Date/Dyddiad: 18th January 2023

Please ask for/Gofynnwch am: Barrie Davies (01443) 424026

Auditor General for Wales 24 Cathedral Road Cardiff CF11 9LJ

Dear Adrian,

Representations regarding the 2021/22 Rhondda Cynon Taf County Borough Council Financial Statements

This letter is provided in connection with your audit of the financial statements (including that part of the Remuneration Report that is subject to audit) of Rhondda Cynon Taf CBC for the year ended 31st March 22 for the purpose of expressing an opinion on their truth and fairness and their proper preparation.

We confirm that to the best of our knowledge and belief, having made enquiries as we consider sufficient, we can make the following representations to you.

In addition we have completed the questionnaires (Appendix A) provided to us regarding;

- ISA240 The auditor's responsibilities relating to fraud in an audit of financial statements
- ISA250 Consideration of laws and regulations in an audit of financial statements
- ISA550 Related parties

Management Representations

Responsibilities:

We have fulfilled our responsibilities for the preparation of the financial statements in accordance with legislative requirements and the Code of Practice on Local Authority Accounting in the United Kingdom 2021/22; in particular the financial statements give a true and fair view in accordance therewith.

We have fulfilled our responsibilities for the design, implementation, maintenance and review of internal control to prevent and detect fraud and error.

Information Provided:

We have provided you with:

- Full access to:
 - all information of which we are aware that is relevant to the preparation of the financial statements such as books of account and supporting documentation, minutes of meetings and other matters;
 - additional information that you have requested from us for the purpose of the audit; and
 - unrestricted access to staff from whom you determined it necessary to obtain audit evidence.
- the results of our assessment of the risk that the financial statements may be materially misstated as a result of fraud;
- our knowledge of fraud or suspected fraud that we are aware of and that affects RCTCBC and involves:
 - o management;
 - o employees who have significant roles in internal control; or
 - o others where the fraud could have a material effect on the financial statements.
- our knowledge of any allegations of fraud, or suspected fraud, affecting the financial statements communicated by employees, former employees, regulators or others;
- our knowledge of all known instances of non-compliance or suspected noncompliance with laws and regulations whose effects should be considered when preparing the financial statements; and
- the identity of all related parties and all the related party relationships and transactions of which we are aware.

Financial Statement representations:

All transactions, assets and liabilities have been recorded in the accounting records and are reflected in the financial statements.

The methods, the data and the significant assumptions used in making accounting estimates, and their related disclosures are appropriate to achieve recognition, measurement or disclosure that is reasonable in the context of the applicable financial reporting framework.

Related party relationships and transactions have been appropriately accounted for and disclosed.

All events occurring subsequent to the reporting date which require adjustment or disclosure have been adjusted for or disclosed.

All known actual or possible litigation and claims whose effects should be considered when preparing the financial statements have been disclosed to the auditor and accounted for and disclosed in accordance with the applicable financial reporting framework.

Judicial Reviews

In view of the continuing challenging financial climate and the potential need for the Council to make difficult decisions around future service provision, there is an on-going risk that service reconfiguration decisions could be subject to legal challenge.

The financial statements are free of material misstatements, including omissions. The effects of uncorrected misstatements identified during the audit are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

There are no misstatements identified in the accounts, which remain uncorrected.

There are a number of misstatements that have been corrected by management, as set out in the Audit Wales ISA 260 Report.

Representations by Rhondda Cynon Taf County Borough Council:

We acknowledge that the representations made by management, above, have been discussed with us.

We acknowledge our responsibility for the preparation of true and fair financial statements in accordance with the applicable financial reporting framework. The financial statements were approved by Rhondda Cynon Taf Council on 18th January 2023.

We confirm that we have taken all the steps that we ought to have taken in order to make ourselves aware of any relevant audit information and to establish that it has been communicated to you. We confirm that, as far as we are aware, there is no relevant audit information of which you are unaware.

| Signed by | |
|--|----------------|
| Director of Finance & Digital Services (S.151 Officer) | Leading Member |
| Date | Date |

Matters in relation to fraud

International Standard for Auditing (UK and Ireland) 240 covers auditors responsibilities relating to fraud in an audit of financial statements.

