



# **BOURNEMOUTH & POOLE CHARTER TRUSTEES 2019/20**

## **Internal Audit**

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### A. Executive Summary

The control framework is the system of risk management, internal control and governance put in place by management to ensure that objectives are achieved, waste and inefficiency is minimised and to prevent and detect fraud and corruption.

The objectives of the audit were to provide assurance that the control framework is appropriate and that the controls and processes are operating effectively in the Bournemouth & Poole Charter Trustees as outlined in the Annual Governance & Accountability Return 2019/20 for the internal control objectives detailed on the following page.

For the avoidance of doubt, reference in this paper to Charter Trustee is to be interpreted as reference to the charter trustee body.

Where weaknesses in the control framework are identified, recommendations have been made for improvement and are detailed in Section B of this report.

It should be noted that whilst Bournemouth and Poole Charter Trustees are separate entities from each other as well as separate from BCP Council, the issues identified apply to both Trustees and so one single report has been written.

We undertake our work on a risk and sample basis in line with Public Sector Internal Audit Standards and as such we do not test all internal controls nor identify all areas of control weakness, fraud or irregularity, however, any issues identified during the course of our work are reported to management.

Audit Opinions:						
Substantial Assurance	There is a sound control framework which is designed to achieve the service objectives, with key controls being consistently applied.					
Reasonable Assurance	Whilst there is basically a sound control framework, there are some weaknesses which may put service objectives at risk.					
Partial Assurance	There are weaknesses in the control framework which are putting service objectives at risk.					
Minimal Assurance	The control framework is generally poor as such service objectives are at significant risk.					

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Internal Control Objective		Recommendation priority			Total number of	
Internal Control Objective	Opinion	High	Medium	Low	recommendations	
Appropriate accounting records have been properly kept throughout the financial year	Reasonable	0	0	0	0	
The Trustee complied with its financial regulations, payments were supported by invoices, all expenditure was approved and VAT was appropriately accounted for	Partial	2	1	0	3	
The Trustee assessed the significant risks to achieving its objectives and reviewed the adequacy of arrangements to manage these	Minimal	1	0	0	1	
The precept or rates requirement resulted from an adequate budgetary process; progress against the budget was regularly monitored; and reserves were appropriate	Reasonable	0	1	1	2	
Expected income was fully received, based on correct prices, properly recorded and promptly banked; and VAT was appropriately accounted for	Substantial	0	0	0	0	
Petty cash payments were properly supported by receipts, all petty cash expenditure was approved and VAT appropriately accounted for	Not applicable	0	0	0	0	
Salaries to employees and allowances to members were paid in accordance with this authority's approvals, and PAYE and NI requirements were properly applied	Partial	1	0	0	1	
Asset and investments registers were complete and accurate and properly maintained	Partial	1	0	1	2	
Periodic and year-end bank account reconciliations were properly carried out	Substantial	0	0	0	0	
Accounting statements prepared during the year were prepared on the correct accounting basis (receipts and payments or income and expenditure), agreed to the cash book, supported by an adequate audit trail from underlying records and where appropriate debtors and creditors were properly recorded	Not applicable	0	0	0	0	
If the authority certified itself as exempt from a limited assurance review in 2018/19, it met the exemption criteria and correctly declared itself exempt	Not applicable	0	0	0	0	
The authority has demonstrated that during summer 2019 it correctly provided for the exercise of public rights as required by the Accounts and Audit Regulations	Substantial	0	0	0	0	
Trustee funds (including charitable) – The council met its responsibilities as a trustee	Not applicable	0	0	0	0	
Other issues	Partial	1	0	0	1	
Total recommendations		6	2	2	10	

#### **Summary of Findings:**

#### **High Priority**

- <u>Financial regulations & Scheme of delegation</u>: The Trustees do not have an approved set of financial regulations and the scheme of delegation is potentially inappropriate.
- <u>Risk recognition & mitigation:</u> The Trustees have not got risk registers in place.
- <u>Employee costs</u>: Not all costs for BCP Council employee time have been recharged to the Trustees.
- <u>Charter Trustee assets</u>: No formal confirmation has taken place during 2019/20 that Trustee assets are physically present.
- Donated Services: it is not possible to identify whether the Trustees are in receipt of donated services from BCP Council.

