Report To:	AUDIT PANEL
Date:	28 July 2020
Reporting Officer:	Kathy Roe – Director of Finance
	Wendy Poole – Head of Risk Management and Audit Services
Subject:	EXTERNAL AUDITORS ASSURANCE REPORT 2019/2020
Report Summary:	Mazars, the Council's External Auditors, as part of their risk assessment procedures, are required to obtain an understanding of management processes in relation to fraud risk assessment, laws and regulations and going concern considerations as part of their annual audit. Their report presents the response to the letters and questionnaires received from Mazars for consideration by the Panel ahead of the document being signed by the Chair of the Panel and the Director of Finance.
Recommendations:	That members comment and challenge the responses detailed in <b>Appendix 1</b> and <b>Appendix 2</b> , so that the schedules can be signed by both the Chair of the Audit Panel and the Director of Finance ahead of them being provided to Mazars.
Corporate Plan:	The Report demonstrates the Council is committed to high levels of Corporate Governance.
Policy Implications:	External audit of the Council supports the achievement of Council objectives and demonstrates a commitment to high standards of corporate governance.
Financial Implications: (Authorised by the statutory Section 151 Officer and Chief Finance Officer)	There are no direct financial implications.
Legal Implications: (Authorised by the Borough Solicitor)	This report demonstrates compliance with the required auditing standards.
Risk Management:	Ensuring that the Council meets the required standards in terms of management assurance in relation to fraud risk assessment, laws and regulations and going concern considerations supports corporate governance objectives and ensures risk is minimised.
Access to Information:	The background papers can be obtained from the author of the report, Wendy Poole, Head of Risk Management and Audit Services by:
	Telephone: 0161 342 3846
	e-mail: wendy.poole@tameside.gov.uk

### 1 INTRODUCTION

- 1.1 To comply with International Auditing Standards, Mazars need to establish an understanding of the management processes in place to prevent and detect fraud and to ensure compliance with the law and regulation. They are also required to make inquiries of both management and the Governing Body as to their knowledge of any actual, suspected or alleged fraud.
- 1.2 International Auditing Standards also place certain obligations on auditors to document management's view on some key areas affecting the financial statements.
- 1.3 The three specific areas covered are Fraud Risk Assessment, Law and Regulation and Going Concern Considerations.

#### 2 ASSURANCE FROM AUDIT PANEL CHAIR AND MANAGEMENT

- 2.1 A letter was sent to the Chair of the Audit Panel requesting responses to a number of questions as follows:
  - How do you exercise oversight of management's processes in relation to:
    - undertaking an assessment of the risk that the financial statements may be materially misstated due to fraud or error (including the nature, extent and frequency of these assessments);
    - identifying and responding to risks of fraud in the Council, including any specific risks of fraud which management have identified or that have been brought to its attention, or classes of transactions, account balances, or disclosure for which a risk of fraud is likely to exist;
    - communicating to employees its view on business practice and ethical behaviour (for example by updating, communicating and monitoring against the Council's code of conduct); and
    - communicating to you the processes for identifying and responding to fraud or error.
  - How do you oversee management processes for identifying and responding to the risk of fraud and possible breaches of internal control? Are you aware of any breaches of internal control during 2019/20? If so, please provide details.
  - How do you gain assurance that all relevant laws and regulations have been complied with? Are you aware of any instances of non-compliance during 2019/20? If so, please provide details.

In addition to the above, which cover the Council's processes and controls, the letter included further questions in an appendix to ascertain your views on fraud.

