting standard IFRS 16 leases but implementation has been deferred by CIPFA and adjustments to reverse these amendments in the subsidiaries had not been processed. Management has updated the final accounts to correct these.
- Going concern disclosures are deemed sufficient.
- The Narrative Report and other information included in the Statement of Accounts with the financial statements is consistent with the financial statements and our knowledge acquired in the course of the audit.
- The Annual Governance Statement is not inconsistent with other information we are aware of.
- We will complete our review of the Whole of Government Accounts Data Collection Tool (DCT) after we have completed our audit of the financial statements.

### Other matters that require discussion or confirmation

- Confirmation on fraud, contingent liabilities and subsequent events.
- Letter of Representation.

### Independence

We confirm that the firm and its partners and staff involved in the audit remain independent of the Council and the Group in accordance with the Financial Reporting Council's (FRC's) Ethical Standard.



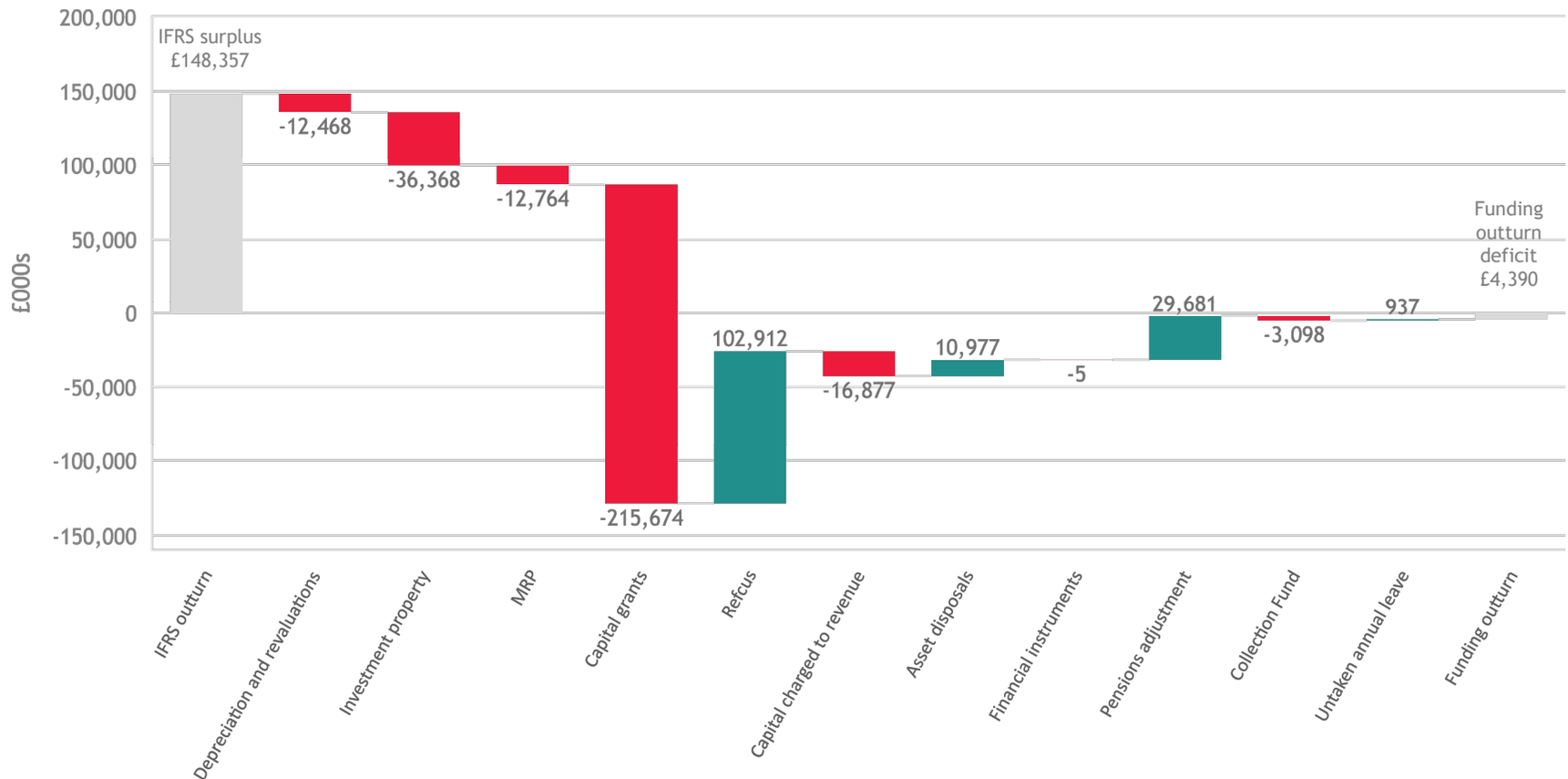
# FINANCIAL OUTTURN

## Executive summary

### Reconciliation of CIES accounting outturn to funding outturn

The chart below highlights the statutory adjustments made to the CIES reported 'surplus on the provision of services' of £148.4 million (based on IFRS financial reporting requirements), per the amended accounts, to the funding outturn deficit of £4.4 million.

This includes adjustments to remove capital charges (such as depreciation, revaluations and asset disposals) and replace with the statutory Minimum Revenue Provision, remove capital grants received and revenue funded from capital resources, include capital expenditure charged to revenue and replace the IAS 19 based pension costs for the year with amounts payable to the pension.



- Contents
- Introduction
- Executive summary
- Overview
- The numbers
- Other matters
- Financial outturn
- Coronavirus
- Financial statements
- Significant risks
- Other risks
- Audit differences
- Other reporting matters
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

# CORONAVIRUS IMPACT

## The effects on year-end reporting and auditing

Contents
Introduction
Executive summary
<b>Coronavirus</b>
Coronavirus impact
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

The emergence and spread of Coronavirus has had an effect on business and markets around the world. Guidance is now available to assist in identifying the potential corporate reporting and auditing issues and consequences of the virus, and there have been a number of Local Government specific issues, including relaxations to accounts preparation and audit timetables.

However, given the fast moving and ever changing nature of the situation, aspects of this corporate guidance will change over time. The outbreak is an in-year event and will impact the valuations, estimations and disclosures reflected in the financial statements for periods ending on or after 31 March 2020.

### Going concern

In respect of going concern, the Chief Finance Officer is required to consider events that have occurred both before and after the balance sheet date when determining whether there is a material uncertainty over the ability to continue as a going concern. Consequently, forecast financial information, sensitivity analysis (which may require additional and/or different potential variances to be included) and compliance with bank and other covenants will need to factor in the estimated effects of the Coronavirus pandemic.

A common approach that is developing, and which BDO is encouraging, in relation to each set of financial statements that is prepared for audit is:

- The assessment of going concern that the Chief Finance Officer is required to undertake needs to explicitly consider the impact of Coronavirus to accommodate the uncertainty prevailing and must cover the period of at least 12 months from the date of signing the financial statements. The assessment may not be limited to this period if there are foreseen events or conditions beyond this period which may influence the economic decisions of users.
- The assessment needs to consider the entity’s resilience through three lenses - operational capability (closed locations, reduced workforce through illness, breakdown in supply chain), demand for services (effect on income and expenditure) and structural finance (liquidity and access to committed facilities).

- If the Chief Finance Officer considers that there are material uncertainties, this will need to be referenced in the relevant disclosure and will result in a material uncertainty reference in the audit report (albeit the audit opinion is not qualified).
- The going concern disclosures in the basis of preparation note in the financial statements will also need to be enhanced.

Within local government, the Government’s commitment to ensure that local authorities are adequately compensated for additional expenditure incurred or income lost directly as a result of the Coronavirus pandemic, removes some of the uncertainty faced by public sector entities. However, the assessment of going concern, and associated disclosures in the financial statements, are still expected to fully consider and record the impact of Coronavirus.

The auditor’s review of Chief Finance Officer’s assessments must be greater than normal, will require more evidence, and will continue to be performed through to the point of signing the audit report. While our assessment is iterative, our current view is that management has a good understanding of the impacts of coronavirus on year end reporting and auditing and the budget requirement in the coming years.

### Grant funding

Grant funding received before 31 March 2020 to fund expenditure related to the Coronavirus pandemic will need to be assessed for conditions and recognised in accordance with the requirements of the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom (the Code).

### Valuations of financial and non-financial assets and liabilities

Data used in valuations of financial and non-financial assets and liabilities should be based on forecasts, projections and assumptions that were reasonable and supportable at the balance sheet date. For 31 March 2020 year ends, given that the significant development and spread of Coronavirus occurred within the financial year and that the World Health Organisation announced a global health emergency on 31 January 2020, the estimated impact of the Coronavirus pandemic will need to be factored into this data.

# CORONAVIRUS IMPACT

## The effects on year-end reporting and auditing

Contents
Introduction
Executive summary
Coronavirus
Coronavirus impact
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

### Subsequent events disclosure

Significant income and expenditure incurred as a result of the Coronavirus pandemic after 31 March 2020 and up to the date of signing may need to be disclosed as a non-adjusting post balance sheet event, if considered of such importance as to affect the ability of users of the financial statements to make proper evaluations.

### Narrative reporting implications

The Annual Governance Statement should clearly set out the risks arising from Coronavirus.

Local authorities will need to monitor developments and ensure that they are providing up-to-date and meaningful disclosures when preparing their Statement of Accounts.

### Other guidance

The National Audit Office (NAO) has published a Guide for audit committees on financial reporting and management during the Coronavirus pandemic. This guide aims to help audit committee members support and challenge the organisations they work with in the following areas: annual reports, financial reporting, control environment and regularity of expenditure.

The NAO has set out some questions to help audit committee members understand and challenge activities. Each section can be used on its own, although the NAO would recommend that audit committee members consider the whole guide, as the questions in other sections may be interrelated.

The guide may also be used as organisations and audit committees consider reporting in the 2020/21 period when more specific and detailed reporting on the outbreak will be required.

<https://www.nao.org.uk/report/guidance-for-audit-and-risk-committees-on-financial-reporting-and-management-during-covid-19/>

### Implications for auditors

As part of our on-going risk assessment procedures, we need to think about other specific areas and balances where Coronavirus might cause an issue and if this presents an additional risk:

- Valuation and disclosure of financial and non-financial assets including property, plant and equipment (PPE), investment properties, intangibles, investments and accounts receivable
- Going concern and/or working capital assessment and disclosure
- Risk disclosures
- Subsequent event disclosures.

Personnel from audited entities may be unable to carry out their roles on site and/or be available to meet physically with our audit teams. Likewise, our people may be unable to work at audited entity sites or to travel to our offices, thereby potentially affecting the performance, review and supervision of the engagement team, including that of component or other auditors. We need to:

- Consider the impact on the audited entity
- Consider alternative ways of working including the use of our technology
- Consider implications for the quality of audit evidence and reporting.

Valuers are also encouraged by updated RICS guidance to include caveats within valuation reports relating to potential material uncertainties in their assessed valuations. In these cases, such caveats should be included within the financial statements and may be referred to by the auditor in their opinion/report.

# AUDIT RISKS OVERVIEW

As identified in our updated Audit Planning Report dated 8 June 2020 we assessed the following matters as being the most significant risks of material misstatement in the financial statements. These include those risks which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit and the direction of the efforts of the engagement team.

 Areas requiring your attention

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements**
- Audit risks overview
- Significant risks
- Other risks
- Audit differences
- Other reporting matters
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

Audit Risk	Risk Rating	Significant management estimate or judgement	Use of experts required	Error identified	Significant control findings	Discussion points / Letter of Representation
Management override of controls	Significant	No	No	No	No	No
Recognition of grant income	Significant	No	No	Yes	No	No
Expenditure cut-off	Significant	No	No	Yes	No	No
Valuation of PPE and investment property	Significant	Yes	Yes	Yes	Yes	Significant issues: <ul style="list-style-type: none"> <li>• Significant number of data errors in valuations</li> <li>• Valuations required updating for material Q4 indexation</li> </ul> Representations on key valuation assumptions
Valuation of pension liability	Significant	Yes	Yes	Yes	No	Representations on key actuarial assumptions
Consolidation of group entities	Significant	No	No	Yes	Yes	Significant issues: <ul style="list-style-type: none"> <li>• Incomplete adjustments for group accounting policies</li> <li>• Social housing at cost in subsidiaries corrected to social housing valuation</li> </ul>
Allowance for non-collection of receivables	Significant	Yes	No	Yes	No	Representations on collection rate assumptions
Going concern	Significant	No	No	No	No	No
Related party transactions	Normal	No	No	Yes	No	No

# MANAGEMENT OVERRIDE OF CONTROLS

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks**
- Management override of controls
- Recognition of grant income
- Expenditure cut-off
- PPE and Investment property
- Pension liability valuation
- Consolidation of group entities
- Non-collection of receivables
- Going Concern
- Other risks
- Audit differences
- Other reporting matters
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

**Risk description**

The auditor’s responsibilities relating to fraud in an audit of financial statements requires us to presume that the risk of management override of controls is present and significant in all entities.

**Auditing standards presume that management is in a unique position to perpetrate fraud by overriding controls.**

- Significant risk
- Normal risk
- Significant management estimate or judgement
- Use of experts
- Unadjusted error
- Adjusted error
- Additional disclosure required
- Significant control findings to be reported
- Letter of representation point

**Work performed**

We carried out the following planned audit procedures:

- Reviewed and verified journal entries made in the year, agreeing the journals to supporting documentation. We determined key risk characteristics to filter the population of journals. We used our IT team to assist with the journal extraction;
- Reviewed estimates and judgements applied by management in the financial statements to assess their appropriateness and the existence of any systematic bias; and
- Reviewed unadjusted audit differences for indications of bias or deliberate misstatement.

**Results**

Our audit work on journals and estimates did not identify any issues.

Our review of management estimates has not identified the existence of any systemic bias. Further commentary on significant management estimates are included on the following pages.

Whilst there are a significant number of audit adjustments these relate to capital and financing issues that do not impact on the funding outturn (or General Fund and HRA balances).

We did not identify any evidence to suggest unadjusted audit differences are indicative of bias or deliberate misstatement by management.

**Conclusion**

No issues identified.

# RECOGNITION OF GRANT INCOME

Contents
Introduction
Executive summary
Coronavirus
Financial statements
<b>Significant risks</b>
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

## Risk description

Under auditing standards there is a presumption that income recognition presents a fraud risk. We consider there to be a significant risk in respect of the existence (recognition) of grants that are subject to performance conditions before these may be recognised as revenue in the comprehensive income and expenditure statement(CIES).

**Under auditing standards there is a presumption that income recognition presents a fraud risk.**

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	

## Work performed

We tested a sample of grants included in income to documentation from grant paying bodies and checked whether recognition criteria have been met.

## Results

Our audit work on grants confirmed that these were recognised when performance conditions attached to them had been satisfied.

However, we identified that two specific revenue grants of £8.235 million that should be have been presented as a service grant (and included in net cost of services) were incorrectly classified as non specific grants in the Comprehensive Income and Expenditure Statement. This has been corrected by management (Adjusted Ref#3).

We identified that £199.383 million (prior year £82.521 million) of capital grants received for the development funding provided directly to the Thameslink project had been included in the Taxation and non-specific grant income section of the Comprehensive Income and Expenditure Statement (CIES). Where funding of a capital project is provided to (and the asset owned by) another party that expenditure is recorded in the net cost of service lines of the CIES as revenue expenditure funded by capital under statute ('refcus'), and any grants received to support that funding (even where described as capital grant) should also be included in the same net cost of service line. This has been corrected to reclassify this income from Taxation and non-specific grant income to net cost of services income (Adjusted Ref#25). The Thameslink capital grant received in 2018/19 has also been reclassified in the CIES.

## Conclusion

Grant income has been appropriately recognised when the grant conditions have been met.

However, we found instances where grant income was misclassified in the CIES.

# EXPENDITURE CUT-OFF

## Risk description

For net-spending bodies in the public sector there is also risk of fraud related to recognition of expenditure. We consider the risk of fraud to be in respect of the cut-off of expenditure at year-end.

**For public sector bodies the risk of fraud related to expenditure is also relevant.**

## Work performed

We tested a sample of expenditure either side of year end, to confirm that expenditure has been recorded in the correct period and that all expenditure that should have been recorded at year end has been.

## Results

Our testing identified one invoice of £2.917 million from Network Rail paid in April 2020 (dated 17 March 2020) relating to works completed on the new Brent Cross Station before year end that was not accrued for. Management has since undertaken a detailed review of invoices received from Network Rail and confirmed that there were no other amounts that had not been accrued. This has not been corrected by management (Unadjusted Ref#9).

Our testing of adult social care payments in 2019/20 also identified instances where expenditure had been recorded in the incorrect accounting period, including two invoices charged to 2019/20 that related to backdated care support in 2018/19 and one instance where the year-end accrual based on Month 11 data was overstated. This resulted in a net understatement of expenditure recorded in 2019/20 of £0.017 million and we estimated the potential understatement across adult social care costs to be £0.697 million (Unadjusted Ref#25).

## Conclusion

Our audit work identified instances where adult social care expenditure had not been recorded in the correct accounting period although this is unlikely to result in a significant understatement of expenditure and mainly results from backdating of funded care packages.

We identified one significant amount that had not been accrued that was isolated to amounts due to Network Rail for grant funding of works completed at 31 March 2020.

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PPE AND INVESTMENT PROPERTY

## Risk description

Local authorities are required to ensure that the carrying value of land, buildings and dwellings is not materially different to the current value (operational assets) or fair value (surplus assets, assets held for sale and investment properties) at the balance sheet date. There is a risk over the valuation of these assets due to the high degree of estimation uncertainty and where updated valuations have not been provided for a class of assets at the year-end.

In late March, RICS issued guidance to valuers regarding material uncertainties in valuations due to prevailing market conditions. A RICS Material Valuation Uncertainty Leaders Forum meets weekly and regularly provides updates to practitioners. The Council's valuers are engaged to provide valuations at 1 December and to refresh these valuations to 31 March. There is a significant risk that the valuers will not be able to provide valuations without reporting a material uncertainty over certain classes of assets.