The primary responsibility to prevent and detect fraud rests with both management and 'those charged with governance', which for the Council is the Full Council. Management, with the oversight of those charged with governance, should ensure there is a strong emphasis on fraud prevention and deterrence and create a culture of honest and ethical behaviour, reinforced by active oversight by those charged with governance.

As external auditors, we are responsible for obtaining reasonable assurance that the financial statements are free from material misstatement due to fraud or error. We are required to maintain professional scepticism throughout the audit, considering the potential for management override of controls.

What are we required to do?

As part of our risk assessment procedures we are required to consider the risks of material misstatement due to fraud. This includes understanding the arrangements management has put in place in respect of fraud risks. The ISA views fraud as either:

- the intentional misappropriation of assets (cash, property, etc); or
- the intentional manipulation or misstatement of the financial statements.

We also need to understand how those charged with governance exercises oversight of management's processes. We are also required to make enquiries of both management and those charged with governance as to their knowledge of any actual, suspected or alleged fraud, for identifying and responding to the risks of fraud and the internal controls established to mitigate them.

| inquiries of management - in relation to fraud | | |
|---|---|--|
| Question | 2020-21 Response | 2021-22 Response |
| 1. What is management's assessment of the risk that the financial statements may be materially misstated due to fraud and what are the principal reasons? | as from systems and structures. The Council expects all representatives (i.e. Members and Officers) to conduct their duties with the highest levels of honesty and integrity. Policies underpin the culture in place and the Regional Internal Audit Shared Service test compliance with relevant Policies linked to the core financial systems (in line with the approved Annual Audit Plan). To ensure a consistent approach to working practices and processes, all officers are subject to the Council's terms and conditions of employment. A comprehensive suite of information | Good governance flows from a shared ethos and culture, as well as from systems and structures. The Council expects all representatives (i.e. Members and Officers) to conduct their duties with the highest levels of honesty and integrity. Policies underpin the culture in place and the Regional Internal Audit Shared Service test compliance with relevant Policies linked to the core financial systems (in line with the approved Annual Audit Plan). To ensure a consistent approach to working practices and processes, all officers are subject to the Council's terms and conditions of employment. A comprehensive suite of information such as policies and procedures are available for officers on "The Source" such as: • Financial Procedure Rules • Contract Procedure Rules • Contract Procedure Rules • Human Resources policies • Anti-Fraud, Bribery & Corruption Strategy • Whistleblowing Policy • Gifts and Hospitality Policy. New employees attend a virtual corporate induction and an induction checklist encompasses key policies and procedures. Headteacher and Governor training takes place for Financial Management of Schools. |

All Members receive Code of Conduct training once newly elected All Members receive Code of Conduct training when newly and refresher training is available annually. Code of conduct elected and refresher training is available annually. Code of training is also provided to co-opted Members. The following codes and protocols referred to are included as part of the following codes and protocols referred to are included as part of member induction programme and provided on a one to one basis the member induction programme and provided on a one-to-one if requested by a Member via the Council Business Unit.

conduct training is also provided to co-opted Members. The basis if requested by a Member via the Council Business Unit –

Codes and Protocols

- Members' Code of Conduct
- Protocol Standard of Conduct to be followed by Members
- Officers' Code of Conduct
- Protocol for Member/Officer Relations

Codes and Protocols

- Members' Code of Conduct
- Protocol Standard of Conduct to be followed by Members
- Officers' Code of Conduct
- Protocol for Member/Officer Relations

Where Members and/or Officers do not undertake their duties in Where Members and/or Officers do not undertake their duties in accordance with the expected standards then governance arrangements are in place within the Council to manage this process in an equitable, fair and transparent manner.

Taking all of the above into account, our assessment of the risk Taking all of the above into account, our assessment of the risk of fraud arising and having a material impact on the financial of fraud arising and having a material impact on the financial statements is considered to be low.

accordance with the expected standards then governance arrangements are in place within the Council to manage this process in an equitable, fair and transparent manner.

statements is considered to be low.

2. What processes are employed to identify and respond to the risks of fraud more generally and specific risks of misstatement in the financial statements?