- 2.2 Appendix 1 details the responses to the questioned posed in 2.1 above.
- 2.3 A letter was also sent to the Director of Finance requesting responses to a number of questions.
  - What processes are in place at the Council to:
    - undertake an assessment of the risk that the financial statements may be materially misstated due to fraud or error (including the nature, extent and frequency of these assessments);
    - identify and respond to risks of fraud;
    - communicate to employees the Council's views on business practice and ethical behaviour (for example by updating, communicating and monitoring against relevant codes of conduct); and

- communicate to the Audit Panel the processes for identifying and responding to fraud or error.
- How does management gain assurance that all relevant laws and regulations have been complied with? Have there been any instances of non-compliance during 2019/20?
- Are there any actual or potential litigation or claims that would affect the financial statements?
- What controls are in place to: identify, authorise, approve, account for and disclose related party transactions and relationships. For any new related parties (i.e. any not already disclosed in the previous year's audited financial statements) please provide a list of them, explain their nature, and whether there have been any transactions with these related parties during the year to 31 March 2020.

In addition to the above, which cover the Council's processes and controls, the letter included further questions in an appendix to ascertain your views on fraud.

2.4 Appendix 2 details the responses to the questioned posed in 2.3 above.

#### 3 **RECOMMENDATION**

3.1 That members comment and challenge the responses detailed in **Appendix 1 and Appendix 2**, so that the schedules can be signed by both the Chair of the Audit Panel and the Director of Finance ahead of them being provided to Mazars.

# **APPENDIX 1**

## ASSURANCE PROVIDED BY THOSE CHARGED WITH GOVERNANCE

Ref	Question	Management response
1	oversight of management's processes in relation to	The Council has assessed the risk of material misstatement in the financial accounts and to mitigate the risks has put in place: -
	undertaking an assessment of the risk that the financial statements may be materially misstated due to fraud or	Systems of internal control which are tested by Internal Audit on a cyclical basis. Acceptable controls were in place in the majority of the systems reviewed.
	error (including the nature, extent and frequency of these assessments)?	The Council has an experienced Finance Team in place and the financial statements are prepared in accordance with an agreed action plan and checks and balances are incorporated into the process. Regular monitoring is undertaken, monthly for revenue and quarterly for capital which highlights any deviations from budget. Cost Centre Managers have to comment on all under/overspends.
		A report was presented to the Audit Panel on 10 March 2020 setting out the accounting policies and estimates for 2019/20 accounts, covering; the proposed accounting policies, the critical judgements made in applying the accounting policies and assumptions made about the future and other major sources of estimated uncertainty within the accounts.
2	How do you exercise oversight of management's	Within Internal Audit a dedicated resource is available to respond to all fraud referrals.
	processes in relation to identifying and responding to risks of fraud in the Council, including any specific risks of	The Council also has a risk based audit plan which covers key systems and risks and gives assurance to members and officers that the controls in place are operating effectively.
	fraud which management have identified or that have been brought to its attention,	Attendance at seminars and fraud groups to ensure that learning is shared and participation in Webinars.
	or classes of transactions, account balances, or disclosure for which a risk of fraud is likely to exist?	The CIPFA Fraud and Corruption Tracker Report and other key fraud reports are reviewed. Fraud Alerts/Bulletins are received from NAFN Data and Intelligence Services and various online resources including CIPFA's TIS Online and the Better Governance Forum.
		All fraud cases are reported in summary to the Audit Panel and in detail to the Internal Standards Panel.
		Financial systems are reviewed on a regular basis and high risk areas highlighted from available fraud reports and other intelligence are built into the audit planning process.
		The learning from frauds is built into audit programmes to ensure that checks undertaken are responsive to issues identified.
		Where financial irregularities are identified and investigated a control report is produced for management highlighting recommendations for improving the control environment and this is followed up with a Post Audit Review to ensure

