

Audit Committee Terms of Reference

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Contents

1.	Purpose	3
	Membership	
	Quorum	
	Authority	
	Approvals and Responsibilities	
6.	Meeting Frequency	9
7.	Secretariat	10
8.	Minutes & Reports	10
9.	Other Matters	10
10.	Document Version History	11



1. Purpose

The Harpenden Building Society's (the "Society") Audit Committee (the Committee) is a Committee of the Board of Directors, responsible for reviewing and monitoring the integrity of the Society's financial statements, internal and external audit functions, and internal control systems in line with the Board's role of ensuring best practice in corporate governance and reporting to the Board of the Society.

2. Membership

Members of the Committee are appointed by the Board on the recommendation of the Nominations Committee, in consultation with the Audit Committee Chair and shall comprise at least three members all of whom shall be non-executive directors. The Chair of the Committee shall be appointed by the Board from amongst the Non-Executive Directors but shall not be the Chair of the Board who is also not a member.

At least one member of the Committee, ideally the Chair, shall have significant, recent and relevant financial experience.

At least one member of the Committee shall also be a member of the Risk & Compliance Committee, and where possible, one member of the Remuneration Committee.

Role	Status
Non-Executive Director, Chair	Member
Non-Executive Director	Member
Non-Executive Director	Member
Chief Executive	Attendee
Finance Director	Attendee
Chief Risk Officer	Attendee
Representative from Internal Audit	Attendee
Representative from External Audit	Attendee
Society Secretary	Secretary

Only members of the Committee have the right to attend meetings. However, other individuals, such as the Chief Executive, the Finance Director, the Chief Risk Officer, other members of the Leadership Team, external advisors and internal and external auditors may be invited to attend for all or any part of any meeting, as and when appropriate and necessary.

All new members of the Committee will be informed of their responsibilities, the role of the Committee, the Committee Terms of Reference, Society Strategy and the main business and financial dynamics and risks. Members will be provided with support and training where deemed necessary by the Chair, or person appointed by the Chair to ensure they are able to discharge their responsibilities effectively.



All members of the Audit Committee will be provided with ongoing training including an understanding of the principles of and developments in corporate reporting and regulation.

In the absence of the Chair, the remaining members shall determine between themselves who shall chair the meeting.

3. Quorum

The quorum will be reviewed on an annual basis and is currently two members.

Quorum requirements should be reviewed annually to reflect any changes in Board membership or roles and responsibilities. A meeting can only be deemed quorate if all members have been invited to attend.

4. Authority

The Committee is authorised by the Board to investigate any activity within its Terms of Reference.

The Committee requires the cooperation of every member of the Society's Executive and staff, as appropriate, in helping it to discharge its duties. The Audit Committee is authorised by the Board to take such independent external legal, accounting or other professional advice and training as it considers necessary, at the Society's expense.

The Committee is authorised to call on any member of staff in order to perform its duties.

The Committee has the right to publish in the Society's Annual Report & Accounts details of any issues that cannot be resolved between the Committee and the Board.

The Terms of Reference of the Committee and any material amendments must be approved by the Board.

4.1. Exceptions

- The Committee will review and approve exceptions to policy under its authority as prescribed by the specific policy in question (see section 5 below). Policy dispensations are submitted in writing to the Committee for approval, stating:
- The relevant policy or specific requirement(s) for which the dispensation is being requested
- What is being done instead of following the policy (i.e. the variation)
- An impact assessment of the dispensation
- The requested time period for the dispensation.

Policy breaches or agreed exceptions are to be reported to the Committee through the relevant management information report as prescribed by the policy in question.



4.2. Voting

Each member of the Committee is entitled to a single vote, which can be cast either in person at the meeting, or by email prior to the meeting addressed to the Chair of the Committee. Approval requires a simple majority. In the event of an even split vote, the Chair or acting chair has the option to exercise a casting vote. Committee members may not delegate their vote to a deputy, and invited guests attending the committee are not entitled to vote.

5. Approvals and Responsibilities

5.1 Approvals

The following documents are submitted to the Committee for approval at the prescribed frequency.