The Council has a number of governance arrangements in place that help in the prevention and detection of fraudulent and/or improper activities. These include:

- Financial & Contract Procedure Rules
- Systems of Internal Control
- Recruitment Policies
- Whistleblowing Policy
- Local procedures within departments, for example, authorisation arrangements and quality assurance processes (a number of which were undertaken remotely during 2020/21

The Council has a number of governance arrangements in place that help in the prevention and detection of fraudulent and/or improper activities. These include:

- Financial & Contract Procedure Rules
- Systems of Internal Control
- Recruitment Policies
- Whistleblowing Policy
- Local procedures within departments, for example, authorisation arrangements and quality assurance processes (a number of which continued to be undertaken remotely

due to revised working arrangements as a result of the pandemic)

- An independent Internal Audit Service (the 'scopes' for audit assignments included in the 2020/21 Audit Plan are taking account of revised working arrangements / potential risks as a result of the pandemic).
- An independent Corporate Fraud Team
- Combining with Others to Prevent and Fight Fraud
- Participation in the National Fraud Initiative for example

The Anti-Fraud, Bribery & Corruption Strategy provides a clear path for raising concerns and facilitating 'tip-offs', and the fraud response arrangements outlined enables such information or allegations to be properly dealt with and reported.

The Council's Whistleblowing Policy also gives advice on how to raise a concern, as well as providing information on the The Council's Whistleblowing Policy also gives advice on how to safeguards and support that are available to those who raise raise a concern, as well as providing information on the concerns.

Given the governance arrangements in place, management can give assurance that the risk of material misstatement is low.

Rhondda Cynon Taf County Borough Council is resolute in its Rhondda Cynon Taf County Borough Council is resolute in its determination to maintain its reputation as a Council that will not tolerate fraud, bribery, corruption or abuse of position for personal gain, wherever it may be found in any area of Council activity.

Arrangements in place to report fraud issues

Whistleblowing

A copy of the Council's Whistleblowing Policy & Procedure was reported to the Council's Audit Committee at its meeting held on the 31st October 2016 (and was also included as an electronic link within the Whistleblowing Annual Report 2019/20 reported to Audit Committee on 20th July 2020).

The purpose of the Policy is to provide a means by which complaints of malpractice or wrongdoing can be raised by those during 2021/22 due to revised working arrangements as a result of the pandemic)

- An independent Internal Audit Service (the 'scopes' for audit assignments included in the 2021/22 Audit Plan took into account on-going remote working arrangements / potential risks as a result of the pandemic).
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Given the governance arrangements in place, management can give assurance that the risk of material misstatement is low.

determination to maintain its reputation as a Council that will not tolerate fraud, bribery, corruption or abuse of position for personal gain, wherever it may be found in any area of Council activity.

Arrangements in place to report fraud issues Whistleblowing

The Council's Whistle-blowing Policy and Procedure was updated and approved during the year (26th April 2021 Audit Committee) and staff awareness was undertaken via a Council wide email to employees on 9th March 2022 and whistle-blowing was part of staff induction arrangements.

The purpose of the Policy is to provide a means by which complaints of malpractice or wrongdoing can be raised by those

What 3. arrangements are in place to report fraud issues and risks to the Audit Committee?

who feel that other avenues for raising such issues are inappropriate. The Policy confirms that so far as possible, those inappropriate. The Policy confirms that so far as possible, those raising concerns under the Policy will be treated confidentially.

Workers are encouraged to report any concerns they have via the Council's Whistleblowing webpage "Get Involved".

Anti-Fraud, Bribery & Corruption Strategy

principles for countering fraud, bribery and corruption. It sets out the:

- 5. Council's zero tolerance approach against fraud, bribery & corruption:
- 6. Reporting avenues for suspected irregularities;
- 7. Resources that are in place to support a counter fraud, bribery & corruption culture: and
- 8. Governance arrangements in respect of reporting to Audit Committee.

In the Council's Report It section of the website, instructions for those who wish to raise anti-fraud, bribery or corruption concerns are provided along with the means to complete an on-line form.