Ref	Question	Management response
		agreed actions have been implemented.
3	oversight of management's processes in relation to communicating to employees its view on business practice and ethical behaviour (for example by updating,	Contract Terms and Conditions and Partnership agreements are in place.
		Articles published in the Wire, Chief Executive's Brief and on the staff portal. Manager Team briefings. Code of Conduct in place and on the staff portal. Employment contracts, job descriptions and person specifications and induction.
	communicating and monitoring against the Council's code of conduct)?	Anti-Fraud, Bribery and Corruption Strategy: Statement of Intent on the staff portal and the public website.
		Whistleblowing policy in place.
		Professional staff (e.g. Accountants, Solicitors, Auditors and Social Workers) are also bound by codes of ethics issued by their professional bodies.
4	How do you oversee management processes in relation to communicating to	Progress reports are presented to the Audit Panel by the Head of Risk Management and Audit and these details work undertaken in relation to Fraud.
	you the processes for identifying and responding to fraud or error?	The results of the National Fraud Initiative NFI which cover both Fraud and error are also reported by the Head of Risk Management and Audit.
5	How do you oversee management processes for identifying and responding to the risk of fraud and possible	The Head of Risk Management and Audit reports to every Audit Panel and the reports contain an update on fraud cases. The Panel receives and approves the Fraud Response Plan, Internal Audit Strategy and Charter.
	breaches of internal control?	All fraud investigations are regularly reported to the Standards Panel.
	Are you aware of any breaches of internal control during 2019/20? If so, please provide details?	The Annual Governance Statement is presented to the Audit Panel and the process involves that all Directors sign an Assurance Statement and complete a Self-Assessment Checklist to confirm that internal controls have been in place in their Directorate during the year.
		Where control weaknesses are identified as part of an Internal Audit or investigation recommendations to improve the control environment are included in an Action Plan included in the Final Report.
6	How do you gain assurance that all relevant laws and regulations have been complied with?	The Annual Governance Statement (AGS) and the associated assurance framework is presented to the Audit Panel, where Directors sign an Assurance Statement which covers that laws and regulations have been complied with.
		All reports are reviewed by Legal to ensure the legal implications have been fully considered.
		Significant issues identified by Internal Audit would be highlighted in the Annual Report and progress reports by the Head of Risk Management and Audit.
	Are you aware of any instances of non-compliance	No

Ref	Question	Management response
	during 2019/20? If so, please provide details?	
7	Are you aware of any actual or potential litigation or claims that would affect the financial statements?	The Council holds an internal insurance reserve which is actuarially assessed annually for appropriateness after taking into account insurance claims activity. An insurance portfolio is in place for all major insurance covers, which is also reviewed annually.
	If so, please provide details?	We have procured Insurance Brokers to provide independent advice and the Insurance Team receive regular industry bulletins keeping them up to date with new claim trends, litigation judgements and risk mitigation strategies.
		Litigation not covered by the Council's insurers is dealt with in-house by the Borough Solicitor and her Legal Team, who will assess cases on their merits, and ensure the appropriate level of expertise is employed, also ensuring that any potentially large claims are reflected appropriately in the Council's contingency arrangements. If it is assessed that a liability is likely to arise from litigation or claims, then an appropriate sum will be included in the financial statements.
8	Have you carried out a preliminary assessment of the	This is led by the Director of Finance (Section 151 Officer) and the Head of Paid Service (Chief Executive).
	going concern assumption and if so have you identified any events which may cast significant doubt on the Council's ability to continue as	This is undertaken through the budget planning process to ensure the ongoing sustainability of the Council and the budget, along with the Section 151's assessment of the robustness of the budget, is approved by Full Council.
	a going concern?	The Council is assessed as being a going concern.
	If so, please provide details?	The Budget Report and MTFP are prepared in full consultation with the Single Leadership Team and Executive Cabinet with best estimates of the likely expenditure requirements and the resources available. This allows the Council to rigorously assess that the Council continues to be a going concern.
		Both Capital and Revenue monitoring continues throughout the year to provide reassurance of its belief. Regular reappraisal of the MTFP takes place together with a daily review of the cash flow.
		A review of the adequacy of reserves is undertaken by the Director of Finance (Section 151 Officer) each year, and included in the annual budget report.
		The Council is currently facing a significant financial challenge in response to the Coronavirus Pandemic and has introduced more rigorous challenge into the Budget Monitoring Process and has brought the budget preparation timetable for 2021/22 forward. Financial modelling is ongoing to present the financial health of the Council to Senior Officers and Members.