**The valuation of land, buildings, dwellings and investment property is a significant risk as it involves a high degree of estimation uncertainty.**

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	
<ul style="list-style-type: none"> <li>Investment property yields and rebuild cost indices</li> </ul>	

## Work performed

We carried out the following planned audit procedures:

- Reviewed the instructions provided to the valuer and reviewed the valuer's skills and expertise in order to determine if we can rely on the management expert;
- Confirmed that the basis of valuation for assets valued in year is appropriate based on their usage;
- Reviewed accuracy and completeness of asset information provided to the valuer;
- Reviewed assumptions used by the valuer in light of the prevailing market conditions to support the valuations including any material uncertainty for classes of assets;
- Followed up valuation movements that appear unusual or outside of our expectations; and
- Confirmed that assets not specifically valued in the year have been assessed to ensure their reported values remain materially correct.

## Results

Our review of instructions to the valuer including the valuer's skills and expertise did not identify any issues. We confirmed basis of valuation for assets valued in year is appropriate and in line with Code.

Our work on the accuracy and completeness of asset information used as the basis of valuation identified a number of issues that are reported on the following pages, and we have reported a significant deficiency in controls for maintaining complete and accurate asset data.

The results of our review of the assumptions and estimates used by the valuer for classes of assets are reported on the following pages. The valuer has reported that his valuations as at 31 March 2020 are subject to material uncertainty, in line with the RICS guidance issued to valuers, due to the impact of Covid-19 and reduced market activity.

## Conclusion

Management has made corrections to PPE and investment property valuations as noted on the following pages, including updating valuations from December 2019 to 31 March 2020 and corrections to errors in asset data.

The assumptions and estimates used in the valuations are reasonable although we are required to refer to the material uncertainty over valuations of classes of assets in our audit report.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PPE AND INVESTMENT PROPERTY

## Significant estimate - Dwellings valuations

### Council dwellings at Open Market Value Social Housing discount value £757 million



Dwellings valuations are based on allocation of properties into relevant Beacons (for similar types of properties) and valued by reference to recent sales data for similar properties at Open Market Value, and adjusted to 25% of this valuation to reflect the discounted social rents charged to tenants. The adjustment reflects information provided by MHCLG in 2016 for regional (London) differences between market rents and social rents. The key input to the valuation is the allocation of all dwellings into an appropriate Beacon. The key estimates are the open market value of a Beacon by reference to recent similar sales or housing indices and the social housing discount factor applied. The draft financial statements reported that council dwellings valuations increased by 3.52% (£25 million) but adjustments noted below increased this to 7.0% (£50 million).

Historically only a small number of the 403 Beacons have been valued each year and an average price movement then applied to all other Beacons. This has led to some atypical differences in value arising between similar properties but with different number of bedrooms where not subject to valuations for some years. This year the valuer has undertaken valuations for 76 Beacon properties as at December 2019 using recent sales of three similar properties by size, type and location for each with some adjustments made to sales prices to reflect differences with the Beacon dwelling. We checked that the properties used and any adjustments were appropriate and that the correct sales prices had been used. For Beacon properties not subject to valuation this year, the valuer has applied an adjustment of +/- 15% for each extra / fewer bedrooms against the valuations obtained for similar Beacons. We have reviewed Beacon valuation differentials where similar Beacons but with different bedroom numbers have been valued this year and this found that the average differential was 17.4%. We consider the +/-15% adjustment applied is therefore reasonable. We have also checked to ensure properties have been grouped into appropriate beacons.

The Council had incorrectly treated 213 properties as disposed of in year and recognised a loss of £13.2 million (159 of these properties being HRA council dwellings). This was due to Barnet Homes providing inadequate information to the Council to account for its major works programme, new property purchases and out of borough property acquisitions. We recommend that all Council departments involved in regeneration / redevelopment provide the Finance team and Barnet Homes with plans, agreements and transfer documents so that assets disposals and acquisitions can be managed and accounted for correctly. After reinstating the depreciation charge the net adjustment of £12.8 million has been corrected by management (Adjusted Ref#4).

We compared Land Registry price movements from January to 31 March 2020 to assess whether there had been a material change in value as the valuers had undertaken the March valuation in February using available data at December. The final quarter data showed a further increase of 3.19% for Houses and 3.67% for Flats across the borough. Applying the market index for the final quarter and including the valuation gains for the year on the properties noted above that were initially recorded as disposals would materially increase the value of dwellings. We also noted that the valuations spreadsheet provided for audit contained formulae errors causing duplications in the valuation schedules. The net impact has been to increase the valuation by £26.360 million. This has been corrected by management (Adjusted Ref#11).

We found that 35 properties purchased for £11.5 million had been incorrectly classified as council dwellings but should have been recorded as investment properties. This has been corrected by management (Adjusted Ref#6).

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PPE AND INVESTMENT PROPERTY

## Significant estimate - Buildings at depreciated replacement cost valuations

### Buildings at Depreciation Replacement Cost DRC £287 million

< lower

Impact of assumptions on the estimate

higher >



Council owned schools are valued on the basis of government guidance on the minimum required floor area per pupil for different types of school, rather than the actual size of the existing school, using estimated rebuild costs. Leisure centres are valued using the existing gross internal area and estimated rebuild costs. These valuations are then reduced to reflect the age of the building. The key inputs to the depreciated replacement cost valuations are pupil numbers or the size of the building and the key estimate is the rebuild cost to be applied. The draft financial statements reported that schools had increased in value by 7.46% (£13.7 million) but adjustments noted below increased this to 9.0% (£16.6 million).

The school rebuild sizes used have been agreed to 2018/19 published pupil numbers by the Department for Education, showing a small reduction in pupil numbers of 0.5% from the previous year. The latest school pupil numbers for the 2019/20 academic year were recently released and show a further reduction in pupil numbers that would further reduce the required school replacement cost by £1.1 million. Pupil numbers are not normally published until October/November and were published early this year in September. Valuation was based on latest available pupil numbers at the time of valuation (which was the 2018/19 published pupil numbers). Latest pupils number shows an immaterial reduction in replacement cost of £1.1 million (Unadjusted Ref#1).

RICS published build costs per sqm. have increased to December 2019 by between 8% to 14% depending on the type of school. The valuer has applied the upper quartile rebuild rates rather than the average regional rate based on recent schools projects where the Council has tended to over-specify the minimum requirements for school buildings. This is reasonable but does tend to result in a higher valuation than required by the guidance.

The age allowance adjustment for each buildings is based on a reduction in the replacement valuation of 2% each year using the estimated useful life of 50 years. This is considered to be a reasonable approximation for the age / obsolescence allowance for the valuation.

However, a formula error in the valuation spreadsheet resulted in the valuation of schools to be overstated by £0.987 million (Adjusted Ref#15). We also found that valuation provided by the valuer was incorrectly entered into the asset register resulting in understatement of schools value by £4.3 million (Adjusted Ref#2). We also noted that the Council had not derecognised a school that became an independent academy school during the year. Under the terms of the transfer to an academy, the local education authority transfers ownership of the school to the Department for Education for nil consideration. This resulted in an overstatement of schools values by £4.9 million (Adjusted Ref#1). These have been corrected by management.

Leisure centres valuations have been indexed by the increase in RICS build costs for the year to December 2019 and the rebuild costs used remain within the upper and lower sqm. costs for new leisure centres. The two new leisure centres have been valued for the first time in 2019/20 and show a decrease in value of £3 million compared to the construction costs. This is not unusual on initial valuation since DRC valuations assume no overruns or over-specification of the buildings.

The RICS build costs index movement from January to March 2020 is +0.3% and the use of the December 2019 build costs remains reasonable.

However, £16.543 million of cost for the new Barnet leisure centre was still recorded in Assets under Construction and the asset was then revalued and recorded as a new asset in the asset register, resulting in the asset being recorded twice. We also found that the Valuer had undervalued the new Copthall leisure centre by £2.631 million as the Council had supplied the incorrect build cost data which was used for the valuation. These have been corrected by management (Adjusted Ref#10 and Ref#13).

Subject to the data errors corrected above, we are satisfied that buildings valued at depreciated replacement cost are reasonable, although the use of the upper quartile rebuild cost for schools does tend to place a higher valuation on schools.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PPE AND INVESTMENT PROPERTY

## Significant estimate - Other land and buildings valuations

### Other land and buildings at Existing Use Value £239 million

< lower

Impact of assumptions on the estimate

higher >

Other land and buildings (such as libraries, out of borough temporary accommodation, garages, depots and cemeteries) are valued using the most appropriate of market value or income method. Those assets with large elements of land have been valued using the latest available published land values at £6.9 million per hectare. The significant valuation assumptions are the market yield applied to income / net profits or sales of similar properties. The valuer has revalued 144 out of the 259 larger asset at December 2019 resulting in an overall reduction of £9.4 million. The new Council office (currently carried at £50 million) is not due to be revalued until 2020/21.

We compared valuation movements to expectations using MCSI regional capital growth indices (for buildings) that reported a reduction of 11.6% for retail units, an increase of 0.4% for offices and an increase of +2.4% for industrial buildings for year to December 2019. Where valuations fell outside of these expectations, we discussed these with the valuer to understand the reasons for the differences. We were able to obtain assurances from the valuer for valuations that fell outside of our expectations including those noted below.

The key valuation changes included spending on residential properties outside of the borough for use as temporary homeless accommodation, where 82 properties purchased in 2018/19 had significant amounts spent on them to bring them up to standard but where this was found to have added only limited value, resulting in a write down of £2.3 million of improvement. The new Tarling Road Community centre cost £5.6 million to build but has been valued on an existing use basis at only £1.3 million as it has low rental potential, resulting in a write down of £4.3 million. Barnet garages have fallen in value by £1.9 million due to their poor state of repair .

The Milesplit Cemetery land was valued at £5.3 million (cost £5.6 million) using an income approach to update the previous 2018 GL Hearn due diligence valuation. The net present value revenue basis of £6.35 million included costs of £2 million to make the asset operational. The current valuation excludes planned expenditure of £1.6 million to make it operational, suggesting that the current valuation is overstated by £1.6 million (Unadjusted Ref#28).

Our review of the valuations of the 82 properties outside of the borough identified indexation and other valuation errors that would increased the overall valuation by £0.5 million (Unadjusted Ref#5).

The new Collindale office has not yet been revalued as an operational asset and continues to be carried at cost, although the asset was brought into operational use before year end. We requested that the valuer provide a valuation and this reported that the valuation would reduce by £2.034 million (Unadjusted Ref#27).

We reviewed MSCI indices from January to 31 March 2020 that suggests a small increase in values of garages £0.542 million since the December valuation and management has updates the valuations to March 2020 (Adjusted Ref#9).

We are satisfied that other land and buildings valued on existing use basis are reasonable and valuation movements are consistent with recent MSCI indices and other public data.

#### Contents

Introduction

Executive summary

Coronavirus

Financial statements

Significant risks

Management override of controls

Recognition of grant income

Expenditure cut-off

PPE and Investment property

Pension liability valuation

Consolidation of group entities

Non-collection of receivables

Going Concern

Other risks

Audit differences

Other reporting matters

Use of resources

Control environment

Audit report

Independence and fees

Appendices contents

# PPE AND INVESTMENT PROPERTY

## Significant estimate - Surplus assets valuations

### Surplus assets at fair value £149 million



Surplus assets are valued at fair value (highest and best use) by reference to similar sales or forecast development profits and potentially including an increase where the purchaser may be able to amend the consents for use and increase the value of the asset.

The surplus assets category now includes all of the consolidated Brent Cross South development assets valued at £97 million, £91 million of which has been reclassified from investment properties in 2019/20. These assets mainly include land previously valued with future development potential and are now valued on a 'residual value' basis with active developments. These assets include land previously valued at a comparable best industrial land value as advised by CBRE at £4.4 million per acre totalling £61 million. The significant valuation assumptions are the forecast build costs, the expected sales prices for housing, and the forecast rents and market yield on the offices, hotels and retail units. The change in valuation methodology equates to a land value of £7.4 million per acre for gross receipts before present value adjustments.

We have reviewed the key inputs into the financial models for 20 of these development and agreed the key assumptions for costs, sales and rents to the independent advisor reports from consultants to the BXS LP developers in which the Council has a 50% shareholding. We engaged our own valuer to review the assumptions and this found that the forecast sales prices and rents were significantly higher than the current market data for the area, and had used sales and rents assumptions that reflect this as a 'place shaping' regeneration project. Our valuer was satisfied that these assumptions were reasonable based on the regeneration of the area and significant size of the project.

The remaining surplus assets revalued in the year has decreased by £4.3 million as a result of planning consent for the previous developments having lapsed and the proposed new developments comprising a larger elements of social housing.

Our review of surplus assets against recent disposals identified one parcel of land that was being actively marketed for sale before year end and recently completed, and therefore should be reclassified to Assets held for sale. This had a current sales estimated value of £10.3 million although we found that the covenants on the previous acquisition by the Council will require that it pays £2.3 million of the proceeds to London Borough of Camden Council due to the change in planning consents increasing the value for the land. The valuation should therefore be reduced to the lower of the carrying value or fair value less cost sell, being a reduction to £8.2 million. This has been corrected by management (Adjusted Ref#7).

We also found that £1.7 million of surplus assets relating to the Brent Cross South development were included in the 213 properties incorrectly treated as disposals (see page 15). This has been corrected by management (Adjusted Ref#5).

Subject to the data errors corrected above, we are satisfied that surplus assets valued at fair value are reasonable.

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks
- Management override of controls
- Recognition of grant income
- Expenditure cut-off
- PPE and Investment property
- Pension liability valuation
- Consolidation of group entities
- Non-collection of receivables
- Going Concern
- Other risks
- Audit differences
- Other reporting matters
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

# PPE AND INVESTMENT PROPERTY

## Significant estimate - Investment property valuations

### Investment properties at fair value £92 million.

< lower

Impact of assumptions on the estimate

higher >



Investment properties are valued at fair value (highest and best use) principally using an income based approach. The valuation is based on the current passing rents for the existing lease term, expectations about future rents at the next rent review, market driven yield expectations for similar properties and the covenant strength of the existing lease and tenant. The significant valuation assumption is the market yield applied to the rents.

We agreed the rental income used in the valuations to the tenant leases and assessed whether the yields applied are reasonable. We compared valuation movements to expectations using MCSI regional capital growth indices that reported an increase of 5.8% while MSCI Rental All index reported a decrease of 0.5% for the year to December 2019. Where valuations fell outside of these expectations, we discussed these with the valuer to understand the reasons for the differences.

The Council acquired 35 Buy Back assets in the year (previously council owned dwellings re-purchased at open market value) for £11.5m that had been incorrectly recorded as council dwellings rather than investment properties (Adjusted Ref #6). Further investigation found an additional 29 properties acquired pre-April 2018 also incorrectly included in council dwellings at £1.4 million (Adjusted Ref#5) and erroneously recorded as disposals in the 213 properties (see page 15). This resulted in 64 Buy Back assets being reclassified to investment properties. Updated valuations as investment properties resulted in an overstatement of the assets by £3.9 million (Adjusted Ref#12).

Subject to the data errors corrected above, we are satisfied that investment properties valued at fair value are reasonable.

#### Contents

Introduction

Executive summary

Coronavirus

Financial statements

Significant risks

Management override of controls

Recognition of grant income

Expenditure cut-off

PPE and Investment property

Pension liability valuation

Consolidation of group entities

Non-collection of receivables

Going Concern

Other risks

Audit differences

Other reporting matters

Use of resources

Control environment

Audit report

Independence and fees

Appendices contents

# PENSION LIABILITY VALUATION

## Risk description

The valuation of the defined benefit obligation is a complex calculation involving a number of significant judgements and assumptions. The actuarial estimate of the pension fund liability uses information on current, deferred and retired member data and applies various actuarial assumptions over pension increases, salary increases, mortality, commutation take up and discount rates to calculate the net present value of the liability.

There is a risk that the membership data submitted in the 2019 triennial valuation and 2018/19 cash flows provided to the actuary at year end may not be accurate, and that the actuary uses inappropriate assumptions to value the liability. Relatively small adjustments to assumptions used can have a material impact on the Council's share of the scheme liabilityWork performed.

**The valuation of the pension liability is a significant risk as it involves a high degree of estimation uncertainty.**

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	
• Financial and mortality actuarial assumptions	

## Work performed

We carried out the following planned audit procedures:

- Reviewed the competence of the management expert (actuary);
- Reviewed the controls in place for providing accurate membership data to the actuary and testing the data provided at the triennial valuation through our audit of the pension fund;
- Checked that any significant changes in membership data since the triennial submission have been communicated to the actuary;
- Assessed how the actuary has addressed recent discrimination cases in the liability calculation; and
- Reviewed the reasonableness of the assumptions used in the calculation against other local government actuaries and other observable data.

## Results

Our review of the competence of the actuary did not identify any issues.

The pension scheme undertook a Common Data cleanse with the actuary to ensure the existence, completeness and accuracy membership data prior to the 2019 triennial valuation. The final report from the actuary indicated that after the data validation stage, the membership data submitted by the Fund for the 2019 valuation was suitable for the purpose of a funding valuation. This membership data is rolled forward for use in the 31 March 2020 accounting valuation.

Our audit work identified that one school became an academy during the year. The actuary stated in the IAS 19 report that no bulk transfers were valued indicating Council's share of assets and liabilities had been overstated. There were 45 members in the scheme and the actuary has calculated the opening position for the academy as at 1 Feb 2020, the date this school moved to academy status. The actuary has allocated assets of £0.217 million and liabilities of £2.235 million to the academy from the Council but this has not been reflected in the 31 March 2020 valuation. As a result the Council's net pension liability is overstated by £2.018 million (Unadjusted Ref#17).

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PENSION LIABILITY VALUATION

The valuation of the pension liability is a significant risk as it involves a high degree of estimation uncertainty.

## Results (continued)

The following discrimination cases covering GMP gender equality, McCloud age discrimination and Goodwin spousal pensions are currently subject to remedy action that is likely to impact on liability to pay future pensions.

The actuary has applied full GMP indexation for members at state pension age this year resulting in an additional liability of £0.861 million. The actuary did not include the impact of GMP indexation on the liability in the prior year and we reported an estimated audit difference of £3.8 million using national data from the Government Actuary Department. The actuary has stated the liability is less than our estimated amount due to the membership profile of the fund.