#### **Medium Priority**

- <u>Budget Signatories</u>: There are no formal descriptions of what the role of a budget signatory comprises.
- <u>Budgets</u>: Budgets for 2019/20 and 2020/21 are based on legacy Council Mayoralty costs with no subsequent consideration of other factors.

#### **Low Priority**

- <u>Budgets</u>: The Trustees have had minimal regular involvement in the budget monitoring process.
- <u>Use of funds</u>: The Trustees do not receive any interest from sums invested by BCP Council.

Recommendat	Recommendation Priority Ratings:					
	High Priority recommendations have actual / potential critical implications for the achievement of the Service's objectives and/or a major effect on service delivery.					
High Priority	Agreed actions should be urgently implemented by the Service and the associated risk(s) added to the Service Risk Register.					
	These recommendations will be followed-up by Internal Audit as they fall due.					
Medium	Medium Priority recommendations have actual / potential significant implications for the achievement of the Service's objectives and/or a significant effect on service delivery.					
Priority	Agreed actions should be implemented by the Service and formal consideration should be given to adding the associated risk(s) to the Service Risk Register.					
	These recommendations will be followed-up by Internal Audit as they fall due.					
Low Priority	Low Priority recommendations have actual / potential minor implications for achievement of the Service's objectives and/or a minor effect on service delivery.					
Low Phoney	It rests with the Service implement these actions and advise Internal Audit of the outcome.					

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### B. Findings & Recommendations

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
1. A	ppropriate accounting records have been properly ke	ept throughout the financial year			Reason	able
the tra	harter Trustees use BCP Council's financial management ansactions of the Trustee are clearly identifiable and sepa as now been appropriately split and future arrangements	arate from those of the Council. When				
	he Trustee complied with its financial regulations, pay nd VAT was appropriately accounted for	yments were supported by invoi	ces, all expe	nditure was approved	Parti	al
secret of BCI report It shou 1984 I which	uld be highlighted that during 2019/20 the Trustees have had not been made. It had been incorrectly understood th has been correctly accounted for during the year and ha een made and from November 2020 they will be able to r	There is no reference to the appoi Council as opposed to the Trustees had to pay out VAT as an applicat hat the Council's VAT exemption w d been incorporated into the budge	ion to HMRC to ould also applets so the Trus	e officers in the minutes of e mendation covering this has to be able to reclaim VAT un y to the Trustees. This has stees have not operated at a	either the Charter T been made separa ider Section 33 of t cost the Trustees £ deficit. The applic	rustees or tte to this ne VAT Act 11k & £22k ation has
R1	<b>Financial Regulations</b> <b>Issue:</b> The Trustees do not have their own sets of Financial Regulations and there are no formally documented decisions to use those of BCP Council It has been assumed that BCP regulations apply but this raises questions of applicability: for example,	It is recommended that the Trustees either: a) Develop their own sets of financial regulations; b) Formally adopt those	High	For all operational arrangements the Charter Trustees have been adhering to the BCP Council Financial Regulations since establishment.	Daniel Povey	November 2020

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
	<b>Risk:</b> The Trustees are operating without formally agreed financial regulations	the Trustee's circumstances		Council Financial Regulations but it is recognised that further work is required to develop supplementary provisions which are specifically relevant to the Charter Trustees.		
R2	Scheme of delegation Issue: BCP officers carrying out Trustee transactions currently operate under the BCP Scheme of Delegation for authorisation of expenditure, which allows for officers not formally appointed to the Trustees to authorise expenditure <b>Risk:</b> Expenditure is authorised inappropriately	It is recommended that the Trustees develop their own authorisation policy for expenditure	High	For all operational arrangements the Charter Trustees have been adhering to the BCP Council Financial Regulations since establishment. In response to this Audit, the Charter Trustees at their meeting in July 2020 appointed the Chief Executive as Honorary Clerk and delegated authority to act on behalf of the Charter Trustees to take all necessary actions and decisions which are not reserved to the Charter Trustees as a body. It is recognised that further work is required to develop	Daniel Povey / Karen Tompkins	November 2020