Ref	Question	Management response	
9	Are you aware of any actual, suspected or alleged instances of fraud during the period 1 April 2019 – 31 March 2020 (if 'yes', please provide details)?	and these are reported to both the Standards Panel on a regular basis and the Audit Panel. Investigations are	
10	Do you suspect fraud may be occurring within the organisation?	All reported allegations are considered by Intern either investigated or assistance is p management.	al Audit and rovided to
		All cases are reported to the Audit Panel and th Panel by the Head of Risk Management and Aud	
		During 2019/20, 30 cases have been dealt with Audit. 14 Cases were considered to investigation and in 16 cases assistance was management. The Tables below provides de cases for 2019/20.	warrant an provided to
		Fraud Cases	No. of Cases
		Cases b/Forward from 2018/19	8
		Current Year Referrals	6
		Total	14
		Cases Closed	5
		Cases still under Investigation	9
		Total	14
		Assistance Cases	16
		Fraud Type	No. of Cases
		Adult Social Care	9
		Business Rates	1
		Procurement	1
		Misappropriation of Public Funds	2
		Pension Overpayment	1 14
		Where appropriate learning from irregularity inversion shared across the Council and with schools.	
11	Have you identified any specific fraud risks within the		available to
	Council?	The Council also has a risk based audit plan w key systems and risks and gives assurance t and officers that the controls in place are effectively.	to members
		Attendance by officers at seminars, fraud participation in Webinars ensures that learnin and intelligence is obtained.	
		The CIPFA Fraud and Corruption Tracker Reported key fraud reports are reviewed. Fraud Alerts/ received from NAFN Data and Intelligence S various online resources including CIPFA's TIS	Bulletins are ervices and

Ref	Question	Management response
		the Better Governance Forum.
		All fraud cases are reported to the Standards Panel.
		Financial systems are reviewed on a regular basis.
		The high risk areas highlighted from available fraud reports and other intelligence are built into the audit planning process.
		The learning from frauds is built into audit programmes to ensure that checks undertaken are responsive to issues identified.
		Where financial irregularities are identified and investigated a control report is produced for management highlighting recommendations for improving the control environment and this is followed up with a Post Audit Review to ensure agreed actions have been implemented.
12	Are you satisfied that internal controls, including segregation of duties, exist and work effectively (if 'yes', please provide details)?	Managers are responsible for implementing systems of internal control and this is confirmed annually in the Assurance Statement and Self-Assessment Checklist completed by each Director as part of the Annual Governance Statement process.
	If not where are the risk areas?	Internal controls are reviewed by Internal Audit using a risk based audit plan and a standardised system of internal audit. Each audit is concluded by the production of a Final Report which details the recommendations made in terms of any system weaknesses and includes the management response together with a named responsible officer and deadline date. A Post Audit Review is undertaken 6 months (3 months where a low level of assurance I given) after the final is issued to ensure that all recommendations have been implemented. Any significant issues would be reported to the Audit Panel.
		At the conclusion of a fraud/irregularity investigation a control report is produced making recommendations to systems and again the report includes management responses, a named officer and a deadline date. A Post Audit Review is also conducted to ensure the recommendations have been implemented.
		As the organisation moves to flatter structures and smaller teams; the audit team has to be responsive to the effects of these changes on the traditional controls like segregation of duties and look for compensating controls/automatic system controls to ensure that the control environment is not adversely affected and the Council put at risk.
13	How do you encourage staff to report their concerns about fraud?	Fraud Response Plan and Whistleblowing Policy in place and available on the intranet/internet.
	11auu !	During 2019/20, six new cases which led to an investigation were reported to Internal Audit.
14	What concerns about fraud are staff expected to report?	The Whistleblowing Blowing Policy encourages staff to