Arrangements in place to report to Audit Committee:

On 20th July 2020, the Audit Committee were presented with the Anti-Fraud Annual Report 2019/20 setting out progress during 2019/20 and agreed a workplan for 2020/21. This helps to ensure the Council continues to operate within an effective anti-fraud culture across the organisation, with resilient preventative measures capable of identifying and addressing new threats. At the 2nd November 2020 Audit Committee meeting, an Anti-fraud, Bribery and Corruption Progress Report 2020/21 was presented. On 20th July 2020, the Audit Committee were also presented with updates on whistleblowing activity during 2019/20 concluding that arrangements are appropriate. This Report also recommended that although the Policy is reviewed regularly at an operational level and the changes that have been made since

who feel that other avenues for raising such issues are raising concerns under the Policy will be treated confidentially.

Workers are encouraged to report any concerns they have via the Council's Whistleblowing webpage "Get Involved".

Anti-Fraud, Bribery & Corruption Strategy

The purpose of the Strategy is to communicate the Council's main The purpose of the Strategy is to communicate the Council's main principles for countering fraud, bribery and corruption. It sets out the:

- Council's zero tolerance approach against fraud, bribery & corruption;
- Reporting avenues for suspected irregularities:
- Resources that are in place to support a counter fraud, bribery & corruption culture; and
- Governance arrangements in respect of reporting to the Governance and Audit Committee.

In the Council's Report It section of the website, instructions for those who wish to raise anti-fraud, bribery or corruption concerns are provided along with the means to complete an on-line form.

Arrangements in place to report to the Governance and Audit Committee:

Anti-fraud, Bribery and Corruption Strategy updates were reported to the Governance and Audit Committee during the year (a mid-year update on 6th December 2021 and a year-end update including a proposed work programme for 2022/23 on 23rd March 2022).

The overall conclusion set out in the March 2022 report, based on the work undertaken during the year, was that the Council has taken necessary preventative steps to raise awareness around vigilance and appropriate sharing of intelligence across the anti-

2016 have been of a housekeeping nature (e.g. changes to job titles of posts), a complete review of the document will be undertaken and reported to Audit Committee in 2020/21 for consideration. The 1st February 2021 Audit Committee meeting (that reported an update on the '2019/20 Annual Governance Statement Recommendations - Progress update') noted that the review of the Whistleblowing Policy will be reported to the April 2021 Audit Committee (at the same time as the Whistleblowing Annual Report for 2020/21).

Related information is also included under question 5 'Enquiries of management - in relation to fraud'.

fraud network. This report was endorsed by the Governance and Audit Committee.

The 23rd March 2022 Governance and Audit Committee meeting also considered the Whistleblowing Annual Report 2021/22 and concluded that the Whistleblowing Policy and Procedure continues to be fit for purpose and that the Council's whistleblowing arrangements are appropriate.

The arrangements in place demonstrate the Council's commitment to promoting the highest standards of service and ensuring that workers know how they can bring matters of alleged wrongdoing to the attention of the Council.

Related information is also included under question 5 'Enquiries' of management - in relation to fraud'.

4. How has management communicated expectations of ethical governance and standards of conduct and behaviour to all relevant parties. and when?

Elected Councillors

Following the Local Government elections held on 4th May 2017. all elected Councillors were provided with an induction and an ongoing programme of support that included an overview of the support is in place that includes an overview of the Council's Council's Code of Conduct.

Every elected Councillor has signed up to his/her individual Role Description, a copy of which is retained by the Council's Democratic Services division.

examined to determine whether proceedings were conducted in line with the Council's Code of Conduct. Declarations of interest line with the Council's Code of Conduct. Declarations of interest were sought and declarations were made by elected Councillors. as a standard agenda item, where appropriate.

On 17th November 2020 Cabinet received the report on the Public Services Ombudsman for Wales - Annual Report and Letter

Elected Councillors

All elected Councillors are provided with an induction (when they start their role as a Councillor) and an on-going programme of Code of Conduct.

Every elected Councillor has signed up to his/her individual Role Description, a copy of which is retained by the Council's Democratic Services division.

The Council's Scrutiny Committee meeting minutes were The Council's Scrutiny Committee meeting minutes were examined to determine whether proceedings were conducted in were sought and declarations were made by elected Councillors, as a standard agenda item, where appropriate.

2019/20. In addition, a Standards Committee was in place during A Standards Committee was in place during the year, its Terms 2020/21 and received a summary of complaints against Members of Reference supported by an agreed and published Work submitted to the Ombudsman. Also on 27th November 2020, the Standards Committee received information on proposed arrangements for Code of Conduct refresher training for County The work programme gave focus to areas that promote high Borough Councillors.