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
				specific spending limits and define what is the reserve of the Charter Trustees.		
R3	<b>Budget signatories</b> Issue: There is no formal description of what the role of a budget signatory is within the Trustee handbooks. This role should encompass amongst other areas, regular budget monitoring, authorisation of significant expenditure and setting the budget for the following year <b>Risk:</b> Budget signatories may not be fulfilling their roles correctly	It is recommended that the Trustees' Standing Orders are amended to include descriptions of what the role of Budget Signatory entails	Medium	The Standing Orders and Handbook will be reviewed by the Charter Trustees to incorporate the recommendations arising from this audit recommendation	Karen Tompkins	October 2020
	e Trustee assessed the significant risks to achieving anage these	its objectives and reviewed the	adequacy of	arrangements to	Minim	al
R4	Risk recognition and mitigation Issue: The Trustees do not have risk registers in place to identify risks to themselves and the functions they wish to carry out. The BCP Council Law & Governance risk register does contain risks that are relevant to the Trustees, however as they are in the Council's risk register then they are seen as risks to the Council, not the Trustee; this is inappropriate. Risk: The Trustees are exposed to unmitigated & unnecessary risks	It is recommended that the Trustees put risk registers in place and consider how best to mitigate any risks identified. The Trustees should be involved in risk identification and developing mitigation strategies.	High	The risks for the Charter Trustees have been managed through BCP Council Democratic Services as a whole. It is accepted that a separate risk register for the Charter Trustees should be maintained and this will be put in place.	Karen Tompkins	August 2020

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
	e precept or rates requirement resulted from an adec onitored; and reserves were appropriate	quate budgetary process; progr	ess against th	ne budget was regularly	Reason	able
₹5	BudgetsIssue: Budgets, including recharges, have been based on estimation and previous Mayoralty costs and so may not reflect the actual needs of the TrusteesRisk: Budgets are excessive, causing superfluous cost to taxpayers, or insufficient, meaning the Trustees cannot carry out their desired functions	It is recommended that the budget setting process, including how recharges are calculated, is reviewed prior to the 2021/22 budget being set	Medium	Agreed	Daniel Povey	February 2021
₹6	Budgets Issue: There has been minimal regular involvement of the Trustees in the budget monitoring process Risk: The Trustees makes decisions which are not financially viable	It is recommended that the Trustees are involved in the regular budget monitoring process.	Low	The Charter Trustees are only required to meet twice plus the AGM. The other meetings include the budget setting and projected out-turn. The Standing Orders and Handbook will be reviewed by the Charter Trustees to incorporate the recommendations arising from this audit recommendation	Karen Tompkins	October 2020
	pected income was fully received, based on correct propriately accounted for	prices, properly recorded and p	romptly bank	ed; and VAT was	Substa	ntial

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
	etty cash payments were properly supported by rece counted for	ipts, all petty cash expenditure	was approved	, and VAT appropriately	Not appli	cable
	rustees themselves do not have petty cash floats nor do which are included in the expenditure section above.	any of the staff appointed by the	Council to work	on the trustees. The Counc	cil staff have access	s to payment
	alaries to employees and allowances to members we requirements were properly applied	ere paid in accordance with this	authority's ap	provals, and PAYE and	Parti	al
to corr It shou	es do not receive allowances for their role on the Charte rectly adhere to PAYE and NI requirements. In the noted that due to the nature of the relationship be asues raised in Section 2 of this report are also applicable	tween the Council and the Trustee				
R7	Employee costs Issue: Not all costs for Council employee time relating to the Charter Trustees have been recharged to the Trustees. Those for the Head & Deputy Head of Democratic Services have not been included in either salary recharges or in any other form of recharge. Risk: The Trustees appear to be more profitable than they should be	It is recommended that all costs for employee time relating to the Trustees are recharged to the Trustees	High	It was anticipated that the time allocation required to support the Charter Trustees would be incidental for certain posts and recharges would not be required. Arrangements will be put in place for time recording to be introduced to assess and calculate employee costs. This will be for the period 1 September to 30 November 2020. These will be reported to the Charter Trustees at their	Karen Tompkins	January 2021

