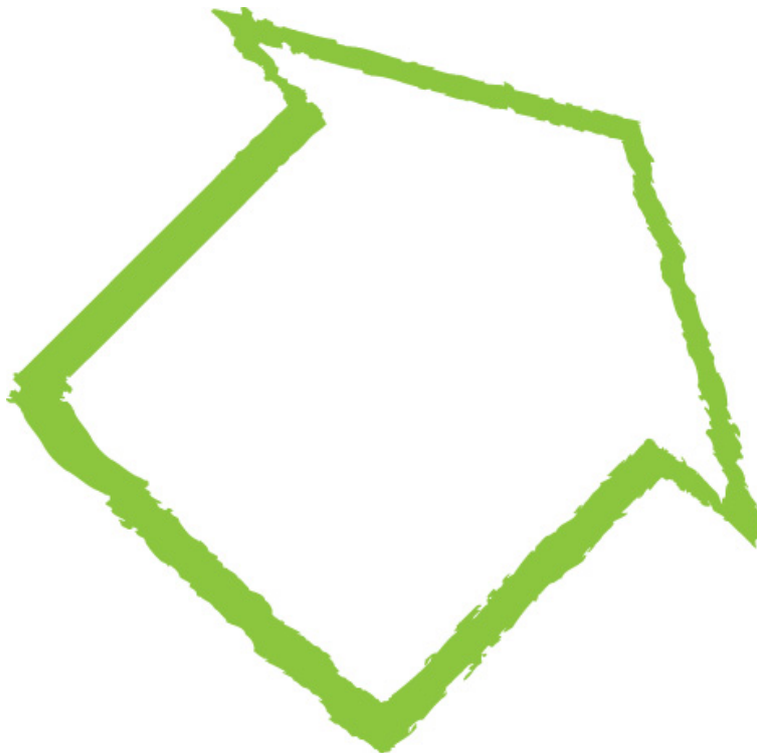


# Audit Opinion Plan

Harborough District Council

Audit 2009/10

June 2010



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## Status of our reports

The Statement of Responsibilities of Auditors and Audited Bodies issued by the Audit Commission explains the respective responsibilities of auditors and of the audited body. Reports prepared by appointed auditors are addressed to non-executive directors/ members or officers. They are prepared for the sole use of the audited body. Auditors accept no responsibility to:

- any director/member or officer in their individual capacity; or
  - any third party.
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# Introduction

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- 1 This plan sets out the audit work that we propose to undertake for the audit of financial statements 2009/10. The plan is based on the Audit Commission's risk-based approach to audit planning. It reflects:
  - audit work specified by the Audit Commission for 2009/10;
  - current national risks relevant to your local circumstances; and
  - your local risks.

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# Responsibilities

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- 2 The Audit Commission's Statement of Responsibilities of Auditors and of Audited Bodies sets out the respective responsibilities of the auditor and the audited body. The Audit Commission has issued a copy of the Statement to every audited body.
- 3 The Statement summarises where the different responsibilities of auditors and of the audited body begin and end, and our audit work is undertaken in the context of these responsibilities.
- 4 We comply with the statutory requirements governing our audit work, in particular:
  - the Audit Commission Act 1998; and
  - the Code of Audit Practice.

# Fee for the audit of financial statements

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- 5 The indicative fee in my letter of 23 April 2009 for the audit of the financial statements is £65,722.
- 6 In setting the fee, we assumed that:
  - the level of risk in relation to the audit of accounts is consistent with that for 2008/09; and
  - Internal Audit undertakes appropriate work on all material systems and we are able to rely on this.
- 7 Where these assumptions are not met, I will be required to undertake additional work which is likely to result in an increased audit fee. Where this is the case, we will discuss this in the first instance with the Deputy Chief Executive and we will issue supplements to the plan to record any revisions to the risk and the impact on the fee.
- 8 Since I sent you the initial fee letter we have needed to undertake added work on:
  - considering, and responding to, correspondence from local government electors about the waste management contract; and
  - further considering the Council's treatment of VAT shelter receipts.
- 9 As work is still ongoing on these areas it is difficult for me to quantify the extra fees relating to this work at this stage.
- 10 Appendix 1 contains more information on the basis for the fee.