Council Employees

The Council has a number of recruitment and selection Policies in place that help to ensure that new recruits have the integrity and ethical values of the organisation and also the competencies to undertake the duties required of them.

Employees have contracts of employment and competency based job descriptions which set out grade, roles and responsibilities. The Human Resources Service oversees terms and conditions of employment, and the Council have a suite of policies and procedures that are available for officers to access.

Each new recruit is provided with a the 'Basic Rules – A Guide for Employees' booklet, via The Source, that gives each employee information in relation to (amongst other things) expected behaviour, use of social media, appearance and attendance. The expectations of each employee are set out from the outset.

The Council describes what excellent behaviour looks like for each type of job, for example, 'always treat people with respect', and this information is used to test candidates suitability for jobs at interview and is used to inform discussions managers have with their staff as part of their development.

Programme for 2021/22 and the Committee met on 3 occasions.

standards of conduct, for example, Public Services Ombudsman for Wales (PSOW) updates; consideration of Dispensation Applications; and reviewing and endorsing a Memorandum of Understanding developed by the Democratic Services Committee to promote diversity in democracy, promote high standards of behaviour and mutual respect between elected Councillors (the Memorandum of Understanding was subsequently endorsed by full Council in February 2022).

Information on the outcome of investigations undertaken by the PSOW relating to RCT Elected Members and Community/Town Councillors within RCT (for whom the Monitoring Officer has responsibility) were reported to the Standards Committee during the year (24th September 2021, 19th November 2021 and 16th March 2022 along with other relevant information i.e. Code of Conduct Casebook updates, Summary of Complaints and the PSOW Annual Report and Letter 2020/21).

Council Employees

The Council has a number of recruitment and selection Policies in place that help to ensure that new recruits have the integrity and ethical values of the organisation and also the competencies to undertake the duties required of them.

Employees have contracts of employment and competency based job descriptions which set out grade, roles and responsibilities. The Human Resources Service oversees terms and conditions of employment, and the Council have a suite of policies and procedures that are available for officers to access.

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each type of job, for example, 'always treat people with respect'. and this information is used to test candidates suitability for jobs at interview and is used to inform discussions managers have with their staff as part of their development.

Are you aware of any instances of actual, suspected or alleged fraud within the council since 1 April 2021

To support transparency and openness, the Council's arrangements during 2020/21 included:

Whistle-blowing arrangements

a requirement upon the Council to report annually on whistleblowing disclosures. The Regulation required the Council to blowing disclosures. The Regulation required the Council to publish the annual report on its website or by other means appropriate for bringing the report to the attention of the public. For Rhondda Cynon Taf, this requirement was met for the 2019/20 financial year via an Annual Report to Audit Committee on 20th July 2020 and for 2020/21, the Annual Report is scheduled to be reported to the April 2021 Audit Committee meeting.

Anti-fraud, Bribery & Corruption arrangements

As set out for question 3 above, the Anti-Fraud Annual Report for on 23rd March 2022 (and an Anti-Fraud, Bribery and Corruption 2019/20 was reported to Audit Committee on 20th July 2020 and an Anti-Fraud, Bribery and Corruption progress report was presented to the 2nd November 2020 Audit Committee meeting. This update also included references / information on the specific arrangements to help drive proactive preventative and awareness work around financial probity in relation to the award of flooding raising measures; a targeted fraud awareness training plan; support to businesses and residents (i.e. Storm Dennis related) coordination and recording of fraud referrals; engagement with and Covid-19 business support payments, and also the inclusion services within the Council (for example, the Cyber Security of data matching for Covid-19 business support payments paid by local authorities as part of the 2020/21 National Fraud Initiative and undertake data matching activities; and financial probity work programme of work.

To support transparency and openness, the Council's arrangements during 2021/22 included:

Whistle-blowing arrangements

A new Regulation came into force during April 2017 which placed A new Regulation came into force during April 2017 which placed a requirement upon the Council to report annually on whistlepublish the annual report on its website or by other means appropriate for bringing the report to the attention of the public. For Rhondda Cynon Taf, this requirement was met for the 2021/22 financial year via an Annual Report to the Governance and Audit Committee on 23rd March 2022.