Approvals	Details	
Annual Internal Audit Plan	Approve the Annual Internal Audit Plan and Internal Audit Budget.	
Engagement of External Auditors for non-audit services	Approve a policy on the engagement of the external auditors to supply non-audit services, taking into account relevant ethical guidance regarding the provision of non-audit services by the external audit firm; and the employment of the external auditor's former employees. To monitor compliance with the policy of engagement and to report to the Board, identifying any matters in respect of which it considers that action or improvement is needed and making recommendations as to the steps to be taken.	
Accounting Standards	Approve significant changes in the Society's accounting policies and judgemental accounting assumptions	
Internal Audit Operations and Effectiveness	To approve the risk assessment processes performed in scoping internal audit activity each quarter.	
External Audit Operations and Effectiveness	To approve the terms of engagement, including any engagement letter issued at the start of each audit and the scope of the audit. If an external auditor resigns, investigate the issues leading to this and decide whether any action is required.	

Recommendations for Approval

The following documents are for review and recommendation to the Board for approval.



	local reputation, national recognition
Recommendations for Approvals	Details
Compliance with Accounting Standards	To review the Annual Report and Accounts for compliance with the applicable accounting standards before their submission to the Board for approval. Where requested by the Board, the Audit Committee should provide advice on whether the Annual Report and Accounts, taken as a whole, is fair, balanced and understandable and provides the information necessary for members to assess the Society's position and performance, business model and strategy.
	Review and recommend to the Board for approval the Summary Financial Statements and Pillar 3 disclosure document.
External Audit	To make recommendations to the Board, for it to put to the members for their approval in general meeting, in relation to the appointment, re-appointment or removal of the external auditors and to approve the remuneration and terms of engagement of the external auditor.
Operations and Effectiveness	The Society should put the external audit contract out to tender at least every ten years. If the Board does not accept the Audit Committee's recommendation, it should include in the annual report, and in any papers recommending appointment or reappointment, a statement from the Audit Committee explaining the recommendation and should set out reasons why the Board has taken a different position.
Other	To review annually the Committee's Terms of Reference prior to submission to the Board of Directors for approval. To provide approval or recommendation to the Board (as appropriate) of policies/documents attributed to the Committee within Appendix 11.1 of the ERMF.

5.2 Responsibilities

Responsibility	Details	
Compliance with	To review the Society's compliance with the applicable accounting	
Accounting Standards	standards.	
Internal Controls	To keep under review the Society's internal financial controls systems that identify, assess, manage and monitor financial risks and other internal control and risk management systems;	
	To review and approve the statements to be included in the annual report concerning internal control, risk management and the going concern/viability statement.	

Responsibility	Details
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	To review progress against the Internal Audit Plan during the audit cycle and approve proposed changes to the Plan.
Internal Audit & Effectiveness	To review the Internal Audit Report tracking progress against the Annual Internal Audit Plan. Consider the findings of each audit report and review progress in implementation of agreed actions. To annually review the Internal Audit Charter. To conduct an annual review of the effectiveness of Internal Audit in the overall context of the Society's risk management framework, including consideration of the independence of internal audit. To ensure that Internal Audit is subject to an independent quality assurance review at least once every five years. This assessment should also include the work performed, the nature and timing of reports, the adequacy of resources, its independence and compliance with Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors. To work with the Executive Directors to promote the role of Internal Audit within the Society and emphasise the importance of a robust risk management, governance and control framework.
	To review the annual Risk, Governance and Control Effectiveness Report.
Internal Audit & Effectiveness	To ensure Internal Audit has direct access to the Board Chair and to the Committee Chair and is accountable to the Committee. The Committee shall meet the internal auditor at least once a
Effectiveness	year, without management being present, to discuss the auditor's remit and any issues arising from the audit.



Responsibility	Details		
	Annually, to consider the scope and planning of the external audit including a review of the auditors' engagement letter.		
	To review the nature and extent of cooperation between the external auditors and the Society's Internal Auditors.		
	To review the findings and recommendations of the external auditors and the Society's response.		
	To review the audit representation letter before acceptance by the Board.		
	Annually to discuss with the external auditors their policies and processes with regard to relevant ethical and other regulatory requirements concerning the conduct of their work.		
External Audit Operations and Effectiveness	To review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant UK professional and regulatory requirements.		
	At the end of the annual audit cycle, to assess the effectiveness of the external audit process and to confirm that no constraints have been encountered by them regarding the nature and extent of their audit work for any reason.		
	The Committee shall meet the external auditor at least once a year, without management being present, to discuss the auditor's remit and any issues arising from the audit.		
	Satisfy itself that there are no relationships between the auditor and the Society which could adversely affect the auditor's independence and objectivity.		
	Agree with the Board a policy on the employment of former employees of the Society's auditor, taking into account the Ethical Standard and legal requirements and monitor the application of this policy.		