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## Specific actions **Harborough District Council** could take to reduce its audit fees

- 11 The Audit Commission requires its auditors to inform audited bodies of specific actions it could take to reduce its audit fees. As in previous years, we will work with staff to identify any specific actions that Council could take and to provide continuing audit support.

# Auditors report on the financial statements

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- 12 I will carry out the audit of the financial statements in accordance with International Standards on Auditing (UK and Ireland) issued by the Auditing Practices Board (APB).
- 13 I am required to issue an audit report giving my opinion on whether the accounts give a true and fair view of the financial position of the Council as at 31 March 2010.
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## Identifying opinion audit risks

- 14 As part of our audit risk identification process, we need to understand fully the audited body to identify any risk of material misstatement (whether due to fraud or error) in the financial statements. We do this by:
- identifying the business risks facing the Council, including assessing your own risk management arrangements;
  - considering the financial performance of the Council;
  - assessing internal control - including reviewing the control environment, the IT control environment and Internal Audit; and
  - assessing the risk of material misstatement arising from the activities and controls within the Council information systems.

# Identification of specific risks

15 We have considered the additional risks that are appropriate to the current opinion audit and have set these out below.

**Table 1**      **Specific risks**  
Specific opinion risks identified

Risk area	Audit response
VAT Shelter income - The Council is currently treating these as revenue receipts. While there is no detailed guidance on the treatment of this income there is a view that this should be regarded as a capital receipt as it is a product of the disposal of the Council's housing stock.	We will consider the evidence provided by the Council in support of this treatment and take further technical advice as necessary.
New accounting requirements for collection fund debtors and creditors.	Detailed review of accounting entries.
New disclosure requirements for senior officer staff costs.	Detailed review of disclosure note.
The economic downturn continues to affect land and property values.	We will review your changes in asset values using valuation trends provided to us by the Audit Commission valuer.
<p>We are required by International standards of Audit 240, 250 and 501 to obtain information from management and Those Charged with Governance (TCWG) about the Councils arrangements for minimising the risk that its accounts</p> <p>a) are misstated due to fraud including manipulation of the accounts; and</p> <p>b) do not comply with relevant laws and regulation.</p> <p>We have written to management and TCWG but have not yet had a response.</p>	We will consider whether additional audit work is required to provide the necessary information.

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# Testing strategy

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- 16 Based on the risks identified above we will produce a testing strategy which will consist of testing key controls and/or substantive tests of transaction streams and material account balances at year end.
- 17 Our testing can be carried out both before and after the draft financial statements are produced (pre- and post-statement testing).
- 18 Wherever possible, we will complete some substantive testing earlier in the year before the financial statements are available for audit. We have identified the following areas where substantive testing could be carried out early.
- Review of accounting policies.
  - Bank reconciliation.
  - Investments – ownership.
  - Year-end feeder system reconciliations.
  - Existence and ownership of fixed assets.

Where other early testing is identified as being possible, we will discuss this with officers.

- 19 Wherever possible, we seek to rely on the work of Internal Audit to help meet our responsibilities. For 2009/10, we have been able to use the results of their work on the following financial systems:
- General ledger.
  - Creditors.
  - NNDR.
  - Council tax.
  - Housing benefits.

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# Key milestones and deadlines

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- 20 The Council is required to prepare the financial statements by 30 June 2010. We are required to complete our audit and issue our opinion by 30 September 2010. Table 2 shows the key stages of producing and auditing the financial statements.
- 21 We will agree with you a schedule of working papers required to support the entries in the financial statements.
- 22 Every week, we will meet with the key contact and review the status of all queries. If necessary we will meet at a different frequency depending on the need and the number of issues arising.