Anti-fraud, Bribery & Corruption arrangements

As set out for question 3 above, the Anti-Fraud Annual Report for 2021/22 was reported to the Governance and Audit Committee mid-year update was reported to the Governance and Audit Committee on 6th December 2021). The year-end update included information on (amongst other things): communication Team) and other external bodies to counter fraudulent activities around the award of Covid-19 business payments...

| | | The Council included a payslip insert to all employees in August 2020 providing information on how Council employees could report any suspicions regarding Anti-fraud, Bribery and Corruption. | and circulated to all service area managers during the year |
|----|---|--|---|
| 6. | Are you aware of any fraud within the council since 1 April 2021 | Please refer to the response to question 5, above. | Please refer to the response to question 5, above. |
| 7. | Are you aware of any instances of actual, suspected or alleged fraud within the council since 1 April 2021 | Please refer to the response to question 5, above. | Please refer to the response to question 5, above. |

| Enquiries of those charged | inquiries of those charged with governance – in relation to fraud | | |
|---|---|--|--|
| Question | 2020-21 Response | 2021-22 Response | |
| 1. How does the Full Council, exercise oversight of management's processes for identifying and responding to the risks of fraud within the audited body and the internal control that management has established to mitigate those risks? | Full Council has ensured that the Audit Committee's Terms of Reference are comprehensive and compliant with the Local Government Measure 2011. Audit Committee has a detailed work plan for each Municipal Year that helps them ensure they meet their Terms of Reference. The Statement of Accounts and Annual Governance Statement are reported to full Council, alongside the external auditor's report, for consideration and if appropriate, approval. Audit Wales reports its Annual Audit Summary Report to full Council setting out, amongst other things, the results of its work undertaken within the Authority in the previous financial year. The most recent being reported 10th March 2021. Further to review by Council, this report is scrutinised by the Council's overview and scrutiny arrangements to monitor progress and is also reported to Audit Committee. | Full Council has ensured that the Governance and Audit Committee's Terms of Reference are comprehensive and compliant with the Local Government Measure 2011 and Local Government and Elections (Wales) Act 2021 (as reported to Audit Committee (26/4/21) and full Council (26/5/21). The Governance and Audit Committee has a detailed workplan (2021/22) for each Municipal Year that helps them ensure they meet their Terms of Reference. The 23/3/22 Governance and Audit Committee also considered an Annual Report setting out the work undertaken by the Committee during the year (including consideration of Fraud related reports) in line with its Terms of Reference and a self-assessment against the Chartered Institute of Public Finance and Accountancy (CIPFA) publication 'Audit Committees - Practical Guidance for Local Authorities & Police 2018 Edition. The Statement of Accounts and Annual Governance Statement are reported to full Council, alongside the external auditor's report, for consideration and if appropriate, approval. Audit Wales reports its Annual Audit Summary Report to full Council setting out, amongst other things, the results of its work undertaken within the Authority in the previous financial year. The most recent being reported to full Council 19/1/22. Further to review by Council, this report was reviewed by the Governance and Audit Committee (23/3/22) – as part of this report, a detailed update was provided on the progress being made by the Council to implement agreed proposals for improvement reported by Audit Wales. | |
| Are you aware of any instances of actual, suspected or alleged | Please refer to response within "Enquiries of Management" section, Question 5. | Please refer to response within "Enquiries of Management" section, Question 5. | |

| fraud with the audited | |
|-------------------------|--|
| body since 1 April 2021 | |

Matters in relation to laws and regulations

International Standard for Auditing (UK and Ireland) 250 covers auditors responsibilities to consider the impact of laws and regulations in an audit of financial statements.

Management, with the oversight of those charged with governance (Full Council), is responsible for ensuring that the Council's operations are conducted in accordance with laws and regulations, including compliance with those that determine the reported amounts and disclosures in the financial statements.

As external auditors, we are responsible for obtaining reasonable assurance that the financial statements are free from material misstatement due to fraud or error, taking into account the appropriate legal and regulatory framework. The ISA distinguishes two different categories of laws and regulations:

- laws and regulations that have a direct effect on determining material amounts and disclosures in the financial statements;
- other laws and regulations where compliance may be fundamental to the continuance of operations, or to avoid material penalties.