The actuary has calculated the impact of McCloud at £3.124 million for the Council and £3.716 million for the group. The Government has recently issued a consultation document that suggests that members in the scheme at 2012 will qualify for the scheme amendments. No liability was included in the previous year and we reported an audit difference of £1.8 million based on a high level estimate provided by the actuary last year. The actuary has confirmed the estimated liability this year may have been overstated by £1.5 million for the Council and £1.9 million for the group as the liability includes restitution of this benefit for members who were in the scheme up to 2014 rather than the Government consultation to include only members in the scheme before 2012 (Unadjusted Ref#10).

In July, HM Treasury announced that it would be amending the Teachers Pension scheme to remove the differential in survivor pensions for same sex marriage or civil partnerships following the Goodwin case, and that this will also apply to other public sector pension schemes. The actuary determined this to be around 0.1% of liabilities for employers within the fund. We have estimated the pension liability to be understated by £1.099 million for the Council and £1.207 million for the group (Unadjusted Ref#21).

The results of our review of the reasonableness of the assumptions used in the calculation against other local government actuaries and observable data is reported on the following page.

## Conclusion

The defined benefit obligation has been appropriately calculated and the assumptions used are reasonable, although the net liability had not been updated to remove the bulk transfers for an academy school conversion in year and no additional liability has been included following the Goodwin legal case.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PENSION LIABILITY VALUATION

## Significant estimate - LGPS pension liabilities

### Council pension liabilities £1,073 million funded LGPS and £26 million unfunded promised retirement benefits



The Council's pension liability has decreased from £1,297 million to £1,099 million and its share of the scheme assets decreased from £686 million to £586 million. The net deficit decreased by £98 million to £513 million. The reduction in the liability includes £88 million savings from changes to financial assumptions such as reduced annual salary increases above CPI at 2.6% (previously 2.8%), reduced annual pension increases at 1.9% (previously 2.4%) offset by a fall in the rate of discounting scheme liabilities to 2.3% (previously 2.4%); £33 million savings from demographic assumptions and reduced longevity of members; and £115 million reduction from updates to membership information from the 2019 triennial update including transfer of staff to other employers. The share of scheme assets has reduced by £109 million due to falling investment values in the pension fund and reallocation of assets to other employers for transferred staff.

The key estimates are the following financial and mortality assumptions. We have compared the key financial and demographic assumptions used to an acceptable range provided by our a consulting actuary.

	Actual used	Acceptable range	Comments
<b>Financials:</b>			
- RPI increase	2.90%	2.7 - 2.90%	Reasonable
- CPI / pensions	1.90%	1.8 - 2.00%	Reasonable
- Salary increase	2.60%	1.8 - 2.90%	Reasonable - short term assumption of lower rate and increasing long term assumption
- Discount rate	2.30%	2.30%	Reasonable
Commutation:	50%	50%	Reasonable
<b>Mortality:</b>			
- Male current	22.9 years	21.6 - 23.3	Reasonable
- Female current	25.7 years	24.6 - 26.3	Reasonable
- Male retired	21.7 years	20.5 - 22.2	Reasonable
- Female retired	24.0 years	22.9 - 24.3	Reasonable
Mortality gains	CMI 2018 (+1.25% improvement rate)		Reasonable
	with Club Vita local adjustments		

We consider that the assumptions and methodology used by the Council's actuary are appropriate, and will result in an estimate of the pension liability which falls within a reasonable range. Our actuary has provided an estimate of the overall strength of assumptions and this indicates that the estimate has tended towards a slightly prudent (higher) liability mainly due to using the CMI 2018 mortality gains rather than the latest available CMI 2019 tables.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# CONSOLIDATION OF GROUP ENTITIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
<b>Significant risks</b>
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

## Risk description

With increasing inter-company activities and different accounting frameworks applied by group entities, there is risk of errors in the consolidation of group entities where transactions and balances are not eliminated appropriately.

**There is a risk over the consolidation of group entities.**

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	

## Work performed

We carried out the following planned audit procedures:

- Reviewed the consolidation workings to ensure that intercompany transactions and balance have been treated appropriately, with emphasis on reviewing asset transfers between group entities; and
- Reviewed the principal accounting policies applied by group entities and ensure that they have been consistently applied in the group financial statement.

## Results

### Initial group consolidation issues

The Group consolidation was initially prepared using the financial information provided by the finance team from The Barnet Group subsidiary. Following the audit of the subsidiary, the draft outturn surplus was amended from a deficit of £5.525 million to a deficit of £4.615 million (increase £910,000) and net liabilities increased from £40.817 million to £41.172 million (increase £355,000). Inter-company consolidation differences between reported income / expenditure were also eliminated resulting in an increase in Group expenditure of £1.721 million. The net impact of updating the draft subsidiary financial statements reduced the Group surplus by £2.631 million.

The group consolidation had made an adjustment to the balance sheet to transfer the total grant funding received by the subsidiary (and held in liabilities as deferred income) to transfer this to reserves to offset against the grant paid (and expensed) by the Council. However, no adjustment was made to separately report and eliminate the £6.753 million paid by the Council in 2019/20 in the Group CIES.

These adjustments to the final subsidiary financial statements and inter-company consolidation entries increased the Group surplus by £9.384 million and reduced net assets by £352,000 (Adjusted Ref#30).

# CONSOLIDATION OF GROUP ENTITIES

There is a risk over the consolidation of group entities.

## Results (continued)

### Group accounting policies

Our review of significant accounting policies for the Group compared to the accounting policies adopted by the subsidiaries identified the following differences that required correction in the group consolidation.

The subsidiaries adopted the new IFRS 16 leasing reporting standard in the year resulting in the recognition of right of use assets of £7.496 million, lease liabilities of £7.758 million, interest costs for the year of £26,000 and an adjustment to reduce opening reserves by £236,000. The CIPFA Code has not yet adopted IFRS 16 and implementation for public sector bodies is deferred until 1 April 2022. Therefore, the Group accounting policy continues to be IAS 17 leases reporting standard and the right of use asset and liability should have been reversed on consolidation and classified as an operating lease. This has been corrected by management (Adjusted Ref#18).

The subsidiaries include social housing proprieties at cost and reported this at £12.833 million for completed operational properties. However, the group accounting policy requires social housing to be carried at existing use value for social housing, and no valuation adjustment was obtained for the group consolidation. Management has corrected this to reduced the carrying value by 75% using the CLG discount rate for London, and written down the value of social housing carried at cost by £9.624 million (Adjusted Ref#24). Management did not determine the open market value of the properties before applying the social housing discount however as these are recently completed properties cost is not expected to be materially different from the open market value.

In the prior year the Council transferred assets with a carrying value of £8.5 million to Barnet Homes Limited at nominal £1 and therefore recorded a loss in its accounts. This was correctly reversed on consolidation in the prior year. This should be a recurring consolidation adjustment journal until the asset is revalued or disposed of and any gain or loss crystallised. This recurring journal was not adjusted in the consolidated account this year and has now been corrected by management (Adjusted Ref#19).

We identified that £1.1 million paid by the Council to Barnet Homes Limited for capital works was treated as income by the subsidiary and capitalised by the Council. This inconsistency in accounting treatment between the Council and subsidiary was not aligned during consolidation and has been corrected by management (Adjusted Ref#22).

The subsidiaries reported a loss through reserves of £1.136 million in respect of the net pension deficit for 270 staff transferred from the Council for residential care homes and day-care centres. The actuary has not included this transfer in the pension liability for the Council and therefore this requires elimination on the group pension liability and reserves (Adjusted Ref#29).

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# CONSOLIDATION OF GROUP ENTITIES

There is a risk over the consolidation of group entities.

## Results (continued)

### Statutory adjustments / Movement in Reserves Statement

The Code is not clear on whether the statutory adjustments available to the Council to reverse some accounting charges from the General Fund to other unusable reserves should also apply the Group. The Council has presented the pension deficit in the subsidiary as an unusable reserve of the Group on the basis that the Code requires the Council's pension deficit to be separated from the General Fund and held in a Pension Reserve. Further investigation and review of supplementary CIPFA guidance on accounting / presenting Group financial statements would suggest that the statutory adjustment should not be applied to the subsidiary pension deficit and should be reclassified as a deficit within Group usable reserves. Management has corrected this to transfer the subsidiaries' £41.178 million pension deficit from unusable reserves to usable reserves (Adjusted Ref#23). This has also required a restatement to the reported usable and unusable reserves in previous years in the 1 April 2018 and 31 March 2019 balance sheet.

The CIPFA guidance for Group Movement in Reserves Statement (MIRS) also provides an example of how to present the Group consolidated reserve movements between Council reserves and the Share of subsidiary reserves and the MIRS has been represented to follow this CIPFA model. While reviewing the required amendments we found that the Council had made an incorrect entry in the previous year that sought to reverse an accounting policy consolidation adjustment that had increased the group surplus by £10.352 million for deferred income, but rather than reverse this entry from the General Fund to unusable reserves it had increased the General Fund by a further £10.352 million, reduced the Capital receipts reserve and reduced unusable reserves by the same amount. As a result the opening usable reserves were overstated and unusable reserves understated by £10.352 million, with a similar impact on the closing group reserves. This has been corrected through restated opening balances (Adjusted Ref#31).

The group financial statements include only a small number of notes and disclosures alongside the Council financial statements notes and disclosures, where there are significant additional amounts in the group. We reported that some additional group disclosures should be included where there were material additional amounts in the group financial statements including Property Plant and Equipment movements and other group account balances. Management has added these additional notes and disclosures into the group financial statements.

### Conclusion

Significant errors were identified in the group financial statement relating to inconsistent accounting policies, elimination of recurring journal adjustments and elimination all of intra-group transactions.

We have reported a significant deficiency in the controls and processes for preparing the group financial statements and recommend that substantial improvement to consolidation workings papers is required with increasing activities with group entities and transactions becoming more complex. Discussions with the finance team suggests incomplete understanding of the some of the more technical aspects of group consolidation requirements.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# NON-COLLECTION OF RECEIVABLES

## Risk description

The Council recognises an allowance for the non-collection of receivables (arrears and debt), primarily in respect of council tax, NDR, housing benefit overpayments, housing rents and parking charges. The Council assesses each type of receivable separately in determining how much to allow for non-collection. There is a risk over the valuation of this allowance if incorrect assumptions or source data are used, or an inappropriate methodology is applied.

There is an increased risk of customer default over collection of receivables where the losses are measured using either the Incurred Credit Loss model for statutory debt (eg council tax and NDR) or Expected Credit Loss (contract receivables). For some receivables, the Council may have suspended recovery action or offered deferred payment terms, and some customers that may be taking advantage of these arrangements may be in financial difficulty.

Estimating potential losses from defaults on amounts due will be subject to a greater degree of estimation than in previous years, historical collection rates may offer only some indication of potential future losses and assigning key economic metrics that may reflect patterns of historic default rates may be imperfect in the current conditions.

## Work performed

We carried out the following planned audit procedures:

- Reviewed the provision model for significant receivables balances to assess whether it appropriately reflects potential default losses in light of current conditions using historical collection rates, an assessment of potential defaults for customers making use of deferral arrangements and aging of debt, and future losses and assessing the sensitivities to the impairment calculation and assumptions used by management; and
- Reviewed business plans to support recoverability of amounts due as receivables or loans from group entities.

## Results

Our review of the appropriateness of the allowance for non-collection for each type of significant receivable balance is noted on the following pages. Management has applied historical default rates (incurred losses) using system data to determine the credit losses on both the statutory debt and on trade receivables that fall within the scope of IFRS 9. The Council does not have the data to establish which customers taking advantage of the deferred payment arrangements may be in financial difficulties and historical collection rates may only offer some indication of potential future loss for these customers.

Therefore, the estimated credit loss has then been increased by a further £3 million to take into account the increased risk of losses due to the economic impact of Covid-19. This additional loss allowance was not substantiated by any forward looking data or modelled against specific receivable type, and has been included by management to provide some headroom for future losses and debt write off. This suggests that the credit loss allowance has tended towards being prudent but not unreasonable based the uncertainty inherent in the current environment.

However, we consider that the credit loss allowance of £7.5 million on the development funding for new housing to Open Door Homes Ltd is not required based on the refreshed business plan and security held over the development assets (Unadjusted Ref#32).

## Conclusion

Our audit identified that the credit loss allowance has tended towards being prudent but not unreasonable on the majority of receivables, but the £7.5 million loss allowance for the Open Door Homes Ltd loan is not required.

**There is a risk over the valuation of the impairment allowance for the non-collection of arrears and debt.**

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	
• Collection rate assumptions	

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# NON-COLLECTION OF RECEIVABLES

## Significant estimate - allowance for credit losses

### Gross receivables £213 million and total credit loss allowance £75 million



#### Council tax arrears (Collection fund £41 million the Council's share £32 million)

The Council has recognised an allowance of £18 million for non-collection of its share of the council tax arrears of £32 million. The Council's share of the arrears has increased by £4 million and the credit loss allowance has also been increased by £4 million.

The credit loss allowance is estimated using recovery rates achieved for aged arrears in recent years for each year up to 6 years old. For debts over 6 years a flat provision rate of 80% is applied. We checked that the data used to calculate collection rates for arrears up to 6 years old is correct and the provisioning rates have been correctly applied to aged debt at 31 March 2020. We extended the review to cover actual collection rates for debts over 6 years and this suggests that the flat rate 80% may be slightly over prudent but well within an acceptable range.

#### NDR arrears (Collection fund £15 million the Council's share £7 million)

The Council has recognised an allowance of £4.5 million for non-collection of its share of the NDR business rates arrears of £7 million. The Council's share of the arrears has decreased by £1 million and the credit loss allowance has also been decreased by £1 million.

The provision is estimated using historic collection rate information from last three years. The provision was found to be reasonable although again we found that some debt over three years old continues to be recovered. As the additional amount potentially recoverable was not significant we did not undertake any additional testing to quantify any potential overstatement of the credit loss allowance.

#### Housing benefits overpayment debt (£25 million)

The Council has recognised an allowance of £24 million for non-collection of housing benefit overpayment on total debt of £25 million. In the prior year an allowance of £23 million was raised against arrears of £24 million. The provision is estimated based on historical benefit overpayment recovery data.

We have reviewed the methodology and we are satisfied that this falls within reasonable range for non-collection of debt.

However, we found that the allowance for doubtful debt identified that the debtor balance and the allowance are both understated by £0.949 million due to formulae error in Council's calculation (Unadjusted Ref#4).

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# NON-COLLECTION OF RECEIVABLES

## Significant estimate - allowance for credit losses

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### Gross receivables £213 million and total credit loss allowance £75 million

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#### Parking arrears (£11 million)

The Council has recognised an allowance for non-collection of parking arrears of £7 million on total debt of £10.7 million. In the prior year a provision of £5 million was raised against rent arrears of £7.8 million. The provision is estimated using historic collection data.

We have reviewed the methodology and we are satisfied that this falls within reasonable range for non-collection of debt.

#### Sundry receivables (£83 million)

Sundry receivables includes £36 million of government debtors that does not need to be included within the expected credit losses model since Government debt is not considered to be at risk. A further £37 million related to year end accruals and current debtors which are still within current payment terms and is not considered to be at risk of non-collection.

An expected credit loss allowance of £2.5 million has been provided for against the remaining £9.3 million of sundry receivables based on historical collection rate. We consider this to be reasonable.

#### Additional allowance for expected credit losses

As noted above, management has applied historical default rates (incurred losses) using system data to determine the credit losses on both the statutory debt and on trade receivables that fall within the scope of IFRS 9. The Council does not have the data to establish which customers taking advantage of the deferred payment arrangements may be in financial difficulties and historical collection rates may only offer some indication of potential future loss for these customers.

Therefore, the estimated credit loss has then been increased by a further £3 million to take into account the increased risk of losses due to the economic impact of Covid-19. This additional loss allowance was not substantiated by any forward looking data or modelled against specific receivable type, and has been included by management to provide some headroom for future losses and debt write off. This suggests that the credit loss allowance has tended towards being prudent but not unreasonable based the uncertainty inherent in the current environment.

#### Housing rents arrears (£13 million)

The Council has recognised an allowance for non-collection of housing rents arrears of £10.3 million on total debt of £13.4 million. In the prior year a provision of £9 million was raised against rent arrears of £12 million. The provision is estimated using historic collection data.

We have reviewed the methodology and we are satisfied that this falls within reasonable range for non-collection of debt.

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Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# NON-COLLECTION OF RECEIVABLES

## Significant estimate - allowance for credit losses

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### Gross receivables £213 million and total credit loss allowance £75 million

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#### Long term loans and other receivables (£41 million)

Long term receivables includes £26.5 million loan to Open Door Homes Ltd (subsidiary), £3.5 million loan to Saracens, £1.5 million deferred payment arrangements and £9.7 million finance lease receivable for the long term lease of land for the Brent Cross South site.

The Council has advanced £33.9 million to Open Door Homes Ltd to fund the development of new social housing and included an expected credit loss provision of £7.5 million (previous year £3.3 million and a further £4.2 million in 2019/20). Since the initial funding agreement there have been changes in the business plan including slippage on developments resulting in an agreement to defer the payment start date and extension to the payment period suggesting a risk of credit loss. This credit loss allowance has been calculated by management at 22% of the loan balance using default probabilities of similar loans as a guide and taking into account the specific circumstances of this loan.

While we concur with management that the deferral and extension of the payment dates has resulted in a credit default, we requested that management undertake a review of the business plan to assess whether this slippage on developments and in generating income does present a risk of non-recovery of the full amount of the loan.

The high level review of the business plan continues to report a positive NPV and management agree that the development project remains viable, albeit with slippage on generating the revenues to be able to repay the loans. In addition, the loan is secured on all development properties and the loan agreement provides that assets pledged as security cannot be sold until the remaining security has a value of at least 120% of the outstanding loan.

Therefore, we consider that the credit loss allowance of £7.5 million is not currently required based on the refreshed business plan and security retained by the Council over the site assets.