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**Table 2**      **Proposed timetable**

<b>Task</b>	<b>Deadline</b>
Control and early substantive testing	June 2010
Receipt of accounts	21 June 2010
Forwarding audit working papers to the auditor	28 June 2010
Start of detailed testing	28 June 2010
Progress meetings	Weekly
Present report to those charged with governance at the Audit committee	23 September 2010
Issue opinion	By 30 September 2010

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# The audit team

23 The table below shows the key members of the audit team for the 2009/10 audit.

**Table 3**      **Audit team**

Name	Contact details	Responsibilities
Neil Bellamy District Auditor	<a href="mailto:n-bellamy@audit-commission.gov.uk">n-bellamy@audit-commission.gov.uk</a> 0844 798 4057	Responsible for the overall delivery of the audit including the quality of outputs, signing the opinion and conclusion, and liaison with the Chief Executive.
Yola Geen Audit Manager	<a href="mailto:y-geen@audit-commission.gov.uk">y-geen@audit-commission.gov.uk</a> 0844 798 4092 07879 602233	Manages and coordinates the different elements of the audit work. Key point of contact for the Deputy Chief Executive and Head of Financial Services
Laura Miller Team Leader	<a href="mailto:laura-miller@audit-commission.gov.uk">laura-miller@audit-commission.gov.uk</a> 07870 208084	Supervises the day-to-day audit work. Key point of contact for the Accountancy Manager.

## Independence and objectivity

- 24 I am not aware of any relationships that may affect the independence and objectivity of the District Auditor and the audit staff, which auditing and ethical standards require me to communicate to you.
- 25 I comply with the ethical standards issued by the APB and with the Commission's requirements in respect of independence and objectivity as summarised in Appendix 2.

## Meetings

- 26 The audit team will maintain knowledge of your issues to inform our risk-based audit through regular liaison with key officers. Appendix 3 sets out our proposals.

## The audit team

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### Quality of service

- 27 We are committed to providing you with a high quality service. If you are in any way dissatisfied, or would like to discuss how we can improve our service, please contact me in the first instance. Alternatively, you may wish to contact the East Midlands Head of Operations.
- 28 If we are unable to satisfy your concerns, you have the right to make a formal complaint to the Audit Commission. The complaints procedure is set out in the leaflet 'Something to Complain About' which is available from the Commission's website or on request.
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### Planned outputs

- 29 We will discuss and agree reports with the appropriate officers before we issue them to the Audit Committee.
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**Table 4**      **Planned outputs**

<b>Planned output</b>	<b>Indicative date</b>
Opinion audit plan	May 2010
Annual governance report	13 September 2010
Auditor's report giving an opinion on the financial statements	30 September 2010
Final accounts memorandum	30 November 2010

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# Appendix 1 – Basis for fee

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- 1 The Audit Commission is committed to targeting its work where it will have the greatest effect, based upon assessments of risk and performance. This means planning work to address areas of risk relevant to our audit responsibilities and reflecting this in the audit fees.
- 2 The risk assessment process starts with identifying the significant financial and operational risks applying to the Council with reference to:
  - our cumulative knowledge of the Council;
  - planning guidance issued by the Audit Commission;
  - the specific results of previous and ongoing audit work;
  - interviews with Council officers; and
  - liaison with Internal Audit.

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## Assumptions

- 3 In setting the fee, I have assumed that:
  - the level of risk in relation to the audit of the financial statements is not significantly different from that identified for 2008/09, but with the addition of matters set out in Table 1;
  - you will inform us of significant developments impacting on the audit;
  - Internal Audit meets the appropriate professional standards;
  - Internal Audit undertakes appropriate work on all systems that provide material figures in the financial statements sufficient that we can place reliance for the purposes of our audit;
  - officers will provide good quality working papers and records to support the financial statements by 28 June 2010;
  - requested information will be provided within agreed timescales;
  - prompt responses will be provided to draft reports; and
  - additional work will not be required to address questions or objections raised by local government electors.
- 4 Where these assumptions are not met, I will be required to undertake additional work which is likely to result in an increased audit fee.