Ref	Question	Management response
		report any concerns of wrongdoing.
15	Are you aware of any related party relationships or transactions that could give rise to instances of fraud?	No
16	How do you mitigate the risks associated with fraud related to related party relationships and transactions?	Members are required to make annual declarations of interests and to declare any interest in agenda items at the commencement of all meetings. An annual review of member and Senior Officer declarations of interest is undertaken by the Finance Team as part of the preparation of the annual financial statements.
17	Are you aware of any entries made in the accounting records that you believe or suspect are false or intentionally misleading?	No
18	Are there particular balances in the accounts where fraud is more likely to occur?	No
19	Are you aware of any assets, liabilities or transactions that you believe have been improperly included or omitted from the accounts of the organisation?	No
20	Could a false accounting entry escape detection? If so, how?	The potential for a false accounting entry to escape detection is considered to be very low due to the segregation of duties and compensating controls, reconciliations and review processes in place across all financial systems. A false accounting entry would require collusion between a number of officers across different teams and is therefore considered to be extremely unlikely.
21	Are there any external fraud risk factors, such as collection of revenues?	Payment systems are considered to present more risks as they are open to external risk factors like the bank mandate fraud.
22	Are you aware of any organisational or management pressure to meet financial or operating targets?	No

Ref	Question	Management response
23	Are you aware of any inappropriate organisational or management pressure being applied, or incentives offered, to you or colleagues to meet financial or operating targets?	No pressure is being applied or incentives offered to meet financial or operating targets. All senior officers within the Finance Team are members of professional bodies and bound by a code of ethics.
24	What arrangements has the Council put in place in response to the Bribery Act 2010?	

Signed:

Signed:

Kathy Roe Director of Finance (Section 151 Officer) Date:

Councillor Vincent Ricci Chair of Audit Panel Date:

## **APPENDIX 2**

### UNDERSTANDING MANAGEMENT PROCESSES AND ARRANGEMENTS

	Question	Management Response
1	at the Council to undertake an assessment of the risk that the financial statements may be materially misstated due to fraud or error (including the nature, extent and frequency of these assessments)?	The Council has assessed the risk of material misstatement in the financial accounts and to mitigate the risks has put in place: - Systems of internal control which are tested by Internal Audit on a cyclical basis. Acceptable controls were in place
		in the majority of the systems reviewed. The Council has an experienced Finance Team in place and the financial statements are prepared in accordance with an agreed action plan and checks and balances are incorporated into the process. The training and development of the Finance Team is reviewed by the Assistant Director of Finance and CPD is regulated by professional bodies. All
		Business Partners and senior finance staff have undertaken Business Partner training delivered by CIPFA and are undertaking the Certificate in Finance Business Partnering.
		Regular monitoring is undertaken quarterly for both revenue and capital which highlights any deviations from budget. Cost Centre Managers have to comment on all under/overspends.
		A report was presented to the Audit Panel on 10 March 2020 setting out the accounting policies and estimates for 2019/20 accounts, covering; the proposed accounting policies, the critical judgements made in applying the accounting policies and assumptions made about the future and other major sources of estimated uncertainty within the accounts.
2	What processes are in place at the Council to identify and respond to risks of fraud?	Within Internal Audit a dedicated resource is available to respond to all reported fraud. The arrangements in place have been measured against CIPFA's Code of Practice - Managing the Risk of Fraud and Corruption and are compliant.
		Intelligence is obtained from numerous fraud websites, from NAFN Data and Intelligence Services which is hosted by Tameside MBC and the North West Chief Audit Executives Fraud Sub Group.
		A Whistleblowing Policy is available on Council's Website and the Intranet for staff/public to raise concerns and whistleblowing referrals are received.
		Participation in the National Fraud Initiative Data Matching Exercises which are conducted every 2 years.
3	What processes are in place at the Council to	Articles in Live Wire
	communicate to employees	Chief Executive's Brief
	the Council's views on business practice and ethical	Team Briefs Contracts of Employment/Codes of Conduct
	behaviour (for example by	