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#### Contents

Introduction

Executive summary

Coronavirus

Financial statements

Significant risks

Management override of controls

Recognition of grant income

Expenditure cut-off

PPE and Investment property

Pension liability valuation

Consolidation of group entities

Non-collection of receivables

Going Concern

Other risks

Audit differences

Other reporting matters

Use of resources

Control environment

Audit report

Independence and fees

Appendices contents

# GOING CONCERN

Contents
Introduction
Executive summary
Coronavirus
Financial statements
<b>Significant risks</b>
Management override of controls
Recognition of grant income
Expenditure cut-off
PPE and Investment property
Pension liability valuation
Consolidation of group entities
Non-collection of receivables
Going Concern
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

## Risk detail

It is management’s responsibility to make an assessment of an entity’s ability to continue as a going concern and provide appropriate disclosures relating to how that assessment was performed and its results.

**We are required to highlight any judgements about events or conditions that may cast significant doubt over the entity’s ability to continue as a going concern**

<b>Significant risk</b>
Normal risk
Significant management estimate or judgement
Use of experts
Unadjusted error
Adjusted error
Additional disclosure required
Significant control findings to be reported
Letter of representation point

The assessment of going concern under the effects of the coronavirus outbreak will need to incorporate unprecedented shocks to forecasts. The increased demand on services, decline in income from services, deferrals of normal payment terms or impairment of debt, decreases in asset values and supply chain disruptions may be dissimilar to any previously encountered ‘real world’ scenario, making forecasting the precise results difficult.

The effects of the coronavirus are likely to affect the level of uncertainty that may exist in an assertion that the entity will be able to continue as a going concern. Regardless of the result of management’s assessment, many entities will need to disclose key judgments and estimates it used to arrive at this conclusion.

Key areas in a going concern assessment may include: sources of assumed liquidity and cash flows, forecasts of future revenue or additional expenditure, and support from government.

### Planned audit approach

Our audit procedures will include the following:

- Reviewed management’s assessment of going concern, including sensitivities of the assumptions and impact on cash flows and available reserves; and
- Understood how management would address a shortfall in cash available to meet liabilities as they fall due.

### Results

Management’s assessment of cash flows and its financial position supports the going concern basis of preparation of the financial statements. The Council has access to significant cash balances to support on going spending commitments and loss of income arising from Covid-19. Additional information on financial sustainability is included later in the report to support the use of resources assessment.

Management has provided enhanced disclosures in the financial statements to support its assessment of going concern.

### Conclusion

We have reviewed management’s cash flow forecasts and budgets, including stress testing some of the assumptions, and we concur that there are no material uncertainties to the going concern of the Council.

# RELATED PARTY TRANSACTIONS

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks
- Other risks**
- Related party transactions
- Other matters
- Matters requiring additional consideration
- Audit differences
- Other reporting matters
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

### Risk description

Whilst you are responsible for the completeness of the disclosure of related party transactions in the financial statements, we are also required to consider related party transactions in the context of fraud as they may present greater risk for management override or concealment or fraud.

**There is a risk over the valuation of the impairment allowance for the non-collection of arrears and debt.**

Our audit approach includes the consideration of related party transactions throughout the audit including making enquiries of management and the Audit Committee. There is a risk that related party disclosures are not complete or accurate.

### Work performed

We carried out the following planned audit procedures:

- Reviewed management processes and controls to identify and disclose related party transactions;
- Reviewed relevant information concerning any such identified transactions;
- Discussed with management and reviewed councillors’ and management declarations to ensure that there are no potential related party transactions which have not been disclosed; and
- Undertook Companies House searches for potential undisclosed interests..

### Results

We identified that during the year the year the Council paid £23 million through a loan facility to the BXS Limited an entity jointly owned by the Council and Argent. Loan was repaid back before year end however this was not disclosed as a related party transaction. Management has updated the related party transactions disclosure to reporting this transaction.

### Conclusion

Related party transactions have been appropriately reported in the financial statements.

Significant risk	
Normal risk	
Significant management estimate or judgement	
Use of experts	
Unadjusted error	
Adjusted error	
Additional disclosure required	
Significant control findings to be reported	
Letter of representation point	

# OTHER MATTERS

The following are additional significant and other matters arising during the audit which we want to bring to your attention.

Issue	Comment
<b>Debtors / creditors analysis presentation</b>	
<p>The Code was amended last year to change the presentation requirements for the analysis of debtors and creditors from the type of counter party (eg Government or NHS) to the nature of the receivables or payables (eg for receivables by trade customers, receivables from related parties, prepayments and other amounts).</p> <p>The presentation of the debtors and creditors analysis has not been updated to reflect the changes to the Code last year.</p>	<p>The debtors and creditors notes should be analysed by the nature of the type of debtor and creditor rather than by the counter party.</p> <p>We have reported this as a presentation misstatement.</p>
<b>Investments in and loans to subsidiaries</b>	
<p>In 2018/19 the Council acquired an entity that provided it with an option to purchase land from Network Rail in the Brent Cross South development zone. The acquisition of this entity was as a joint venture through the Council and a separate wholly owned subsidiary. The Council advanced a £5 million loan to the subsidiary for it to purchase its share of the entity. The acquisition cost of £10 million reflected the value of the option to purchase the land.</p> <p>This year, the Council has written down the value of the £5 million loan to the subsidiary and its own £5 million investment in the entity to £nil on the basis that the land purchase option now has no value.</p> <p>We challenged the assumptions made by management and discussed the latest financial model for the Brent Cross South development to assess whether this land purchase option should be impaired to £nil in the entity to support the write down of the Council's investment and loan.</p> <p>The financial model indicates that there remains a healthy developers margin in the project that exceeds the £10 million acquisition cost and therefore no indication that the loan and investment should be impaired or written off. Management has agreed to reverse the impairment in the single entity's financial statements and the in the group accounts to reverse impairment of the option which was recognised as intangible asset.</p>	<p>The financial model for the Brent Cross South development on this land does not support the impairment of the investment or loan to the subsidiary.</p> <p>This has been corrected by management (Adjusted Ref#8).</p>

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Statement of accounts amendments</b></p> <p>Our review of the draft accounts identified a number of presentational misstatements, including:</p> <ul style="list-style-type: none"> <li>• Re-measurement of defined benefit liability of £132.324 million in the group CIES did not agree to notes in the accounts showing changes in fair value of plan assets and defined benefit obligation;</li> <li>• Government grants and contribution per income and expenditure analysis by nature note did not agree to grant income note;</li> <li>• Prior year comparative disclosures for property plant and equipment note did not agree to the prior year financial statements;</li> <li>• Debtors and creditors at amortised cost in the financial instrument note included statutory debts that should be excluded from this analysis;</li> <li>• Surplus on provision of services in the unusable reserve note did not agree to the comprehensive income and expenditure statement;</li> <li>• Fair value of pension scheme assets in the scheme asset reconciliation note did not agree to the actuary's report;</li> <li>• HRA notes did not make clear the vacant possession value of dwellings or explain for the difference between vacant possession value and social housing value;</li> <li>• £77.817 million included in the capital commitment disclosure was not capital commitment;</li> <li>• Council dwellings depreciation per HRA statement did not agree to property plant and equipment notes; and</li> <li>• Capital receipts and other contributions in the capital expenditure and financing note in the HRA statement did not agree to the adjustment between accounting and funding basis notes.</li> </ul>	<p>Presentational errors in the notes and disclosures in the financial statements should be corrected and additional information provided for the Group financial statements where the Group amounts are material.</p> <p>Management has corrected these presentational errors.</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Minimum pension deficit payments</b></p> <p>We identified that the Council has rolled up the agreed pension deficit contribution fixed amounts into an additional percentage rate on payroll costs, set at a rate to cover the fixed sum payment. However, we noted that the additional amounts and contributions due from the Council and payable to the pension fund fell below the agreed fixed sum and the Council has underpaid deficit contributions for the year by £0.761 million.</p>	Management has not corrected this (Unadjusted Ref#16).
<p><b>Collection fund debtors</b></p> <p>We identified that preceptors share of council tax on the collection fund was recognised as a net creditor of £0.474 million rather than a net debtor of £0.808 million. We also noted that Council's share of the debtor balance was overstated resulting in a net debtor adjustment of £0.474 million.</p>	Management has not corrected this (Unadjusted Ref#15).
<p><b>Refcus expenditure</b></p> <p>We identified that £4.246 million relating to prior year refcus was incorrectly capitalised and the Council identified this during the year and wrote it off. The prior year expenditure is understated and current year expenditure is therefore overstated.</p> <p>We also identified that £2.4 million of refcus relating to the Thameslink development was incorrectly capitalised in the prior.</p>	Management has not corrected this (Unadjusted Ref#14). Management has not corrected this (Unadjusted Ref#31).
<p><b>TfL debtor</b></p> <p>We identified that income receivable from TFL was under accrued by £0.5 million.</p>	Management has not corrected this (Unadjusted Ref#18).
<p><b>PFI scheme disclosures</b></p> <p>We identified that Council's purchase of new street lighting equipment of £0.496 million was incorrectly disclosed as part of the PFI asset in the notes to the accounts.</p>	Management has not corrected disclosure error.

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Netting of investment property gains</b></p> <p>We identified the £40.916 million of fair value gain on investment properties was netted off against finance expenditure in the finance and investment income and expenditure line in the Comprehensive income and Expenditure Statement. This should be reporting on gross basis resulting in understatement income and expenditure in the finance and investment income and expenditure in the CIES.</p>	Management has corrected error (Adjusted Ref#20).
<p><b>Presentation of earmarked reserves</b></p> <p>We identified that unspent Covid grant of £8.772 million was presented in the Movement in Revenue Statement as unapplied revenue grant instead of Earmarked reserves as required by code (Adjusted Ref#26).</p>	Management has corrected error (Adjusted Ref#26)
<p><b>Cash flow reconciliation to liabilities</b></p> <p>We identified that management did not include a note to the cash flow statement reconciling movement in liabilities arising from financing activities as required by the code.</p>	We have reported this as a disclosure misstatement.
<p><b>Netting off debtor / creditor</b></p> <p>We identified that a journal to reverse an internal debtor was incorrectly processed as a credit entry in creditors overstating debtors and creditors by £1.608 million.</p>	Management has not corrected this (Unadjusted Ref#2).
<p><b>VAT debtor</b></p> <p>We identified that input VAT of £0.808 million was duplicated thereby understating expenditure and overstating VAT debtor.</p>	Management has not corrected this (Unadjusted Ref#3).

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Finance lease income and receipts</b></p> <p>Payments of £0.349 million received in respect of the finance lease for the land at Brent Cross had been incorrectly taken to income rather than as a reduction of the finance lease liability and £0.337 million of amounts due has been incorrectly included in long terms debtors rather than short term debtors.</p>	<p>Management has not corrected these (Unadjusted Ref#12 and Ref#13).</p>
<p><b>Thames Water commissions legal judgement</b></p> <p>A 2016 High Court ruling established that another local authority had overcharged tenants for water and sewerage where the Council appeared to be acting as a reseller of water. The courts ruled that this was unlawful because it breached the Water Resale Orders, which prohibit water and sewerage from being resold at a profit. Many other London Borough councils had been using the same scheme with Thames Water to collect and pay over water charges, and included an element of void cost losses in the charges and retained commissions paid by Thames Water. Another local authority sought leave to appeal this judgement and therefore many councils reported a contingent liability in their financial statements. The Court of Appeal upheld the original decision in its judgement issued on 27 October 2020.</p> <p>Barnet Council had used this same scheme to charge tenants for water rates since 2001, and in 2016 amended these arrangements so that it was no longer deemed to be a reseller of water. The Council has estimated that it may now have to refund up to £4.7 million of amounts overcharged to tenants between 2001 and 2016, based on excess amounts charges plus interest.</p> <p>We have reviewed these workings and note that interest has only been included for amounts overcharged in that one year, rather than including interest on total cumulative amounts overcharged to date. We have estimated that total amounts repayable may by up to £4.971 million.</p> <p>No adjustment has been made to this assessment for tenants that cannot be identified or contactable to make the refund as this is limited data at this stage to estimate this.</p>	<p>Management has not corrected this (Unadjusted Ref#19).</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Presentation of loans advanced and disposal receipts</b></p> <p>In the Comprehensive Income and Expenditure Statement, Other operating income had incorrectly shown as gross the £10.142 million of proceeds from disposal of properties that should have been shown as net against the carrying value of the properties in Other operating expenditure.</p> <p>Other operating income and expenditure also incorrectly included £25.570 million of loans advanced and repaid in year.</p> <p>These and other amounts presented gross in the Other operating income and expenditure line required adjustment to reduce gross income and gross expenditure by £35.982 million.</p>	<p>Management has corrected error (Adjusted Ref#17).</p>
<p><b>Presentation of investment property disposals</b></p> <p>We identified that loss on disposal of investment property £0.636 million was incorrectly recorded as loss on sale of investments thereby misclassifying the loss on disposal in the Comprehensive Income and Expenditure Statement between other operating income and expenditure and finance and investment income and expenditure.</p> <p>Similarly, the loss on disposal of other land and buildings £0.412 million incorrectly treated as loss on disposal of investments thereby misclassifying the loss on disposal in the Comprehensive Income and Expenditure Statement between other operating income and expenditure and finance and investment income and expenditure.</p>	<p>Management corrected the £0.636 million presentation misclassification (Adjusted Ref#16) but not corrected the £0.412 million presentation misclassification (Unadjusted Ref#20).</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>HRA depreciation</b></p> <p>For HRA dwellings, the valuer provides an overall valuation based on an existing use value as social housing. For accounting purposes, the valuer also provides an estimate of the asset value split between the land and the building, as this is required in order to calculate the depreciation charge only on the buildings. The valuer has estimated the replacement (rebuild) cost of buildings at £1.128 billion, a useful economic life at 50 years, and annual depreciation of £22.56 million.</p> <p>There are two methods to estimate this split. One is to calculate the value of cleared similar land and the remainder is the building value; the second is to estimate the rebuild cost of the building with the remainder being the land. However, in both cases the calculations must be adjusted to reflect the value in use rather than gross value and the Council carries social housing at significantly discounted value. This has resulted in an annual depreciation charge that appears excessive and would clear the entire carrying value of the assets (land and buildings) to £0 in only 31 years.</p> <p>However, as the dwellings are subject to revaluation each year, the excessive depreciation charge is offset by a compensating revaluation gain in the Comprehensive Income and Expenditure Statement, and both are reversed to the Capital Adjustment Account unusable reserve.</p> <p>For HRA accounting, the depreciation charge is used to fund the Major Repairs Reserve and this, in turn, is used to fund capital expenditure. The Council charges the initial costs for capital expenditure to the Major Repairs Reserve and then any remaining amounts to the HRA reserve.</p>	<p>We have used benchmark land and building valuation splits used by other valuers to estimate a reasonable range for the depreciation charge on HRA dwellings. By applying 70% allocation of the valuation as buildings (30% land value), allocating half of the building valuation to separate components (such as roof, windows, kitchens etc) carried at historic cost with 15-25 years average useful economic life, and the remaining half as building structure at 60 year life, this would allow a maximum annual depreciation charge of £16.567 million.</p> <p>We have estimated that the annual depreciation charge may be overstated by £5.993 million although this would be offset by a reduction in the revaluation credit included in the Comprehensive Income and Expenditure Statement, and therefore have no impact on HRA statement or net cost of services in the the Comprehensive Income and Expenditure Statement.</p> <p>Management has not corrected this (Unadjusted Ref#24).</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Insurance provision</b></p> <p>The Council commissions a review of its insurance provision from an external insurance actuary every 3 years. The last review was for 31 March 2017 and this amount (£10.256 million) has been rolled forward to 31 March 2020. Ordinarily this would fall as an update year but this will now only be commissioned for 31 March 2021. In the years between the formal valuations the Council’s insurance team review the number / value of claims received, settlements, and remaining cases to check whether the provision may be significantly different based on the assumptions at the last update.</p> <p>Following this review, no change has been made to the provision since 31 March 2017 as claims, settlements and outstanding claims have tracked previous assumptions to a reasonable level.</p> <p>We reviewed the recent claims history data and this indicated that the number and value of new claims has been falling compared to the data used in 2017 and therefore would indicate that outstanding claims and estimated Incurred But Not Reported (IBNRs) claims may be overstated in rolling forward the 2017 provision. However, offsetting this (but not to the same degree) the annual charge to revenue for settlements was also lower than was forecast to be needed.</p> <p>Management has recently provided the draft March 2021 valuation based on data to November 2020 and this did support our view that the provision was higher than required. The insurance actuary has assessed that the Council should set aside £9.488 million as a self-insurance provision for existing claims and an allowance for IBNRs.</p> <p>The report includes a number of items that increase the provision with a ‘buffer’ that are not supported by existing claims data including an allowance for potential future new types of claims £798,000, potential additional MMI levy £254,000 and other risks £150,000. The report advises that these should be held as a reserve rather than a provision.</p>	<p>The actuary’s report includes a number of items that increase the provision by £1.019 million for a ‘buffer’ that are not supported by historic claims data, such as including an allowance for potential future new types of claims. The report advises that this element should be held as a reserve and the accounting provision element should be assessed at £8.469 million.</p> <p>The actuary has advised that there is a reasonable tolerance of +/- 10% in these assessments, giving an acceptable range based on potential insurance losses at £9.488 million between £8.5 million to £10.4 million. The existing provision of £10.256 million falls within this range although does indicate that it is towards the upper end of the acceptable range (prudent) and may allow management to release £768,000.</p> <p>However, as noted in the actuary’s report, an element of the estimated losses do not meet the requirements of the accounting standards to be classified as an accounting provision and £1.0 million of the total has been provided as a buffer reserve.</p> <p>On this basis, we believe that £940,000 should be reclassified from provisions to earmarked reserves being the excess provision above the +10% tolerable amount on the £8.469 million provision. This excess provision would be released through the CIES and transferred to Earmarked reserves.</p> <p>Management has not corrected this (Unadjusted Ref#33).</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Presentation of accrued interest</b></p> <p>We identified that accrued interest of £1.777 million payable within 12 months after year end has been incorrectly classified as part of long term borrowing balance at year end.</p>	<p>Management has not corrected this (Unadjusted Ref#26).</p>
<p><b>Presentation of short term investments</b></p> <p>We identified that £25.1 million of assets classified as Cash and cash equivalents should have been classified as short term investments. Whilst the deposits did mature within 3 months of the balance sheet date, the original deposit maturity was for more than 3 months and it is the original deposit terms, rather than the remaining period to maturity, that is used to determine the appropriate classification of the asset.</p>	<p>Management has corrected £23.57 million (Adjusted Ref#21) of the £25.1 million adjustment required leaving £1.5m as uncorrected (Unadjusted Ref#8).</p>
<p><b>Presentation of loans repayable</b></p> <p>We identified that a loan of £0.427 million repayable after 12 months incorrectly classified as short term instead of long term.</p>	<p>Management has not corrected this (Unadjusted Ref#11)</p>
<p><b>Schools cash differences</b></p> <p>We noted that there was £0.18 million of unexplained difference or errors between school bank statement balances and general ledger / cash balances due to factors such as schools double counting expenditure or other income not accounted for. In the prior year this unexplained difference or potential error was £1.5 million and there have been improvements in the schools bank processes. The reported bank balances of schools could be understated by £0.18 million.</p> <p>We also identified that a cash balance of £0.187 million for a school that was converted to academy in the year was included in the Council's bank and cash balance in the accounts at year end instead of accounts payable.</p>	<p>Management has not corrected these (Unadjusted Ref#6 and Ref#7).</p>