# Appendix 2 – Independence and objectivity

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- 1 Auditors appointed by the Audit Commission are required to comply with the Commission's Code of Audit Practice and Standing Guidance for Auditors, which defines the terms of the appointment. When auditing the financial statements, auditors are also required to comply with auditing standards and ethical standards issued by the Auditing Practices Board (APB).
- 2 The main requirements of the Code of Audit Practice, Standing Guidance for Auditors and the standards are summarised below.
- 3 International Standard on Auditing (UK and Ireland) 260 (Communication of audit matters with those charged with governance) requires that the appointed auditor:
  - discloses in writing all relationships that may bear on the auditor's objectivity and independence, the related safeguards put in place to protect against these threats and the total amount of fee that the auditor has charged the client; and
  - confirms in writing that the APB's ethical standards are complied with and that, in the auditor's professional judgement, they are independent and their objectivity is not compromised.
- 4 The standard defines 'those charged with governance' as 'those persons entrusted with the supervision, control and direction of an entity'. In your case, the appropriate addressee of communications from the auditor to those charged with governance is the Audit Committee. The auditor reserves the right, however, to communicate directly with the Council on matters which are considered to be of sufficient importance.
- 5 The Commission's Code of Audit Practice has an overriding general requirement that appointed auditors carry out their work independently and objectively, and ensure that they do not act in any way that might give rise to, or could reasonably be perceived to give rise to, a conflict of interest. In particular, appointed auditors and their staff should avoid entering into any official, professional or personal relationships which may, or could reasonably be perceived to, cause them inappropriately or unjustifiably to limit the scope, extent or rigour of their work or impair the objectivity of their judgement.

- 6 The Standing Guidance for Auditors includes a number of specific rules. The key rules relevant to this audit appointment are as follows.
- Appointed auditors should not perform additional work for an audited body (that is work over and above the minimum required to meet their statutory responsibilities) if it would compromise their independence or might give rise to a reasonable perception that their independence could be compromised. Where the audited body invites the auditor to carry out risk-based work in a particular area that cannot otherwise be justified as necessary to support the auditor's opinion and conclusions, it should be clearly differentiated within the Audit and Inspection Plan as being 'additional work' and charged for separately from the normal audit fee.
  - Auditors should not accept engagements that involve commenting on the performance of other auditors appointed by the Commission on Commission work without first consulting the Commission.
  - The District Auditor responsible for the audit should, in all but the most exceptional circumstances, be changed at least once every five years.
  - The District Auditor and senior members of the audit team are prevented from taking part in political activity on behalf of a political party, or special interest group, whose activities relate directly to the functions of local government or NHS bodies in general, or to a particular local government or NHS body.
- 7 The District Auditor and members of the audit team must abide by the Commission's policy on gifts, hospitality and entertainment.

# Appendix 3 – Working together

## Meetings

- 1 The audit team will maintain knowledge of your issues to inform our risk-based audit through regular liaison with key officers.
- 2 Our proposal for the meetings is as follows.

**Table 5 Proposed meetings with officers**

Council officers	Audit Commission staff	Timing	Purpose
Deputy Chief Executive	AM	June, July, September	General update plus: March - audit plan July - accounts progress September - annual governance report
Head of Financial Services & Accountancy Manager	AM and/or Team Leader (TL)	Quarterly	Update on audit issues
Audit Committee	DA and AM, with TL as appropriate	As determined by the Committee	Formal reporting of: Audit Plan Annual governance report Other issues as appropriate

## Sustainability

- 3 The Audit Commission is committed to promoting sustainability in our working practices and we will actively consider opportunities to reduce our impact on the environment. This will include:
  - reducing paper flow by encouraging you to submit documentation and working papers electronically;
  - use of video and telephone conferencing for meetings as appropriate; and
  - reducing travel.

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# The Audit Commission

The Audit Commission is an independent watchdog, driving economy, efficiency and effectiveness in local public services to deliver better outcomes for everyone.

Our work across local government, health, housing, community safety and fire and rescue services means that we have a unique perspective. We promote value for money for taxpayers, auditing the £200 billion spent by 11,000 local public bodies.

As a force for improvement, we work in partnership to assess local public services and make practical recommendations for promoting a better quality of life for local people.

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