What are we required to do?

As part of our risk assessment procedures we are required to make inquiries of management and the Full Council as to whether the Council is in compliance with relevant laws and regulations. Where we become aware of information of non-compliance or suspected non-compliance we need to gain an understanding of the non-compliance and the possible effect on the financial statements.

| Que | stion | 2020-21 Response | 2021-22 Response |
|---------------|---|---|---|
| Que 1. | How have you gained assurance that all relevant laws and regulations have been complied with? | The accounts are prepared in accordance with the Accounts & Audit Regulations. The Accounts and Audit (Wales) Regulations 2014 (as amended) require the Responsible Financial Officer (for Rhondda Cynon Taf, the Director of Finance and Digital Services) to certify unaudited accounts by 31st May following financial year-end. The regulations include a provision whereby if the Responsible Financial Officer does not certify the draft accounts by 31st May, there is a requirement to publish a statement setting out the reasons for non-compliance. RCT CBC intends to publish such a notice for 2020/21 accounts as it did for the 2019/20 accounts. As it did for 2019/20 accounts, Welsh Government has clarified its expectation for the timescales of the preparation and publication of statutory financial accounts for 2020/21 by confirming there is no requirement to amend regulations and permitting local authorities to prepare accounts in line with the | The accounts are prepared in accordance with the Accounts & Audit Regulations. The Accounts and Audit (Wales) Regulations 2014 (as amended) require the Responsible Financial Officer (for Rhondda Cynon Taf, the Director of Finance and Digita Services) to certify unaudited accounts by 31st May following financial year-end. The regulations include a provision whereby if the Responsible Financial Officer does not certify the draft accounts by 31st May, there is a requirement to publish a statement setting out the reasons for noncompliance. RCT CBC published such a notice for the 2021/22 accounts in line with the regulations (as it did for the 2020/21 and 2019/20 accounts). As has been the case for the previous 2 financial years Welsh Government has clarified its expectation for the timescales of the preparation and publication of statutory |
| | | 2019/20 timescales. This requires preparation and certification of draft accounts by 31 August 2021 and publication of final audited accounts by 30 November 2021 for all local government bodies in Wales. However, the Welsh Government encourages Councils to approve earlier wherever possible and engage with external auditors. Audit Wales have not raised any issues of non compliance. | requirement to amend regulations and permitting local authorities to prepare accounts and confirming that local authorities may wish to prepare their accounts to the extended timescale used since the preparation of the 2019 20 accounts. This requires preparation and certification of draft accounts by 31 August 2021 and publication of final audited accounts by 30 November 2021 for all local government bodies in Wales. However, the Welst Government encourages Councils to approve earlies wherever possible and engage with external auditors. Audit Wales have not raised any issues of non compliance. |
| in oı | ave there been any stances of non-compliance suspected non-compliance with relevant | There are no instances of non-compliance with relevant laws and regulations. Full Council receives assurance on this from the appointed External Auditor. | |

| laws and regulations since 1 April 2021, or earlier with an ongoing impact on the 2021- 22 financial statements? | | |
|--|---------|---|
| 3. Are there any potential litigations or claims that would affect the financial statements? | · · · · | Any potential litigations and/or claims are accounted for in accordance with the Code of Practice and where appropriate, disclosed in the letter of representation. |
| 4. Have there been any reports from other regulatory bodies, such as HM Revenues and Customs which indicate noncompliance? | No. | No. |
| 5. Are you aware of any non- compliance with laws and regulations within the council since 1 April 2021 | No. | No. |

| En | Enquiries of those charged with governance – in relation to laws and regulations | | |
|----|---|---|---|
| Qu | estion | 2020-21 Response | 2021-2022 Response |
| 1. | How does the Full Council, in its role as those charged with governance, obtain assurance | · · | Full Council appoints Governance and Audit Committee and sets its Terms of Reference. |
| | that all relevant laws and regulations have been complied with? | | Full Council ratifies the appointment of the Section 151 Officer and the Council's Monitoring Officer, whose roles are defined by statute and referenced within the Constitution. |
| | | | Full Council receives assurance from the appointed External Auditor. |
| 2. | Are you aware of any instances of non-compliance with relevant laws and regulations? | relevant laws and regulations. Full Council | There are no instances of non-compliance with relevant laws and regulations. Full Council receives assurance on this from the appointed External Auditor. |

Matters in relation to related parties

International Standard for Auditing (UK and Ireland) 550 covers auditors responsibilities relating to related party relationships and transactions.