# OTHER MATTERS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Capital grant funding</b></p> <p>The Council provided (and expensed) a capital grant of £0.362 million to a voluntary aided school. The school has included this as revenue income in its returns to the Council and therefore the net expenditure in the CIES is £0. As the Council does not recognise school buildings of voluntary aided schools as an asset, this grant should be reported as expenditure in the CIES.</p>	<p>Management has not corrected this (Unadjusted Ref#23).</p>
<p><b>Exit package disclosures</b></p> <p>We identified that an exit package of £0.099 million disclosed in the year should have been disclosed and accrued in the prior year when the exit package was agreed and not in the year payment was made.</p>	<p>We are satisfied that this exit package has now been reported and does not require a restatement of the prior year disclosure to move this cost from the current year exit package disclosure.</p>
<p><b>Housing benefits debtors</b></p> <p>We identified that the housing benefit overpayments debtor was understated by £0.440 million.</p>	<p>Management has not corrected this (Unadjusted Ref#22).</p>
<p><b>Housing benefit expenditure</b></p> <p>We identified that the final week's Non-HRA housing benefits batch payment of £404,000 has not been correctly expensed in the current year and has been charged to 2020/21.</p>	<p>Management has not corrected this (Unadjusted Ref#29).</p>
<p><b>Asset disposal receipts</b></p> <p>We identified that £0.8 million of proceeds from sale of a General Fund asset was misclassified as proceeds from HRA asset disposals.</p>	<p>This has been corrected by management (Adjusted Ref#14).</p>
<p><b>Business rates appeal provision</b></p> <p>We identified that the Council did not account for new provision on business rates appeal and determined the provision balance at year end as the difference between brought forward balance and in year settlement. This result in understatement of provision of £3.592 million on the collection fund with the Council's share as £1.724 million.</p>	<p>Management has not corrected this (Unadjusted Ref#34).</p>

# OTHER MATTERS

<b>Contents</b>
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
<b>Other risks</b>
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

Issue	Comment
<p><b>Cash flow statement</b></p> <p>The cash flow statement included a significant number of presentational misstatements such as including non-cash items in the CIES incorrectly (pension gains were reported as pension losses), incorrect presentation of some investing and financing items and double-counting of a £23 million loan advance and repayment in year.</p>	<p>Management has corrected the cash flow statement for the misstatements.</p>
<p><b>Statutory adjustment for collection fund surplus / deficit</b></p> <p>We noted a difference of £376,000 between business rate and council tax income reversed out of the General Fund to the Collection Fund Adjustment Account.</p>	<p>Management has not corrected this (Unadjusted Ref#30).</p>
<p><b>Subsequent events loans to subsidiaries</b></p> <p>The Council has signed a loan agreement totalling £215 million with Barnet Homes Limited to acquire properties. The loan was signed after year end but is of material significance as to require disclosure as a subsequent event.</p> <p>This was appropriately disclosed in the subsidiary's financial statements. However, this had not been disclosure in the Council's financial statements.</p>	<p>Management has added this disclosure in the accounts as a post balance sheet event.</p>
<p><b>Prior year academy disposal</b></p> <p>During last year's audit we reported that the financial statements had not accounted for the £2.5 million loss on disposal for a school that had converted to academy status. Management stated that this would be recorded in the 2019/20 financial statements. However, this transaction had not been include in the draft 2019/20 financial statements.</p>	<p>Management has corrected this (Adjusted Ref#27).</p>
<p><b>Financing Open Door Homes Ltd loans</b></p> <p>The statutory set aside for capital expenditure to fund the loans to Open Door Homes Ltd was overstated by £2.181 million through the use of the Capital Receipts Reserve transfer to the Capital Adjustment Account.</p>	<p>Management has corrected this (Adjusted Ref#28).</p>

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# MATTERS REQUIRING ADDITIONAL CONSIDERATION

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Related party transactions
Other matters
Matters requiring additional consideration
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

## Fraud

Whilst the Chief Finance Officer and members have ultimate responsibility for prevention and detection of fraud, we are required to obtain reasonable assurance that the financial statements are free from material misstatement, including those arising as a result of fraud.

Our audit procedures did not identify any fraud. We will seek confirmation from you whether you are aware of any known, suspected or alleged frauds since we last enquired when presenting the Audit Planning Report.

## Laws and regulations

Whilst you are responsible for the completeness of the disclosure of related party transactions in the financial statements, we are also required to consider related party transactions in the context of fraud as they may present greater risk for management override or concealment or fraud.

## Group matters

We have received the component auditors working papers and reviewed their files with no issues.

# AUDIT DIFFERENCES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

### Audit adjustments

There were a significant number of audit differences identified by our audit work that have been adjusted by management. This increased the surplus on the provision of services for the Council by £41.5 million (to £148.4 million) and the Group surplus by £41.3 million (to £145.0 million).

Net assets for the Council increased by £24.4 million (to £962.4 million) and the Group by £24.3 million (to £946.1 million).

Details of all audit adjustments are shown on pages 45 to 51.

While these adjustments did not impact on the Council’s General Fund and HRA balances, as they related to capital and financing items that are not statutory charges to the General Fund and HRA and reversed to other reserves, the HRA reserve balance has increased by £97,000 following an adjustment to correct the HRA depreciation charge transferred to the Major Repairs Reserve.

### We are required to bring to your attention unadjusted differences and we request that you correct them

Other audit differences that have not been corrected by management would decrease the surplus on the provision of services for the Council by £1.684 million the Group by £1.392 million. Net assets for the Council would decrease by £7.276 million (to £955.086 million) and decrease for the Group by £6.984 million (to £939.097 million).

Details of all audit adjustments are shown on pages 52 to 57.

These adjustments would also decrease the Council’s General Fund and HRA balances by £5.871 million (down from £22.610 million to £16.739 million) where these relate to revenue items not subject to statutory adjustments.

There are 8 audit differences from the prior year posted to 2019/20 that impact on the Comprehensive Income and Expenditure Statement surplus on the provision of services for 2019/20. These are no longer audit differences at 31 March 2020 and we do not ask that you correct these as a prior period adjustment as the impact is not material. The impact of unadjusted differences in the current year (Council understated costs £1.684 million) and roll forward of prior year differences (Council overstated costs £10.564 million) has resulted in an understatement of the surplus on the provision of services for 2019/20 of £8.880 million for the Council and £9.721 million for the Group.

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	DR £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>(Surplus) on the provision of services / net assets for the year before adjustments</b>	<b>(106,813)</b>			937,941		<b>(103,656)</b>			921,735	
<b>Adjustment 1: School land and building that changed to academy status in year to be recorded as disposal at £0 proceeds</b>										
Dr Other operating expend (loss on disposal) **	4,899	4,899				4,899	4,899			
Cr Schools asset					(4,899)				(4,899)	
<b>Adjustment 2: Data input errors on schools valuations</b>										
Dr Schools assets				4,306					4,306	
Cr Revaluation gains CIES **	(3,200)		(3,200)			(3,200)		(3,200)		
Cr Revaluation reserve *					(1,106)					(1,106)
<b>Adjustment 3: Reclassification of grants as taxation and non-specific to specific service grant</b>										
Dr Taxation and non specific grant income		8,235					8,235			
Cr Adult social care income			(7,891)					(7,891)		
Cr Environment			(344)					(344)		
<b>Adjustment 4: Assets incorrectly treated as disposals</b>										
Dr Council dwellings				12,786					12,786	
Cr Other operating expenditure **	(12,786)		(12,786)			(12,786)		(12,786)		
<b>Adjustment 5: Reclassification of council dwellings to investment property and change basis of valuation</b>										
Dr Investment property				1,364					1,364	
Dr Other operating expenditure **	1,671	1,671				1,671	1,671			
Cr Council dwellings					(3,035)					(3,035)

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>Adjustment 6: Reclassification of council dwellings to investment property</b>										
Dr Investment properties				11,498					11,498	
Cr Council dwellings					(11,498)					(11,498)
<b>Adjustment 7: Reclassification Surplus assets to Asset held for sale and update valuation</b>										
Dr Assets held for sale				8,230					8,230	
Cr Surplus assets					(10,305)					(10,305)
Dr Revaluations reserve *				2,075					2,075	
<b>Adjustment 8: Reversal of impairment on investment in subsidiary and loans to subsidiary</b>										
Dr Long term investments				5,000						
Dr Long term debtors				5,000						
Cr Financing expenditure (impairments) **	(10,000)		(10,000)			(10,000)		(10,000)		
Dr Intangible assets									10,000	
<b>Adjustment 9: Indexation applied to Q4 for garages</b>										
Dr Other land and buildings				542					542	
Cr Revaluations reserve *					(542)					(542)
<b>Adjustment 10: Duplicated entry and valuation for the New Barnet Leisure Centre</b>										
Dr Revaluation loss CIES **	852	852				852	852			
Dr Revaluation reserve *				15,690					15,690	
Cr Assets under construction					(16,542)					(16,542)

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>Adjustment 11: Indexation applied to Q4 of Council dwellings, formula error in valuer's spreadsheet and valuation gain on 159 properties treated as disposals</b>										
Dr Council dwellings indexation				26,740					26,740	
Cr Revaluation gains CIES **	(26,740)		(26,740)			(26,740)		(26,740)		
<b>Adjustment 12: Valuation movement to adjust for misclassified investment properties</b>										
Dr Financing expenditure **	3,912	3,912				3,912	3,912			
Cr Investment property				(3,912)					(3,912)	
<b>Adjustment 13: Adjustment to correct valuation error on Copthall leisure centre</b>										
Dr Other land and buildings				2,631					2,631	
Cr Revaluation gains CIES **	(2,631)	(2,631)				(2,631)	(2,631)			
<b>Adjustment 14: Reclassification of General Fund proceeds classified as HRA proceeds</b>										
Dr Other operating expenditure (HRA)		756					756			
Cr Other operating expenditure (General Fund)			(756)					(756)		
<b>Adjustment 15: Adjustment to correct valuation errors for a school</b>										
Dr Revaluation reserve *				987					987	
Cr Schools asset				(987)					(987)	
<b>Adjustment 16: Adjustment to correct loss on disposal of investment property incorrectly treated as loss on other land and buildings</b>										
Dr Financing and investment expenditure		636					636			
Cr Other operating income and expenditure			(636)					(636)		

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>Adjustment 17: Netting of income and expenditure in other operating income and expenditure</b>										
Dr Other operating income		35,982					35,982			
Cr Other operating expenditure			(35,982)					(35,982)		
<b>Adjustment 18: IFRS 16 adjustment to align group accounting policy</b>										
Dr IFRS 16 liability short term									2,181	
Dr IFRS 16 liability long term									5,577	
Cr Right of use of asset										(7,496)
Cr Lease interest						(26)		(26)		
Cr Gain taken to opening reserves *										(236)
<b>Adjustment 19: Restatement of carrying value of assets transferred to subs at £1 (permanent opening consolidation adjustment)</b>										
Dr Property plant and equipment									8,503	
Cr Reserve *										(8,503)
<b>Adjustment 20: Grossing up of fair value gain on investment properties</b>										
Dr Finance and investment expenditure		40,916					40,916			
Cr Finance and investment income			(40,916)					(40,916)		

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>Adjustment 21: Reclassification of cash equivalent to Investments</b>										
Dr Investments				23,568					23,568	
Cr Cash and Cash equivalents					(23,568)					(23,568)
<b>Adjustment 22: Elimination of intercompany capital transaction treated as income by subsidiary</b>										
Dr Income									1,100	
Cr Expenditure										(1,100)
<b>Adjustment 23: Reclassification of group pension deficit to usable reserves (statutory adjustment not available to subsidiaries)</b>										
Dr Unusable pension reserve *									41,178	
Cr Usable pension reserve *										(41,178)
<b>Adjustment 24: Updated valuation of group social housing carried at cost to Existing Use Value - Social Housing</b>										
Dr Revaluation Surplus (CIES)						9,624	9,624			
Cr Property, plant and equipment										(9,624)
<b>Adjustment 25: Reclassifying capital grants to applied to Refcus</b>										
Dr Taxation and non specific grant		199,383					199,383			
Cr Revenue grant-net cost of service			(199,383)					(199,383)		
<b>Adjustment 26: Reclassifying unapplied revenue grant to Earmarked reserves</b>										
Dr Unapplied revenue grant *				8,772					8,772	
Cr Earmarked reserve *					(8,772)					(8,772)

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Adjusted audit differences</b>										
<b>Adjustment 27: Write off academy land for 2018/19 transfer and transfer revaluation reserve balance</b>										
Dr Other operating expenditure **	2,500	2,500				2,500			2,500	
Cr Property, plant and equipment					(2,500)					(2,500)
Dr Revaluation reserve *				2,457					2,457	
Cr Capital Adjustment Account (reserves) *					(2,457)					(2,457)
<b>Adjustment 28: Reclassify right to buy receipts from Open Door Homes Limited</b>										
Dr Capital Receipts Reserve *				2,181					2,181	
Cr Capital Adjustment Account (reserves) *					(2,181)					2,181
<b>Adjustment 29: Eliminate pension liability on transfer to The Barnet Group for staff transferred from the Council</b>										
Dr Pension liability									1,136	
Cr Reserves *										(1,136)
<b>Adjustment 30: Barnet Group final audited financial statements updates and group consolidation adjustments</b>										
Dr Reserves *									9,736	
Dr Net assets										(352)
Cr Net CIES surplus (draft accounts updates)						(2,631)		(2,631)		
Cr Net CIES surplus (deferred income)						(6,735)		(6,735)		
<b>Adjustment 31: Incorrect reversal of group statutory adjustment for prior year deferred income adjustment</b>										
Dr Opening usable reserves (General Fund / Capital receipts)									10,350	
Cr Opening unusable reserves										(10,350)
<b>Other minor corrections **</b>	<b>(21)</b>		(21)	2		<b>(21)</b>		(21)		<b>2</b>

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# ADJUSTED AUDIT DIFFERENCES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
Adjusted audit differences	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Total adjusted CIES / net assets audit differences</b>	(41,544)			24,421		(41,330)			24,346	
<b>(Surplus) on the provision of services / net assets for the year after adjustments</b>	(148,357)			962,362		(144,986)			946,081	
Items marked as * above in the balance sheet are reserve adjustments				17,123					16,984	

## Impact on General Fund and HRA balances

Balance before adjustments	22,513	
CIES adjustments above	(41,544)	
Reallocate depreciation adjustment from Major repairs reserve in MIRS	(97)	
Statutory adjustments through MIRS **	41,523	Adjustment ref 1, 2, 4, 5, 8, 10, 11, 12, 13, 27
Balance after adjustments	22,610	

Items marked as \*\* above in the CIES are subject to statutory override for capital adjustments that are reversed through the Movement in Reserves Statement (MIRS) and therefore do not impact on the General Fund balance or HRA balance.

# UNADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted audit differences</b>										
<b>(Surplus) on the provision of services / net assets for the year</b>	<b>(148,357)</b>			962,362		<b>(144,986)</b>			946,081	
<b>Unadjusted 1: Valuation of schools using service provision rebuild basis for updated pupil numbers</b>										
Dr Revaluation reserve *				1,100					1,100	
Cr School assets					(1,100)					(1,100)
<b>Unadjusted 2: Internal debtor incorrectly reversed as a credit to creditors</b>										
Dr Creditors				1,608					1,608	
Cr Debtors					(1,608)					(1,608)
<b>Unadjusted 3: Input VAT double counted</b>										
Dr Expenditure	<b>808</b>	808				<b>808</b>	808			
Cr VAT debtor					(808)					(808)
<b>Unadjusted 4: Understatement of housing benefit doubtful debt allowance</b>										
Dr Doubtful debt allowance	<b>949</b>	949				<b>949</b>	949			
Cr Debtor					(949)					(949)
<b>Unadjusted 5: Understatement of out of borough of properties valuation</b>										
Dr Property plant and equipment				500					500	
Cr Revaluation surplus (CIES) **	<b>(500)</b>		(500)			<b>(500)</b>		(500)		
<b>Unadjusted 6: Schools bank reconciliation differences</b>										
Dr Bank				180					180	
Cr Expenditure **	<b>(180)</b>		(180)			<b>(180)</b>		(180)		

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

Unadjusted audit differences	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted 7: Cash balance of an academy school included in Councils bank and cash balance</b>										
Dr Schools expenditure **	187	187				187	187			
Cr Creditors					(187)					(187)
<b>Unadjusted 8: Misclassification between cash and investments</b>										
Dr Investments				1,532					1,532	
Cr Cash					(1,532)					(1,532)
<b>Unadjusted 9: Refcus capital funding invoice for Thameslink station recorded in the wrong period</b>										
Dr Expenditure **	2,917	2,917				2,917	2,917			
Cr Creditors					(2,917)					(2,917)
<b>Unadjusted 10: Overstatement of pension liability due to McCloud judgement</b>										
Dr Pension liability				1,500					1,900	
Cr Expenditure **	(1,500)		(1,500)			(1,900)		(1,900)		
<b>Unadjusted 11: Misclassification of short term loan as long term</b>										
Dr Short term borrowing				427					427	
Cr Long term borrowing					(427)					(427)
<b>Unadjusted 12: Misclassification of short term debtor as long term</b>										
Dr Short term debtor				337					337	
Cr Long term debtor					(337)					(337)

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted audit differences</b>										
<b>Unadjusted 13: Capital portion of finance lease debtor treated as income</b>										
Dr Income **	349	349				349	349			
Cr Finance lease debtor					(349)				(349)	
<b>Unadjusted 14: Refcus incorrectly capitalised in the prior year that was written of in the current year</b>										
Dr Reserve (brought forward balance) *				4,200					4,200	
Cr Other operating expenditure **	(4,200)		(4,200)			(4,200)		(4,200)		
<b>Unadjusted 15: Misstatement of preceptors share of collection fund balances</b>										
Dr Creditors				474					474	
Cr Debtors					(474)				(474)	
<b>Unadjusted 16: Understatement of deficit recovery</b>										
Dr Expenditure **	761	761				761	761			
Cr Creditors					(761)				(761)	
<b>Unadjusted 17: Overstatement of pension liability due to school converting to academy</b>										
Dr Pension liability				2,108					2,108	
Cr Pension reserve *					(2,108)				(2,108)	
<b>Unadjusted 18: Understatement of income accrual</b>										
Dr Debtors				500					500	
Cr Income	(500)		(500)			(500)		(500)		

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted audit differences</b>										
<b>Unadjusted 19: Provision for refunds due to Thames water judgement</b>										
Dr Expenditure	4,971	4,971				4,971	4,971			
Cr Provision					(4,971)					(4,971)
<b>Unadjusted 20: Loss on disposal of other land and buildings recorded as loss on investment property</b>										
Dr Other operating expenditure		412					412			
Cr Finance and investment income			(412)					(412)		
<b>Unadjusted 21: Increase in pension liability due to Godwin Judgement</b>										
Dr Expenditure **	1,099		1,099			1,207	1,207			
Cr Pension liability					(1,099)					(1,207)
<b>Unadjusted 22: Housing benefit debtor not accrued</b>										
Dr Expenditure **	1,099		1,099			1,207	1,207			
Cr Pension liability					(1,099)					(1,207)
<b>Unadjusted 23: Capital grant to a VA school reported as income by school and included in ledger as income</b>										
Dr Income **	362	362				362	362			
Cr Creditors					(362)					(362)
<b>Unadjusted 24: Overstatement of HRA depreciation offset by reduction in impairment reversal on valuation</b>										
Dr Revaluation Surplus (CIES)		5,993					5,993			
Cr Depreciation			(5,993)					(5,993)		

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted audit differences</b>										
<b>Unadjusted 25: Over estimation of adult social care accrual</b>										
Dr Creditors				697					697	
Cr Expenditure	(697)		(697)			(697)		(697)		
<b>Unadjusted 26: Misclassification of accrued interest payable within 12 months as long term</b>										
Dr Long term borrowing				1,777					1,777	
Cr Short term borrowing					(1,777)					(1,777)
<b>Unadjusted 27: Overstatement of new office building</b>										
Dr Revaluation loss (CIES) **	2,034	2,034				2,034				
Cr Property plant and equipment					(2,034)					(2,034)
<b>Unadjusted 28: Overstatement of Milspit cemetery valuation</b>										
Dr Revaluation loss (CIES) **	1,600	1,600				1,600				
Cr Property plant and equipment					1,600					(1,600)
<b>Unadjusted 29: HB expenditure for one week unrecorded in the ledger</b>										
Dr Expenditure	404	404				404			404	
Cr Creditors					(404)					(404)
<b>Unadjusted 30: Understatement of collection fund adjustment account</b>										
Dr General fund				376					376	
Cr Collection fund adjustment account					(376)					(376)

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

	Council					Group				
	Income and expenditure			Balance Sheet		Income and expenditure			Balance sheet	
	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000	CIES £'000	DR £'000	(CR) £'000	DR £'000	(CR) £'000
<b>Unadjusted audit differences</b>										
<b>Unadjusted 31: Prior year Thameslink Refcus incorrectly capitalised</b>										
Dr Reserve (brought forward balance) *				2,400					2,400	
Cr Property Plant and equipment					(2,400)					(2,400)
<b>Unadjusted 32: Credit loss allowance on Open Door Homes Ltd</b>										
Dr Long term debtors				7,500					7,500	
Cr Financing expenditure **	(7,500)		(7,500)			(7,500)		(7,500)		
<b>Unadjusted 33: Self-insurance provision</b>										
Dr Provisions				940					940	
Cr Expenditure **	(940)		(940)			(940)		(940)		
<b>Unadjusted 34: NDR provision understated</b>										
Dr Business rate income**	1,700	1,700				1,700	1,700			
Cr Provision					(1,700)					(1,700)
<b>Total unadjusted audit differences</b>	<b>1,684</b>			<b>(7,276)</b>		<b>(1,392)</b>			<b>(6,984)</b>	
<b>(Surplus) on the provision of services / net assets for the year if adjusted</b>	<b>(146,673)</b>			<b>955,086</b>		<b>(143,594)</b>			<b>939,097</b>	
Items marked as * above in the balance sheet are reserve adjustments				5,592					5,592	

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# UNADJUSTED AUDIT DIFFERENCES

## Impact on General Fund and HRA balances

Balance before adjustments	22,610	
CIES adjustments above	1,684	
Difference between Collection Fund	(376)	Adjustment 30
Statutory adjustments through MIRS **	(3,811)	Adjustments 5, 6, 7, 9, 10, 13, 14, 16, 21, 23, 27, 28, 32, 33 and 34
Balance after adjustments	16,739	

Items marked as \*\* above in the CIES are subject to statutory override for capital / pensions / earmarked reserve adjustments that are reversed through the Movement in Reserves Statement (MIRS) and therefore do not impact on the General Fund balance or HRA balance.

### Other disclosure issues not corrected

Debtor / creditor note analysis not in the required Code format

Purchase of new street lighting equipment of £0.496 million incorrectly disclosed as part of the PFI asset in the notes to the accounts

Omission of the required disclosure to reconcile the cash flow statement to the movement in liabilities arising from financing activities.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# PRIOR YEAR UNADJUSTED AUDIT DIFFERENCES

The following items are audit differences corrected in 2019/20 that impact on the Comprehensive Income and Expenditure Statement surplus on the provision of services for 2019/20, but relate to prior year unadjusted audit differences. These therefore result in a misstatement of the underlying reported outturn for the current year. These are no longer audit differences at 31 March 2020 and we do not ask that you correct these as a prior period adjustment as the impact is not material.

However, we report these to show the impact on the underlying surplus on the provision of services for 2019/20 .

	Council	Group
	CIES £'000	CIES £'000
<b>Unadjusted audit differences</b>		
<b>Roll over prior year audit differences</b>		
GMP pension liability - additional liability that should be charged to 2018/19 but taken to 2019/20	(3,800)	(4,100)
McCloud pension liability - additional liability that should be charged to 2018/19 but taken to 2019/20	(1,771)	(2,020)
NLWA credit - credit incorrectly taken to 2018/19 and reversed as a charge in 2019/20	(1,492)	(1,492)
Dwellings valuation - impairments that should be charged to 2018/19	(471)	(471)
Schools valuation - impairments that should be charged to 2018/19	(506)	(506)
Unrecoverable input VAT - VAT write off that should be charged to 2018/19	(1,546)	(1,546)
Unrecorded schools - income that should have been credited to 2018/19	1,521	1,521
School academy transfer - loss on asset on transfer to academy that should have been charged to 2018/19	(2,499)	(2,499)
<b>Impact of current year and roll over unadjusted audit differences</b>	<b>(10,564)</b>	<b>(11,113)</b>

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
<b>Audit differences</b>
Audit differences
Adjusted audit differences
Unadjusted audit differences
Prior year unadjusted audit differences
Other reporting matters
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

# REPORTING ON OTHER INFORMATION

We comment below on other reporting required to be considered in arriving at the final content of our audit report:

Matter	Comment
We are required to report on whether the financial and non-financial information in the Narrative Report within the Statement of Accounts is consistent with the financial statements and the knowledge acquired by us in the course of our audit.	We are satisfied that the other information in the Narrative Report is consistent with the financial statements and our knowledge
We are required to report by exception if the Annual Governance Statement is inconsistent or misleading with other information we are aware of from our audit of the financial statements, the evidence provided in the Council’s review of effectiveness and our knowledge of the Council.	We have no matters to report in relation to the consistency of the Annual Governance Statement with the financial statements and our knowledge.

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks
- Other risks
- Audit differences
- Other reporting matters**
- Reporting on other information
- Whole of Government Accounts
- Use of resources
- Control environment
- Audit report
- Independence and fees
- Appendices contents

---

# WHOLE OF GOVERNMENT ACCOUNTS

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Reporting on other information
Whole of Government Accounts
Use of resources
Control environment
Audit report
Independence and fees
Appendices contents

---

Matter	Comment
<p>For Whole of Government Accounts (WGA) component bodies that are over the prescribed threshold of £500 million in any of: assets (excluding property, plant and equipment); liabilities (excluding pension liabilities); income or expenditure we are required to perform tests with regard to the Data Collection Tool (DCT) return prepared by the Council for use by the Ministry for Housing, Communities and Local Government for the consolidation of the local government accounts, and by HM Treasury at Whole of Government Accounts level.</p> <p>This work requires checking the consistency of the DCT return with the audited financial statements, and reviewing the consistency of income and expenditure transactions and receivables and payable balances with other government bodies.</p>	<p>Local authorities were required to submit the unaudited DCT to HM Treasury and auditors by 30 September 2020.</p> <p>We will complete our review of the WGA Data Collection Tool (DCT), after we have completed our audit of financial statements.</p>

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# OVERVIEW

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks
- Other risks
- Audit differences
- Other reporting matters
- Use of resources**
- Overview
- Sustainable finances
- Control environment
- Audit report
- Independence and fees
- Appendices contents

We are required to be satisfied that proper arrangements have been made to secure economy, efficiency and effectiveness in the use of resources (value for money) and report to you on an 'except for' basis. This is based on the following reporting criterion:

*In all significant respects, the audited body had proper arrangements to ensure it took properly informed decisions and deployed resources to achieve planned and sustainable outcomes for taxpayers and local people.*

There are three sub criteria that we consider as part of our overall risk assessment:

- Sustainable resource deployment
- Informed decision making
- Working with partners and other third parties.

As identified in our Audit Planning Report we assessed the following matters as being the most significant risks regarding use of resources.

Audit Risk	Criterion	Risk Rating	Issues identified that impact on conclusion
Sustainable finances	Sustainable resource deployment	Significant	None

# SUSTAINABLE FINANCES

## Risk description

The MTFS presents a balanced budget for 2020/21 with a total gap of £72 million from 2020/21 to 2024/25. Savings proposals to mitigate £35 million have been identified, leaving a gap to close of £37 million. The Council’s reserves are forecast to total £42 million at the end of 2020/21. Over the course of the MTFS this is expected to reduce to £38 million, with the non ring-fenced revenue reserves expected to be £30 million at the end of 2024/25. The savings targets are significant and achievement of these inherently challenging. The Council acknowledges that the continued support from reserves would not be viable. The Council will need to deliver significant savings to maintain financial sustainability in the medium term and there is a risk that these savings may not be delivered.

**The Council will need to deliver it’s savings and achieve income targets to maintain financial sustainability in the medium term and there is a risk that these projections will not be met.**

Significant risk	
Normal risk	
Sustainable resource deployment	
Informed decision making	
Working with partners and other third parties	
Significant control findings to be reported	

## Work performed

We carried out the following planned audit procedures:

- Reviewed the assumptions used in the Medium Term Financial Strategy and assess the reasonableness of the cost pressures and the amount of Government grant reductions applied;
- Monitored the delivery of the budgeted savings in 2019/20 and the plans to reduce services costs and increase income from 2020/21; and
- Reviewed the strategies to close the budget gap after 2020/21.

## Results

The Council budgeted for £20 million savings in 2019/20 and delivered £18.3 million, representing 91.5% of the target. The Council’s reserves for future policy purpose or contingencies increased from £64 million to £68 million, although this includes £8.8 million of Covid-19 grant that was not spent by 31 March 2020. Reserves excluding unspent Covid-19 grant of £59 million exceeds the budgeted reserve position. The 2020/21 budget requires £17.3 million of savings and the Council forecasted in July 2020 to deliver £11.3 million of this. There is a risk that if remaining savings are not delivered this will impact on the delivery of savings for 2021/22. The Council still intends to follow its overall financial strategy of not using earmarked reserves to balance the 2020/21 budget.

The budget gap for 2021/22 to 2024/25 reported in March 2020 was £36.9 million. This has since been revised to £61.3 million to reflect the impact of Covid-19. Proposed savings of £38.4 million have been identified leaving a savings gap still to address of £22.9 million. However, the majority of the savings required are in the later years through to 2025 to allow management time to identify and develop these savings .

The Council maintained its general reserve balance above £15 million at 31 March 2020. The effects of Covid-19 and the required recovery plan have been reflected in the Q1 risk register. The Council’s policy of not using earmarked reserves to balance the 2020/21 budget means earmarked reserves will be available to mitigate against some of the Covid-19 and other short term pressures.

## Conclusion

We are satisfied that the Council has a good understanding of the budget requirement in the coming years and has arrangements in place to identify and manage the delivery of required savings.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Overview
Sustainable finances
Control environment
Audit report
Independence and fees
Appendices contents

# SIGNIFICANT DEFICIENCIES

- Contents
- Introduction
- Executive summary
- Coronavirus
- Financial statements
- Significant risks
- Other risks
- Audit differences
- Other reporting matters
- Use of resources
- Control environment**
- Significant deficiencies
- Other deficiencies
- Prior year deficiencies
- Audit report
- Independence and fees
- Appendices contents

We are required to report to you, in writing, significant deficiencies in internal control that we have identified during the audit. These matters are limited to those which we have concluded are of sufficient importance to merit being reported to the Audit Committee.

As the purpose of the audit is for us to express an opinion on the financial statements and use of resources, you will appreciate that our audit cannot necessarily be expected to disclose all matters that may be of interest to you and, as a result, the matters reported may not be the only ones which exist. As part of our work, we considered internal control relevant to the preparation of the financial statements such that we were able to design appropriate audit procedures. This work was not for the purpose of expressing an opinion on the effectiveness of internal control.

Area	Observation & implication	Recommendation	Management response
Dwellings acquisitions and disposals	We identified 213 properties that had been incorrectly treated as disposals during the year due to Barnet Homes Limited not providing adequate management information to the Council to correctly account for its major works programme, new property purchases and new out of borough properties.	Council departments involved in regeneration / redevelopment provide the Finance team and Barnet Homes Limited with plans, agreements and transfer documents so that assets disposals and acquisitions can be managed and accounted for correctly.	Management agrees with the recommendation. Specific reporting requirements and deadlines have been included within the revised Management Agreement with the Barnet Group to address this issue.
	There is a risk that Council's record of properties owned and valuation of asserts in the financial statements may be materially incorrect if this data is not corrected.		
Annual review of dwellings valuations	The valuers undertake valuations of PPE and investment property as at December during the financial year but do not provide an update for material changes in values to year end (31 March). In the past two years we have identified material corrections to dwelling valuations as a result of movements in house prices in the last quarter.	To undertake a review of local house price indices between January and March and apply this to dwelling valuations at December where this indicates a material change in value.	Management agrees with the recommendation and will build this additional requirement into the Closing timetable for 2020/21 and beyond.

# SIGNIFICANT DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Observation & implication	Recommendation	Management response
Asset data	<p>We identified errors in the data provided to the valuer, such as incorrect build cost for leisure centres, double counting of assets or misclassified assets in the asset register, and the transfer of a school to an academy not updated.</p> <p>The majority of the audit differences that have been corrected relate to errors in asset data or the asset register.</p>	To improve controls over annual checking and verification of the accuracy of asset data in the asset register and information provide to the valuer.	<p>Management agrees with the recommendation. The CIPFA Asset Register will be used for 2020/21 onwards which will reduce manual errors to asset data.</p> <p>Further we are building a control into the Closing Timetable to check the DfE website for schools converting to academies in the financial year.</p>
Group consolidation	Significant errors were identified in the group financial statement relating to inconsistent accounting policies, elimination of recurring journal adjustments for previous transfer of land at nominal value and elimination all of intra-group transactions.	<p>To improve the controls and processes for preparing the group financial statements including:</p> <ul style="list-style-type: none"> <li>Review and adjust for inconsistent accounting policies of component entities; and</li> <li>Develop a system for recording permanent / recurring consolidation adjustments.</li> </ul>	Management agrees with this recommendation and will put controls and measures in place to address this.

# OTHER DEFICIENCIES

We also bring to your attention other deficiencies noted during the audit.