	Question	Management Response
	updating, communicating and monitoring against relevant codes of conduct)?	Gifts and Hospitality Protocol
		Professional staff are also bound by their Professional Bodies Ethical Codes of Practice.
4	What processes are in place at the Council to communicate to the Audit	The Head of Risk Management and Audit presents reports to the Audit Panel throughout the year as follows:
	Panel the processes for identifying and responding to fraud or error?	<ul> <li>Planned Work Report – June 2019</li> <li>Progress Reports – November 2019 and March 2020</li> <li>Annual Report – June 2019</li> </ul>
		The planning report sets out the audit plan for the coming year which is risk based, using criteria which includes Susceptibility to Error/Fraud.
		The Audit Panel has a forward plan that is reported at each meeting so that Members are aware of the reporting cycle.
5	assurance that all relevant laws and regulations have been complied with? Have there been any instances of	The Annual Governance Statement (AGS) and the associated assurance framework providing assurance that laws and regulations have been complied with as Directors have to sign an Assurance Statement which is based on the completion of a detailed self-assessment checklist which covers this aspect.
	2019/20?	All reports are reviewed by Legal to ensure the legal implications have been fully considered.
		Significant issues identified by Internal Audit would be highlighted in the Annual Report and progress reports by the Head of Risk Management and Audit.
		Legal Bulletins are circulated by the Director of Governance and Pensions (Borough Solicitor) to the Executive Cabinet and all managers keeping them up to date with changes in the law.
6	Are there any actual or potential litigation or claims that would affect the financial statements?	The Council holds an internal insurance reserve which is actuarially valued regularly for Insurance claims. An insurance portfolio is in place for all major insurance covers, which is reviewed annually.
		We have procured Insurance Brokers to provide independent advice and the Insurance Team receive regular industry bulletins keeping them up to date with new claim trends, litigation judgements and risk mitigation strategies.
		Litigation not covered by the Council's insurers is dealt with in-house by the Borough Solicitor and her Legal Team, who will assess cases on their merits, and ensure the appropriate level of expertise is employed, also ensuring that any potentially large claims are reflected appropriately in the Council's contingency arrangements.
		If it is assessed that a liability is likely to arise from litigation or claims, then an appropriate sum will be included in the financial statements.
7	What controls are in place to:	Members are required to make annual declarations of

	Question	Management Response	
	identify, authorise, approve, account for and disclose related party transactions and relationships. For any new related parties (i.e. any not already disclosed in the previous year's audited financial statements) please provide a list of them, explain their nature, and whether there have been any transactions with these related parties during the year to 31 March 2020?	<ul> <li>interests and to declare any interest in agenda commencement of all meetings. An annual member and Senior Officer declarations of undertaken by the Finance Team as part of the of the annual financial statements.</li> <li>This review includes: Review of all Member interests, obtaining declarations from all Di Assistant Directors, review of payments and re by supplier and comparison to declared interidentified related parties are reviewed by Senio the finance team and disclosures approved by t Director of Finance and Director of Finance.</li> <li>The review of related parties for 2019/20 completed.</li> </ul>	I review of interest is preparation er disclosed rectors and ceipts totals rests. The r Officers in he Assistant
8	Are you aware of any actual, suspected or alleged instances of fraud during the period 1 April 2019 – 31 March 2020? (if 'yes', please provide details)?	A number of irregularities were investigated dur but they did not present any risk to the compi Council's accounts. During 2019/20, 30 cases have been dealt with I Audit. 14 Cases were considered to warrant an investigation and in 16 cases assistance was pro management. The Tables below provides details cases for 2019/20. Fraud Cases Cases b/Forward from 2018/19 Current Year Referrals Total	lation of the by Internal by ided to s of the <b>No. of</b> <b>Cases</b> 8 6 14
		Cases Closed Cases still under Investigation Total Assistance Cases	5 9 <b>14</b> 16
		Fraud Type         Adult Social Care         Business Rates         Procurement         Misappropriation of Public Funds         Pension Overpayment	No. of Cases 9 1 1 2 1 1 1 4
9	Do you suspect fraud may be occurring within the organisation?	See above.	
10	Have you identified any specific fraud risks within the Council?	ensure that they are fit for purpose and the operating effectively. No major issues have been in any of the systems.	controls are en identified
		Payment systems are considered to present m they are open to external risk factors like the ba	