Responsibility	Details		
External Audit Appointment	Oversee the selection process for a new external auditor ensuring that all tendering firms have such access as is necessary to information and individuals during the process.		
Financial Reporting	Where requested by the Board, the Committee should review the content of the Annual Report and Accounts and advise the Board on whether, taken as a whole, it is fair, balanced and		



	 understandable and provides the information necessary for Members to assess the Society's performance, business model and strategy. The Committee shall review and challenge where necessary: the application of significant accounting policies and any changes to them. the methods used to account for significant or unusual transactions where different approaches are possible. whether the Society has followed appropriate accounting standards and made appropriate estimates and judgements, taking into account the views of the external auditor. the clarity and completeness of disclosure in the Society's financial reports and the context in which statements are made; and all material information presented with the financial statements such as the business review/operating and financial review and the corporate governance statement (insofar as it relates to the audit and risk management).
Other	 To review the Society's conflicts of interest policy/procedures to ensure conflicts of interest are properly identified and managed. To consider its own performance, noting its conclusions in the Committee minutes.

6. Meeting Frequency

Meetings shall be held at least four times a year. Additional meetings may be convened following consultation with the Chair and provided that the quorate requirements are applied.

Meetings of the Committee are scheduled annually in advance by the Society Secretary, in conjunction with the Committee Chair.

Outside of the formal meeting programme the Committee Chair, and to a lesser extent the other Committee members will maintain a dialogue with key individuals involved in the Society's governance including the Board Chair, the Chief Executive, the Finance Director, the External and Internal Audit Lead partners and the Chief Risk Officer.



7. Secretariat

The Society Secretary, or his or her nominee, will act as secretary for the Committee and be responsible for maintaining the meeting minutes. The Secretary will ensure that all follow-up actions are appropriately assigned and monitored.

The Secretary will ensure that all items included within the Terms of Reference are covered as standard agenda items in Committee meetings. The Secretary in conjunction with the Chief Risk Officer and the Committee Chair will draw up an agenda which shall be circulated prior to each meeting to each member of the Committee and to any other attendees.

The Secretary will make a best endeavour to collate and circulate relevant reports to the Committee members and other attendees 5 days before the date of the meeting. Papers may be distributed electronically as agreed by the Society.

An effectiveness review of the Committee will be performed annually, including a review of meeting content, Terms of Reference and composition. Changes or improvements to the effectiveness of the Committee will be recommended to the Board for implementation.

8. Minutes & Reports

Committee decisions and discussions will be evidenced by minutes maintained by the Committee secretary and after approval by the Chair will be circulated to the Committee members and attendees within 10 working days of the meeting time to allow completion of actions. The minutes will include recording the names of those present and in attendance.

In addition, a summary report, including significant matters discussed, areas for action or improvement, any other issues on which the Board has requested the Committee's opinion will be presented by the Chair of the Committee or acting chair to the Board at its next meeting.

9. Other Matters

The Committee has access to sufficient resources, including the Society Secretary, to carry out its duties including authority from the Board to obtain, at the Society's expenses, legal or professional advice on any matters within its terms of reference.

The Committee gives due consideration to laws and regulations, Codes of Practice and any other Rules, as appropriate.

The Committee Chair should attend the Annual General Meeting to answer members' questions on the Committee's activities.



10. Document Version History

Date	Version	Author	Comments
14.04.2020	V0.1	Roy Badcock, Society Secretary	New Terms of Reference for the Audit Committee
2.12.2020	V0.2	Gavin Mullen	Removal of reference to whistleblowing, fraud, AML, anti-bribery and corruption, and data protection. Inclusion of a reference to the policies/documents listed in Appendix 11.1 of the ERMF.
3.06.2021	V0.3	Gavin Mullen	Annual review. Minor changes including the removal of the reference to the Remuneration & Nominations Committee, and the addition of the review of the annual Risk, Governance and Control Effectiveness Report and conflicts of interest policy.
9.06.22	V0.4	Gavin Mullen	Annual review. Minor changes.