Area	Observation & implication	Recommendation	Management response
Termination of leavers access to IT systems- Integra	<p>Nine staff members who had left the employment of the Council during the year but their access to the system was not terminated after the Council's 30 day access termination policy. There is a risk that a leaver's profile can be accessed by a different staff member after they have left which could result in gaps in the audit trail or accountability and potential breach of IT segregation of duties and other related access controls.</p> <p>We have reviewed login reports from the system and have confirmed that none of these staff members logged into the system post their leave date.</p>	<p>Management should review leavers report from Human Resources and check that access to all critical systems have been terminated on time.</p>	<p>Management accepts the finding and similar findings were made and reported by Internal Audit. We have already implemented improvements and we'll continue to review and improve these controls and processes.</p> <p>The Council is part way through implementing a more efficient Starters, Leavers and Movers process, further improving access controls across all core systems.</p>
No regular user access right review of Integra, Logotech and Civica IT systems	<p>There are no periodic or regular user access and access rights reviews for Integra, Logotech or Civica. There is a risk that user access rights may not be appropriate for their roles resulting in authorised access to data.</p>	<p>Management should conduct periodic access rights review to ensure that access rights are appropriate for users roles.</p>	<p>Management accepts the finding and similar findings were made and reported by Internal Audit. We have already implemented improvements and we'll continue to review and improve these controls and processes.</p> <p>A review of Logotech users took place in March 2020. Action was taken to update user access leaving only an appropriately small core of users with three levels of access. The Treasury Team will undertake quarterly reviews of user access to ensure users and their levels and data access are appropriate for their work functions.</p> <p>A review of the Civica users is covered in the audit carried out by CST annually, as part of that CSG will review that access rights are appropriate for users roles.</p>

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

# OTHER DEFICIENCIES

Area	Observation & implication	Recommendation	Management response
Weak IT password policy for Logotech	The password control is of minimum strength that may result in exposure of unauthorised access to Logotech.	Improve mandatory password strength to the Logotech system such as new passwords every 30/60/90 days, the 6 previous passwords cannot be re-used, minimum 6 characters and at least 1 special character and at least 1 number	Management agrees with the recommendation and will investigate the changes required with the software provider.
School reserves working papers	We identified that there was no working paper that reconciles the schools reserve position to the schools assets, liabilities, income and expenditure per the general ledger. Errors in Outturn report from the schools used by the Council to determine the schools reserve position at year end is likely to be missed if report is not reconciled to the general ledger.	Management should produce working papers that reconciles the schools reserve position per the ledger to the schools outturn report from the schools.	Management agrees with the recommendation. Action is being taken in 2020/21 to redesign the chart of accounts for the balance sheet. Each school will have its own balance sheet code and each schools accounts will be reconciled separately at 2020/21 year end.
HRA depreciation	For HRA dwellings, the valuer provides an overall valuation based on an existing use value as social housing. For accounting purposes, the valuer also provides an estimate of the asset value split between the land and the building, as this is required in order to calculate the depreciation charge only on the buildings. However, this has not been adjusted to reflect the value in use rather than gross value and the Council carries social housing at significantly discounted value. This has resulted in an annual depreciation charge that appears excessive.	To review the basis of allocating the HRA dwellings valuation between land and buildings that reflects the value in use to the Council.	Management agrees with the recommendation and is reviewing its depreciation policy which will prevent this issue from occurring in future years.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

# OTHER DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Observation & implication	Recommendation	Management response
Ownership of properties	<p>We our review of title deeds to confirm ownership of Council properties identified the following :</p> <p>a) Brunswick School -There is a hard copy title deed dated 9/9/1894 with a map and reference to a 2/2/1892 title deed which mentions the District of East Barnet Valley, the latter deed has not been located and the map in the 1st deed is too vague to confirm if it is the freehold land for the current Brunswick School.</p> <p>b) Deansbrook Road (13 Flats No's 160-194). The Council noted that the deeds are recorded in a 1928 Conveyance but have been unable to locate it however many of the Deansbrook properties have been sold by the Council under RTB over the years and registered in the new owners names which would suggest the 1928 Conveyance is held by the Council somewhere to have allowed these RTB sales to have been made in the past.</p> <p>It is vital that the Council keeps proper record of its properties and be able to provide evidence to support ownership of all its properties recorded in the asset register.</p>	<p>Records of ownership of properties should be kept up to date and be made readily available to support or back up the Council's claim that they have legal right to all the properties in the asset register.</p>	<p>Management agree with this recommendation but it should be noted that a number of deeds requested were not held electronically and were therefore not easily accessible due to the impact of Covid-19.</p>

# PRIOR YEAR DEFICIENCIES

We have followed up progress on addressing control deficiencies we have reported in the previous year

Area	Issue and impact	Original recommendation	Progress	Management response
Annual review of dwellings valuations	<p>The valuer undertook Beacon valuations for only six flats and three houses out of the 403 separate Beacons architypes (to represent 9,780 dwellings).</p> <p>We noted some inconsistencies in the valuations given for two Beacons where the increase appeared to be out of line with price indices and the average Beacon valuations for other properties in that location.</p>	<p>We recommend that the valuers undertake a larger sample of Beacon properties for market testing each year and investigate thoroughly any market testing valuations for significant outlier valuations.</p>	<p>Valuers increased the beacons valued in year from 9 to 76 beacons this year [Closed].</p> <p>However we noted that dwellings were still not uplifted to reflect market price movement in Q4. We have moved this into significant deficiencies above.</p>	<p>See current year significant deficiencies response (page 43 - significant deficiencies - Annual review of dwellings valuations)</p>
Information provided to the valuer	<p>We found that some of the Beacons valued could not be priced to market where they were noted as being vacated and boarded up pending demolition.</p> <p>Upon further enquiries it was found that there were 8 buildings and 110 Flats in the same area where the Council had taken the decision before 31 March 2019 for the tenants to be relocated and the flats boarded up before the buildings were handed over for demolition and redevelopment.</p>	<p>We recommend that management provide additional information to the valuer ahead of the annual valuation exercise where the intentions of management on the existing use or planned redevelopment could impact on the carrying value of the assets.</p>	<p>We continue to identify issues with information provided to the valuer.</p>	<p>See current year significant deficiencies response (page 43 - significant deficiencies - Annual review of dwellings valuations)</p>

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

# PRIOR YEAR DEFICIENCIES

Area	Issue and impact	Original recommendation	Progress	Management response
Schools bank reconciliation	Our audit work identified that there was no proper bank reconciliation done to reconcile the schools bank balance per bank statement to the general ledger balance at year end. A complete bank reconciliation is a key internal control in order to confirm the accuracy of the cash balance on the balance sheet and the reconciling item should relate to timing differences.	Management should review processes for preparing cash and bank analyses and supporting bank reconciliations.  Balances within clearing codes should be cleared down with equal and opposite entries and the total population of reconciling items should be identified, in order to appropriately prepare the bank reconciliations.	Differences of £180,000 this year, down from £1.5 million in the previous year, due to improvements in year end bank reconciliations.  There were still some delays in obtaining the finalised bank reconciliation.  [Closed]	N/A
Debtors analysis and identification and allocation of misclassifications receipts at year end	We identified a £900,000 credit in debtors analysis which is mainly due to unallocated receipt from customers or cash in transit. Unallocated receipt could lead to overstatement of debtors and understatement of creditors where receipt from customers are payment in advance. This could also lead to a misstatement in income.	Management should ensure that there is a timely allocation or application of receipt to outstanding customer balances and where receipts are payment in advance from customers these are reclassified to creditors.	We identified £1.9 million creditors in debtors balance this year related to unallocated receipts.	Management accepts the progress statement but the actions outlined in the original recommendation have been implemented.  The unallocated receipts were received late in 2019/20. It is not possible to process a manual journal to individual debtors accounts as the AR system is 'real time' and closes on 31st March and journals cannot be posted to prior period debtors balances.  An analysis is undertaken to ensure the receipts received relate to the right financial year, then a manual reconciliation is performed to assign the unallocated receipts to the individual debtor and ensure the necessary adjustments are made to the reported balance. The balance was netted off against total debtors to ensure we were minimising the risk of not overstating debtors in our published accounts.

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

# PRIOR YEAR DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Issue and impact	Original recommendation	Progress	Management response
Payroll reconciliation	Whilst management had prepared a payroll reconciliation, it could not provide us with reports from the payroll system on time to support the amounts reported in the reconciliation workings. It is important that payroll working papers with supporting evidence are maintained to ensure accuracy and completeness of the payroll amount in the accounts.	Management should ensure that adequate evidence supporting amounts in the payroll reconciliation workings are maintained at all times and made readily available for audit.	We noted that management had carried out timely payroll reconciliations for the audit this year and reports from the system had been agreed back to ledger.  [Closed]	N/A
Revenue recognition	There is no formal review of grant documentation to ensure that conditions attached to grants, if any, are met prior to recognition in income. This could result in premature recognition of grant income.	A detailed review of all grants and supporting documentation should be carried out to ensure that grants are only recognised when conditions attached to the grants have been met.	We noted that management has formalised the review of grants to ensure conditions attached to grants are met prior to recognition.  [Closed]	N/A

# PRIOR YEAR DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Issue and impact	Original recommendation	Progress	Management response
HRA capital projects	The narrative information on the invoicing and information from Barnet Homes Limited for revenue and capital expenditure is poor. Invoices are typically single line requests for funding with no additional detail provided to the Council. During audit testing we had to request support for the expenditure for some of the capital and revenue invoices being tested.	Barnet Homes Limited must provide clear detailed invoices and supporting information so that the Council know exactly what they are paying for.	As noted earlier, we identified errors in asset details for dwellings due to Barnet Homes Limited not providing adequate management information to the Council to correctly account for its major works programme, new property purchases and new out of borough properties.  Information provided appears to have deteriorated this year with Barnet Homes Limited only providing copies of their own General Ledgers at year end. To progress the audit we have had to request information directly from Barnet Homes Limited as the information held by the Council was not adequate.	See current year significant deficiencies response (page 43 - significant deficiencies - Annual review of dwellings valuations)
Thameslink development expenditure	The Council use a combined Asset under Construction code to record expenditure on its directly owned assets and for spending on behalf of Thameslink that should be classified as Revenue expenditure for capital under statute (refcus).	These should be clearly segregated on different Asset under Construction codes to ensure refcus and own asset additions can be clearly distinguished.	The Council continues to use a combined Asset under Construction Code to post additions and refcus additions for Thameslink.  We identified that £2.4 million of capitalised expenditure in the prior year is refcus relating to Thameslink.	Management have started the process to decouple additions and refcus addition for Thameslink. This will be signed off in 2020/21 and reflected in the 2020/21 asset register.

# PRIOR YEAR DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Issue and impact	Original recommendation	Progress	Management response
School transfer Codes	The School transfer codes are not being controlled and reconciled using balance sheet control accounts. Instead they are included in the CEIS making it difficult to identify the correct elements of expenditure included.	The School transfer codes should be taken to a balance sheet control account and regularly reconciled and agreed.	Council continue to include school transfers in the CIES and at year end there was £2 million that could not be properly supported or explained by management.	Management agrees with the recommendation. Action is being taken in 2020/21 to re-design the chart of accounts for the balance sheet. Each school will have its own balance sheet code and each schools accounts will be reconciled separately at 2020/21 year end.
Supporting working papers provided for audit	There were considerable delays in obtaining working papers for Debtors and Creditors that identified the composition of amounts that made up the closing debtor and creditor balances. Instead we were provided with working papers comprising the entire years general ledger transactions.	Provide clear working papers that disclose only the balances and transactions that make up the closing balances having previously eliminated all in year reversing journals and transactions.	We noted an overall improvement in the quality of workings provided for audit. [Closed]	N/A

# PRIOR YEAR DEFICIENCIES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
<b>Control environment</b>
Significant deficiencies
Other deficiencies
Prior year deficiencies
Audit report
Independence and fees
Appendices contents

Area	Issue and impact	Original recommendation	Progress	Management response
Group consolidation	We have encouraged the Council to make substantial improvements to the quality of the Group consolidation as well as highlighting to large errors that the Council had to correct as part of the Group consolidation. The consolidation is becoming increasingly more complex as the activities of the subsidiaries continue to grow. This will become even more complex when the large scale redevelopments begin.	To require that subsidiaries fully co-operate and provide adequate information and working papers to the Council to facilitate with the Group consolidation. This will be particularly important where there are reporting differences between the Local Government Code and Company reporting standards. It is now getting to the stage that the Group subsidiaries will need to provide a detailed consolidation working paper pack to highlight where they have included intra Group transactions and how they have been treated in the subsidiaries' accounts.	We continue to identify a number of issues on the consolidation of group entities. A considerable amount of audit time was spent on consolidations and significant errors which required corrections were identified.  We have transferred this to Significant deficiencies on page 65.	See current year significant deficiencies response(page 65 - significant deficiencies - Group Consolidation)

# OVERVIEW

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
<b>Audit report</b>
Overview
Independence and fees
Appendices contents

### Opinion on financial statements

We anticipate issuing an unmodified opinion on the Group and the Council financial statements.

As the valuer has reported a material uncertainty over the valuation of land, buildings, dwellings and investment properties due to the impact of Covid-19 on the property and real estate market, we will refer to this material uncertainty in our audit report as an ‘emphasis of matter’. However, this is not a modification or qualification of our true and fair opinion.

### Conclusion on use of resources

We are proposing to issue an unqualified use of resources conclusion.

### Conclusion relating to going concern

We have nothing to report in respect of the applicability of the going concern basis of accounting for the Council or the Group’s ability to continue as a going concern for a period of at least twelve months from the date of approval of the financial statements.

### Other information

We have not identified any material misstatements that would need to be referred to in our report.

### Annual Governance Statement

We have no matters to report in relation to the Annual Governance Statement as it is not inconsistent or misleading with other information we are aware of.

# INDEPENDENCE

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
<b>Independence and fees</b>
Independence
Fees
Appendices contents

**Under ISAs (UK) and the FRC’s Ethical Standard we are required, as auditors, to confirm our independence.**

Under ISAs (UK) and the FRC’s Ethical Standard, we are required as auditors to confirm our independence.

We have embedded the requirements of the Standards in our methodologies, tools and internal training programmes. Our internal procedures require that audit engagement partners are made aware of any matters which may reasonably be thought to bear on the integrity, objectivity or independence of the firm, the members of the engagement team or others who are in a position to influence the outcome of the engagement. This document considers such matters in the context of our audit for the year ended 31 March 2020.

Details of services, other than audit, provided by us to the Group during the period and up to the date of this report are set out in the appendices and were provided in our Audit Planning Report. We understand that the provision of these services was approved by the Audit Committee in advance in accordance with the Group’s policy on this matter.

Details of rotation arrangements for key members of the audit team and others involved in the engagement were provided in our Audit Planning Report.

We have not identified any relationships or threats that may reasonably be thought to bear on our objectivity and independence.

We confirm that the firm, the engagement team and other partners, directors, senior managers and managers conducting the audit comply with relevant ethical requirements including the FRC’s Ethical Standard or the IESBA Code of Ethics as appropriate and are independent of the Group.

We also confirm that we have obtained confirmation of independence from non BDO auditors and external audit experts involved in the audit comply with relevant ethical requirements including the FRC’s Ethical Standard and are independent of the Council and the Group.

Should you have any comments or queries regarding any independence matters we would welcome their discussion in more detail.

# FEES

Contents
Introduction
Executive summary
Coronavirus
Financial statements
Significant risks
Other risks
Audit differences
Other reporting matters
Use of resources
Control environment
Audit report
<b>Independence and fees</b>
Independence
Fees
Appendices contents

<b>Fees summary</b>	<b>2019/20 Actual £</b>	<b>2019/20 Planned £</b>	<b>2018/19 Actual £</b>
<b>Audit fee</b>			
• Code audit fee:	130,919	130,919	130,919
• Additional audit fees	(2) TBC	(1) 40,000	33,822
<b>Total Audit fees</b>	<b>TBC</b>	<b>170,919</b>	<b>164,741</b>
<b>Fees for reporting on government grants:</b>			
• Housing benefits subsidy claim	TBC	19,000	21,500
• Pooling of housing capital receipts return	TBC	2,750	2,750
• Teachers' pensions return	TBC	5,000	5,000
<b>Non-audit assurance services</b>	<b>TBC</b>	<b>26,750</b>	<b>29,250</b>
<b>Total fees</b>	<b>TBC</b>	<b>197,669</b>	<b>193,991</b>

- (1) In our audit plan, we proposed a fee variation to the PSAA scale fee for 2019/20 and discussed this with the Council's Finance staff and the Audit Committee. This reflects the additional audit work required in response to issues encountered in recent years, the increased complexity of the Group structure and component entities controlled by the Council, and significantly greater pressure on auditors to deliver higher quality audits and to demonstrate greater professional scepticism when carrying out their work.
- (2) Due to the number of misstatements identified this year, particularly around capital accounting, asset data and valuations we have had to undertake much more work than originally budgeted. Upon completion of the audit we will discuss final overrun costs with the Director of Finance and report this to you.





## APPENDICES CONTENTS

A	Our responsibilities	79	D	Audit committee guidance	86
	Our responsibilities	79		FRC Practice Aid for Audit Committees	86
	Additional matters we are required to report	80	E	Letter of representation	87
B	Communication with you	81		Letter of representation	87
	Communication with you	81	F	Audit quality	90
C	Audit report	82		Audit quality	90
	Audit report	82			

# OUR RESPONSIBILITIES

## Responsibilities and reporting

Contents
Appendices contents
Our responsibilities
Additional matters we are required to report
Communication with you
Audit report
Audit committee guidance
Letter of representation
Audit quality

### Our responsibilities and reporting

We are responsible for performing our audit under International Standards on Auditing (UK) to form and express an opinion on your consolidated and Council financial statements. We report our opinion on the financial statements to the members of the Council.

We read and consider the ‘other information’ contained in the Statement of Accounts such as the Narrative Report. We will consider whether there is a material inconsistency between the other information and the financial statements or other information and our knowledge obtained during the audit.

We report where we consider that the Council had not put in place proper arrangements for securing economy, efficiency and effectiveness in its use of resources.

We review the Whole of Government Accounts Data Collection Tool provided to HM Treasury and express an opinion on whether it is consistent with the audited financial statements.

### What we don't report

Our audit is not designed to identify all matters that may be relevant to the Audit Committee and cannot be expected to identify all matters that may be of interest to you and, as a result, the matters reported may not be the only ones which exist.



# ADDITIONAL MATTERS WE ARE REQUIRED TO REPORT

## Contents

### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

Issue	Comments
Significant difficulties encountered during the audit.	The audit has been very challenging as a result of the Covid-19 lockdown. This has meant that staff on both sides are often remote working and therefore the face to face communication/ review of files has not been possible resulting in increased time being spent to both sides in relation to the audit.
Written representations which we seek.	We enclose a copy of our draft representation letter.
Any fraud or suspected fraud issues.	No exceptions to note.
Any suspected non-compliance with laws or regulations.	No exceptions to note.
Significant matters in connection with related parties.	No exceptions to note.
<b>Group matters</b>	
Limitations on the audit where information was restricted.	No exceptions to note.
Any issues with the quality of component auditors work.	Our review of component auditor's work did not identify any quality issues.
Any fraud or suspected fraud at group or component level.	Our review of component auditor's work did not identify and fraud or suspected fraud.

# COMMUNICATION WITH YOU

Contents
Appendices contents
Our responsibilities
Additional matters we are required to report
Communication with you
Audit report
Audit committee guidance
Letter of representation
Audit quality

## Those Charged with Governance (TCWG)

References in this report to Those Charged With Governance are to the Council as a whole. For the purposes of our communication with those charged with governance you have agreed we will communicate primarily with the Audit Committee.