	Question	Management Response
		fraud.
11	Are you satisfied that internal controls, including segregation of duties, exist and work effectively (if 'yes', please provide details)?	Internal Audit has undertaken a number of audits/reviews during 2019/20 to review the Council's internal control processes and the results of their work are reported to the Audit Panel by the Head of Risk Management and Audit. Where improvements have been highlighted, managers have agreed to implement the suggested recommendations. This will aid the management of risks and support the overall control environment.
		Senior Management is responsible for the control environment and work with Internal Audit throughout the year to ensure that any proposed changes to systems and processes do not adversely affect the control environment.
		With a reducing work force more reliance is being placed on technological controls rather than on conventional controls like segregation of duties.
		All Directors sign Assurance Statements annually for the Annual Governance Statement to confirm that internal controls have been in place in their Directorate during the year.
		The Head of Risk Management and Audit presents an Annual Report to the Audit Panel in June summarising the work of Internal Audit and providing an opinion on the control environment.
12	If not where are the risk areas?	All Internal Audits and Investigations generate a Draft and Final Report which detail recommendations made to improve the control environment where improvements are identified.
		Post Audit Reviews are undertaken six months (three months where a low level of assurance was given) after the Final Report was issued to ensure recommendations have been implemented, thus improving the controls in place.
13	How do you encourage staff to report their concerns about fraud?	Fraud Response Plan and Whistleblowing Policy in place and available on the intranet/internet. During 2019/20, 6 new cases were reported to Internal Audit.
14	What concerns about fraud are staff expected to report?	The Whistleblowing Blowing Policy encourages staff to report any concerns of wrongdoing.
15	Are you aware of any related party relationships or transactions that could give rise to instances of fraud?	No
16	How do you mitigate the risks associated with fraud related to related party relationships and transactions?	Members are required to make annual declarations of interests and to declare any interest in agenda items at the commencement of all meetings. An annual review of member and Senior Officer declarations of interest is undertaken by the Finance Team as part of the preparation

	Question	Management Response
		of the annual financial statements.
17	Are you aware of any entries made in the accounting records that you believe or suspect are false or intentionally misleading?	No
18	Are there particular balances in the accounts where fraud is more likely to occur?	The risk of fraud in the financial statements is considered to be generally low due to the nature of transactions and balances relating to the Council. The Council has a system of internal control in place which is tested on a cyclical basis by Internal Audit and no significant fraud risks have been identified.
		Controls in place in respect of receipts of payments are considered to be strong and minimise the risk of fraud. The Council has minimal physical assets which could be at risk of appropriation (such as stocks and stores). There are no incentives for officers to manipulate the revenues or assets of the Council.
19	Are you aware of any assets, liabilities or transactions that you believe have been improperly included or omitted from the accounts of the organisation?	No
20	Could a false accounting entry escape detection? If so, how?	The potential for a false accounting entry to escape detection is considered to be very low due to the segregation of duties and compensating controls, reconciliations and review processes in place across all financial systems. A false accounting entry would require collusion between a number of officers across different teams and is therefore considered to be extremely unlikely.
21	Are there any external fraud risk factors, such as collection of revenues?	Payment systems are considered to present more risks as they are open to external risk factors like the bank mandate fraud.
22	Are you aware of any organisational or management pressure to meet financial or operating targets?	No
23	Are you aware of any inappropriate organisational or management pressure being applied, or incentives offered, to you or colleagues to meet financial or operating	No pressure is being applied or incentives offered to meet financial or operating targets. Staff are paid in line with the national pay agreements. There are no bonus or incentive schemes available to staff. All senior officers within the Finance Team are members of
	targets?	professional bodies and bound by a code of ethics.

	Question	Management Response
24		The Council has put in place guidance for Managers and Employees which is available on the Staff Portal.

Signed:

Dated:

Kathy Roe Director of Finance (Section 151 Officer)