The nature of related party relationships and transactions may, in some circumstances, give rise to higher risks of material misstatement of the financial statements than transactions with unrelated parties.

Because related parties are not independent of each other, many financial reporting frameworks establish specific accounting and disclosure requirements for related party relationships, transactions and balances to enable users of the financial statements to understand their nature and actual or potential effects on the financial statements. An understanding of the entity's related party relationships and transactions is relevant to the auditor's evaluation of whether one or more fraud risk factors are present as required by ISA (UK and Ireland) 240, because fraud may be more easily committed through related parties.

What are we required to do?

As part of our risk assessment procedures, we are required to perform audit procedures to identify, assess and respond to the risks of material misstatement arising from the entity's failure to appropriately account for or disclose related party relationships, transactions or balances in accordance with the requirements of the framework.

| Enquiries of management – in relat | <u> </u> | |
|---|---|--|
| Question | 2020-21 Response | 2021-22 Response |
| Confirm that you have disclosed to the auditor: the identity of any related parties, including changes from the prior period; the nature of the relationships with these related parties; details of any transactions with these related parties entered into during the period, including the type and purpose of the transactions. | Related party transactions are disclosed within the notes to the statement of accounts in accordance with the Code of Practice on Local Authority Accounting. | Related party transactions are disclosed within the notes to the statement of accounts in accordance with the Code of Practice on Local Authority Accounting. |
| 2. What controls are in place to identify, authorise, approve, account for and disclose related party transactions and relationships? Output Description: | Governance arrangements are in place to ensure that a Register of Members Interests is in place and also that Declarations of Interest at each committee are asked for as a standard agenda item. Within the Annual Statement of Accounts of the Council, there is a requirement for the disclosure of "Related Party Transactions". This relates to payments made to, or income received from, any organisation in which a Member or Chief Officer (who sits on the Senior Leadership Team) of the Council has an interest, financial or otherwise. Independent checks are also undertaken by finance officers against publicly available national databases to minimise the risk of non- disclosure. Additional controls are in place to ensure records of related parties are captured prior to a Member or officer | Register of Members Interests is in place and also that Declarations of Interest at each committee are asked for as a standard agenda item. Within the Annual Statement of Accounts of the Council, there is a requirement for the disclosure of "Related Party Transactions". This relates to payments made to, or income received from, any organisation in which a Member or Chie Officer (who sits on the Senior Leadership Team) of the Council has an interest, financial or otherwise. Independent checks are also undertaken by finance officers against publicly available national databases to minimise the risk of non- disclosure. Additional controls are in place to ensure records of related |

| of the Senior Leadership team leaving the local authority. | Further additional Controls in place include: Gifts & Hospitality Policy Contract Procedure Rules |
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| Further additional Controls in place include: Gifts & Hospitality Policy Contract Procedure Rules The Anti-Fraud, Bribery & Corruption Strategy | The Anti-Fraud, Bribery & Corruption Strategy |

| Question | 2020-21 Response | 2021-22 Response |
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| How does the Council, in its role as those charged with governance, exercise oversight of management's processes to identify, authorise, approve, account for and disclose related party transactions and relationships? | Register of Members Interests is in place and also that Declarations of Interest at each committee are asked for as a standard agenda item. Within the Annual Statement of Accounts of the Council, there is a requirement for the disclosure of "Related Party Transactions". This relates to payments made to, or income received from, any organisation in which a | Governance arrangements are in place to ensure that a Register of Members Interests is in place and also that Declarations of Interest at each committee are asked for as a standard agenda item. Within the Annual Statement of Accounts of the Council, there is a requirement for the disclosure of "Related Party Transactions". This relates to payments made to, or income received from, any organisation in which a Member or Chief Officer (who sits on the Senior Leadership Team) of the Council has an interest, financial or otherwise. Additional Controls in place include: Gifts & Hospitality Policy Contract Procedure Rules The Anti-Fraud, Bribery & Corruption Strategy. |