In communicating with TCWG of the Council and the Group, we consider TCWG of subsidiary entities to be informed about matters relevant to their subsidiary. Please let us know if this is not appropriate.

## Communication, meetings and feedback

We request feedback from you on our planning and completion report to promote two way communication throughout the audit process and to ensure that all risks are identified and considered; and at completion that the results of the audit are appropriately considered.

We have met with management throughout the audit process. We have issued regular updates driving the audit process with clear and timely communication, bringing in the right resource and experience to ensure efficient and timely resolution of issues.

Communication	Date (to be) communicated	To whom
Audit Planning Report	30 January 2020	Audit Committee
Updated Audit Planning Report	8 June 2020	Audit Committee
Audit Progress Report	19 October 2020	Audit Committee
Audit completion Report (this report)	26 January 2021	Audit Committee (28 January 2021)

# AUDIT REPORT

## INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF LONDON BOROUGH OF BARNET

### Opinion on the financial statements

We have audited the financial statements of London Borough of Barnet (“the Council”) and its subsidiaries (“the group”) for the year ended 31 March 2020 which comprise the Council and group Movement in Reserves Statements, the Council and group Comprehensive Income and Expenditure Statement, the Council and group Balance Sheets, the Council and Group Cash Flow Statements, the Housing Revenue Account Income and Expenditure Statement, the Movement on the Housing Revenue Account Statement, the Collection Fund Statement and notes to the financial statements including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2019/20.

In our opinion the financial statements:

- give a true and fair view of the financial position of the Council as at 31 March 2020 and of its expenditure and income for the year then ended;
- give a true and fair view of the financial position of the group as at 31 March 2020 and of its expenditure and income for the year then ended;
- have been prepared properly in accordance with the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom 2019/20; and
- have been prepared in accordance with the requirements of the Local Audit and Accountability Act 2014.

### Basis for opinion on the financial statements

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)), the Code of Audit Practice issued by the National Audit Office in April 2015 (“Code of Audit Practice”) and applicable law. Our responsibilities under ISAs (UK) are further described in the Auditor’s responsibilities for the audit of the financial statements section of our report. We are independent of the Council and the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the Financial Reporting Council’s Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

- the Director of Finance use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the Director of Finance has not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the Council’s ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.

### Emphasis of matter - valuation of properties

We draw attention to Note 4 to the financial statements which describes [the basis on which properties have been valued and the uncertainties inherent in determining market values in the current economic environment. Our opinion is not modified in respect of this matter.

#### Contents

#### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

# AUDIT REPORT

## Other information

The Director of Finance is responsible for the other information. The other information comprises the Narrative report together with all other information included in the Statement of Accounts, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

## Opinion on other matter required by the Code of Audit Practice

In our opinion, based on the work undertaken in the course of the audit of the financial statements, the other information published together with the financial statements in the Statement of Accounts is consistent with the financial statements.

## Conclusion on use of resources

On the basis of our work, having regard to the guidance on the specified criterion published by the National Audit Office in April 2020, we are satisfied that, in all significant respects, the Council put in place proper arrangements to secure economy, efficiency and effectiveness in its use of resources for the year ended 31 March 2020.

## Basis for conclusion on use of resources

We have undertaken our review of the Council's arrangements for securing economy, efficiency and effectiveness in its use of resources in accordance with the Code of Audit Practice, having regard to the guidance on the specified criterion, published by the National Audit Office in November 2017, as to whether in all significant respects, the Council had proper arrangements to ensure it took properly informed decisions and deployed resources to achieve planned and sustainable outcomes for taxpayers and local people.

The National Audit Office has determined this criterion as that necessary for us to consider in satisfying ourselves whether the Council put in place proper arrangements for securing economy, efficiency and effectiveness in its use of resources for the year ended 31 March 2020.

Based on our risk assessment, we undertook such work as we considered necessary. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our conclusion.

## Matters on which we are required to report by exception

We have nothing to report in respect of the following other matters which the Code of Audit Practice requires us to report to you if:

- we have been unable to satisfy ourselves that the Annual Governance Statement is not misleading or inconsistent with other information that is forthcoming from the audit;

## Contents

### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

# AUDIT REPORT

- we issue a report in the public interest under section 24 of the Act in the course of, or at the conclusion of the audit;
- we designate under section 24 of the Local Audit and Accountability Act 2014 any recommendation as one that requires the Council to consider it at a public meeting and to decide what action to take in response;
- we make an application to the court for a declaration that an item of account is contrary to law under Section 28 of the Local Audit and Accountability Act 2014;
- we issue an advisory notice under Section 29 of the Local Audit and Accountability Act 2014; or
- we make an application for judicial review under Section 31 of the Local Audit and Accountability Act 2014.

## Responsibilities of the Director of Finance and the Council

As explained more fully in the Statement of the Director of Finance's Responsibilities, the Director of Finance is responsible for the preparation of the Statement of Accounts, which comprises the financial statements, in accordance with proper practices as set out in the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom, and for being satisfied that the financial statements give a true and fair view.

In preparing the financial statements, the Director of Finance is responsible for assessing the Council's and group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Council intends to cease operations of the Council or group or has no realistic alternative but to do so.

The Council is responsible for putting in place proper arrangements to secure economy, efficiency and effectiveness in its use of resources, to ensure proper stewardship and governance, and to review regularly the adequacy and effectiveness of these arrangements.

## Auditor's responsibilities for the audit of the financial statements

In respect of our audit of the financial statements our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

A further description of our responsibilities for the audit of the financial statements is located at the Financial Reporting Council's website at: <https://www.frc.org.uk/auditorsresponsibilities>. This description forms part of our auditor's report.

## Auditor's responsibilities in respect of the Council's use of resources

We are required under Section 20 of the Local Audit and Accountability Act 2014 to satisfy ourselves that the Council has made proper arrangements for securing economy, efficiency and effectiveness in its use of resources. The Code of Audit Practice requires us to report to you our conclusion relating to proper arrangements, having regard to relevant criterion specified by the National Audit Office.

We report if significant matters have come to our attention which prevent us from concluding that the Council has put in place proper arrangements for securing economy, efficiency and effectiveness in its use of resources. We are not required to consider, nor have we considered, whether all aspects of the Council's arrangements for securing economy, efficiency and effectiveness in its use of resources are operating effectively.

## Contents

### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

---

# AUDIT REPORT

## Certificate of completion of the audit

We cannot formally conclude the audit and issue an audit certificate until we have completed the work necessary to issue our assurance statement in respect of the Council's

Whole of Government Accounts consolidation pack, and completed the work necessary to conclude on objections to the accounts received from local government electors in previous years. We are satisfied that this work does not have a material effect on the Council and group financial statements or on our use of resources conclusion.

## Use of our report

This report is made solely to the members of London Borough of Barnet, as a body, in accordance with part 5 of the Local Audit and Accountability Act 2014 and as set out in the Responsibilities of the Audited Body and Responsibility of the Auditor within Chapter 2 of the Code of Audit Practice published by the National Audit Office. Our audit work has been undertaken so that we might state to the members of the Council those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Council and the Council's members, as a body, for our audit work, for this report, or for the opinions we have formed.

Leigh Lloyd Thomas

For and on behalf of BDO LLP, Appointed Auditor

London, UK

\_\_\_ January 2021

BDO LLP is a limited liability partnership registered in England and Wales (with registered number OC305127).

### Contents

#### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

# FRC PRACTICE AID FOR AUDIT COMMITTEES

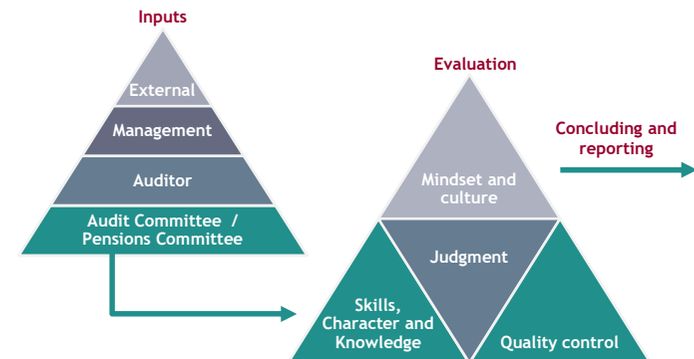
Contents
Appendices contents
Our responsibilities
Additional matters we are required to report
Communication with you
Audit report
Audit committee guidance
Letter of representation
Audit quality

The FRC issued an updated practice aid for audit committees in December 2019 and a full copy can be found on the [FRC website](#). In their practice aid the FRC note: ‘The directors of a company (the Board as a whole) are responsible for ensuring its financial statements are prepared in accordance with the applicable financial reporting framework and for overseeing the company’s internal control framework. A high-quality audit provides investors and other stakeholders with a high level of assurance that the financial statements of an entity give a true and fair view and provide a reliable and worthy basis for taking decisions.’

The practice aid then discusses how the role of audit committee in serving the interests of investors and other stakeholders is through their independent oversight of the annual corporate reporting process including the audit. The FRC highlight that the responsibility for appointing the external auditor, approving their remuneration and any non audit services work, ensuring their independence and challenging them over the quality of their work falls to the audit committee and can play a key role in facilitating a high quality audit (see note below).

It gives guidance for audit committee in the following areas:

- Audit tenders and the tender process including audit fee negotiations and auditor independence
- A model for use by audit committees in making an overall assessment of an external auditor including inputs, evaluations and concluding:



- Transparency - reporting to the Board on how the audit committee has discharged these responsibilities
- Some guidance on key areas of audit judgement

The provision of high quality audits are a key focus of FRC and the new Executive Director of Supervision, David Rule, sent a letter to all audit firms in November 2019 explaining the factors he would expect to see in place in order to facilitate the delivery of high quality audits. A copy of the letter can be found on the [FRC website](#).

# LETTER OF REPRESENTATION

[Client name and Letter headed paper]

BDO LLP  
55 Baker Street  
London  
W1U 7EU

Dear Sirs

## Financial statements of London Borough of Barnet for the year ended 31 March 2020

We confirm that the following representations given to you in connection with your audit of the Group and the Council's financial statements for the year ended 31 March 2020 are made to the best of our knowledge and belief, and after having made appropriate enquiries of other officers and members of the Council and other Group entities.

The Director of Finance has fulfilled her responsibilities for the preparation and presentation of the Group and the Council financial statements as set out in the Accounts and Audit Regulations 2015 and in particular that the financial statements give a true and fair view of the financial position of the Group and the Council as of 31 March 2020 and of its income and expenditure and cash flows for the year then ended in accordance with proper practices as set out in the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom (the Code).

We have fulfilled our responsibilities on behalf of the Council, as set out in the Accounts and Audit Regulations 2015, to make arrangements for the proper administration of the Council's financial affairs, to conduct a review at least once in a year of the effectiveness of the system of internal control and approve the Annual Governance Statement, to approve the Statement of Accounts (which include the financial statements), and for making accurate representations to you.

We have provided you with unrestricted access to persons within the entity from whom you determined it necessary to obtain audit evidence. In addition, all the accounting records of the Council have been made available to you for the purpose of your audit and all the transactions undertaken by the Council have been properly reflected and recorded in the accounting records. All other records and related information, including minutes of management and other meetings have been made available to you.

## Going concern

We have made an assessment of the Group and the Council's ability to continue as a going concern for a period of at least twelve months from the date on which the financial statements were approved for release.

As a result of our assessment we consider that the Group and the Council is able to continue to operate as a going concern and that it is appropriate to prepare the financial statements on a going concern basis. Furthermore, we confirm that the disclosures included in note 1.2 to the financial statements are sufficient.

In making our assessment we did not consider there to be any material uncertainty relating to events or conditions that individually or collectively may cast significant doubt on the Group and the Council's ability to continue as a going concern.

## Laws and regulations

In relation to those laws and regulations which provide the legal framework within which the Council's business is conducted and which are central to our ability to conduct our business, we have disclosed to you all instances of possible non-compliance of which we are aware and all actual or contingent consequences arising from such instances of non-compliance.

## Post balance sheet events

There have been no events since the balance sheet date which either require changes to be made to the figures included in the financial statements or to be disclosed by way of a note. Should any material events of this type occur, we will advise you accordingly.

## Fraud and error

We are responsible for adopting sound accounting policies, designing, implementing and maintaining internal control, to, among other things, help assure the preparation of the financial statements in conformity with generally accepted accounting principles and preventing and detecting fraud and error.

### Contents

#### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

# LETTER OF REPRESENTATION

## Contents

### Appendices contents

Our responsibilities

Additional matters we are required to report

Communication with you

Audit report

Audit committee guidance

Letter of representation

Audit quality

We have considered the risk that the financial statements may be materially misstated due to fraud and have identified no significant risks.

To the best of our knowledge we are not aware of any fraud or suspected fraud involving management or employees. Additionally, we are not aware of any fraud or suspected fraud involving any other party that could materially affect the financial statements.

To the best of our knowledge we are not aware of any allegations of fraud or suspected fraud affecting the financial statements that have been communicated by employees, former employees, analysts, regulators or any other party.

## Misstatements

We attach a schedule showing uncorrected misstatements that you have identified, which we acknowledge that you request we correct. Where appropriate we have explained our reasons for not correcting such misstatements below. In our opinion, the effects of not recording such identified financial statement misstatements are, both individually and in the aggregate, immaterial to the financial statements as a whole.

## Related party transactions

We have disclosed to you the identity of all related parties and all the related party relationships and transactions of which we are aware. We have appropriately accounted for and disclosed such relationships and transactions in accordance with the applicable financial reporting framework.

Other than as disclosed in note 20 to the financial statements, there were no loans, transactions or arrangements between any Group entity and Council members or their connected persons at any time in the year which were required to be disclosed.

## Carrying value and classification of assets and liabilities

We have no plans or intentions that may materially affect the carrying value or classification of assets or liabilities reflected in the consolidated Group and Council financial statements

## Accounting estimates

### a) Pension fund assumptions

We confirm that the actuarial assumptions underlying the valuation of the Local Government Pension Scheme (LGPS) liabilities, as applied by the scheme actuary, are reasonable and consistent with our knowledge of the business.

These assumptions include:

- Rate of inflation / pension increase (CPI): 1.9%
- Rate of increase in salaries: 2.6%
- Rate of discounting scheme liabilities: 2.3%

We also confirm that the actuary has applied up-to-date mortality tables for life expectancy of scheme members in calculating scheme liabilities.

### b) Valuation of land, buildings, dwellings and investment properties

We are satisfied that the useful economic lives of the housing stock and other land and buildings, and their constituent components, used in the valuation of the housing stock and other land and buildings, and the calculation of the depreciation charge for the year, are reasonable.

We confirm that the valuations applied to council dwellings and other land and buildings revalued in the year, as provided by the valuer and accounted for in the financial statements, are reasonable and consistent with our knowledge of the business and current market prices.

We confirm that valuations based on net income or residual values for development projects have used appropriate estimates for the development costs, forecast revenues and sales and market yields.

The rebuild costs applied for depreciated replacement cost valuations are appropriate and reflect our best estimate of replacing the service potential of the buildings. The rebuild cost assumptions have been agreed to data provided by RICS for Building Cost Indices including Weighted Overall Cost Rate, Location, Location Factor, professional fees percentages and overall obsolescence factors applied.

# LETTER OF REPRESENTATION

Contents
Appendices contents
Our responsibilities
Additional matters we are required to report
Communication with you
Audit report
Audit committee guidance
Letter of representation
Audit quality

## ***c) Allowance for non-collection of receivables***

We are satisfied that the allowances for expected credit losses on receivables are reasonable based on collection rate data and adjusted for forecast losses arising from the impact on Covid-19.

## **Litigation and claims**

We have disclosed to you all known actual or possible litigation and claims whose effects should be considered when preparing the financial statements and these have been accounted for and disclosed in accordance with the requirements of accounting standards.

## **Prepayment to Capita**

We confirm that the remaining Capita mobilisation prepayment and the Customer Support Group (CSG) prepayment at 31 March 2020 are recoverable under the terms of the arrangement with Capita through reductions to the annual payments under the contract payment schedules, and following the termination of the CSG contract on 31 March 2019 this prepayment can be recovered from the contract payment schedules for the Regional Enterprises contact.

## **Other confirmation**

We confirm that the above representations are made on the basis of enquiries of management and staff with relevant knowledge and experience (and, where appropriate, of inspection of supporting documentation) sufficient to satisfy ourselves that we can properly make each of the above representations to you.

We confirm that the financial statements are free of material misstatements, including omissions.

We acknowledge our legal responsibilities regarding disclosure of information to you as auditors and confirm that so far as we are aware, there is no relevant audit information needed by you in connection with preparing your audit report of which you are unaware. Each director and member has taken all the steps that they ought to have taken as a director or member of the Council in order to make themselves aware of any relevant audit information and to establish that you are aware of that information.

Yours faithfully

Anisa Darr - Director of Finance

Rohit Grover - Chair of the Audit Committee

# AUDIT QUALITY

Contents
Appendices contents
Our responsibilities
Additional matters we are required to report
Communication with you
Audit report
Audit committee guidance
Letter of representation
Audit quality



## **BDO is totally committed to audit quality**

It is a standing item on the agenda of BDO's Leadership Team who, in conjunction with the Audit Stream Executive (which works to implement strategy and deliver on the audit stream's objectives), monitor the actions required to maintain a high level of audit quality within the audit stream and address findings from external and internal inspections.

BDO welcomes feedback from external bodies and is committed to implementing a necessary actions to address their findings.

We recognise the importance of continually seeking to improve audit quality and enhancing certain areas. Alongside reviews from a number of external reviewers, the AQR (the FRC's Audit Quality Review team), QAD (the ICAEW Quality Assurance Department) and the PCAOB (Public Company Accounting Oversight Board who oversee the audits of US companies), the firm undertakes a thorough annual internal Audit Quality Assurance Review and as member firm of the BDO International network we are also subject to a quality review visit every three years.

We have also implemented additional quality control review processes for all listed and public interest audits.

More details can be found in our Transparency Report at [www.bdo.co.uk](http://www.bdo.co.uk)



FOR MORE INFORMATION:

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The matters raised in our report prepared in connection with the audit are those we believe should be brought to your attention. They do not purport to be a complete record of all matters arising. This report is prepared solely for the use of the organisation and may not be quoted nor copied without our prior written consent. No responsibility to any third party is accepted.

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