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
				budget setting meeting for 2021/22		
8. As	set and investments registers were complete and ac	curate and properly maintained			Partia	al
R8	Charter Trustee assets Issue: The Charter Trustee assets which includes mayoral insignia and chains of office, some of which have significant financial value, have not been formally confirmed to be physically present since the asset revaluation was carried out in April 2019. <b>Risk:</b> Assets may have been misplaced or misappropriated	It is recommended that the Trustees ensure that regular, formal, proportionate asset verification exercises are carried out	High	An annual verification of assets will be put in place to comply with this recommendation, including a current in- year exercise. The Standing Orders and Handbook will be reviewed by the Charter Trustees to incorporate the recommendations arising from this audit recommendation, including the potential disposal of assets.	Karen Tompkins Karen Tompkins	October 2020 January 2021
R9	Use of funds Issue: The funds that the Trustee has are kept as part of BCP Council's general funds and so are included in any amounts used by the Council for short term investment under its Treasury Management Policy. These investments usually receive interest, however none of this interest has been allocated to the Trustees. It is difficult to identify what portion of an invested amount would be from Trustee funds and what would be from Council	It is recommended that the Trustees consider a policy on how their funds should be invested when they are not required.	Low	Due to the size of funds involved it is not cost effective for the Charter Trustees to have their own investment policy or investments. It is proposed that in order for the Charter Trustees to receive a fair allocation of investment income,	Daniel Povey	April 2021

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
	funds, however there should be some consideration for this. <b>Risk</b> : The Trusts are not recognising all income due			that they are apportioned interest at the year-end based on the average of their opening and closing reserve balance, multiplied by the BCP Council average annual investment return for the year.		
The Tr confirn	eriodic and year-end bank account reconciliations we rusts do not have individual bank accounts – instead, the n that bank reconciliations are carried out periodically thr n time within this control objective which need to be brou	ir funds form part of BCP Coun oughout the year with no issues	identified. As su			on this to
IO. Ac	ccounting statements prepared during the year were come and expenditure), agreed to the cash book, sup propriate debtors and creditors were properly record	prepared on the correct acco ported by an adequate audit	unting basis (re		Not appli	cable
monito	I financial statements are only produced at year end, and pring has been considered in section 4 of this report, and es at this point in time.					
	the authority certified itself as exempt from a limited prrectly declared itself exempt	assurance review in 2018/19,	it met the exem	ption criteria and	Not appli	cable
	rustees only came into existence in 2019/20, and so did i the Annual Internal Audit Report not to be applicable to			assurance review in 2018/19	). Internal Audit con	siders this

Rec No.	Finding	Recommendation	Priority	Status / Management Response	Responsible Officer	Target Date
	ne authority has demonstrated that during summer 20 / the Accounts and Audit Regulations	019 it correctly provided for the	exercise of p	ublic rights as required	Substa	ntial
statem	rustees have notices on the relevant sections of the BCP nents. Due to the current pandemic, these have been mo point in time within this control objective which need to b	dified in accordance with the relev	ant guidance.	inspect the accounts for the As such, Internal Audit cons	e 2019/20 accountir siders that there are	ng e no issues
13. Tr	rustee funds (including charitable) – The council met	its responsibilities as a trustee			Not appl	icable
BCP (	Council is not one of the Charter trustees but supports the	e Trusts in several ways.				
14. O	ther Issues				Parti	al
softwa recogr	e of the various financial systems. Similarly, the ICT rechare or other items. As such, there is a possibility that the onised in the Trustee accounts.	Council are donating services and,	as noted earl	ier in section 7, staff time to	the Trusts without	this being
R10	Donated services Issue: It is not possible to identify whether the Trustees are in receipt of donated services from the Council which should be recognised in the Trustees' accounts Risk: The Trustees are appearing to be more self- sufficient than they actually are	It is recommended that Service Level Agreements are put in place between the Council and the Trustees to formally set out what is being provided by the Council and what value this has to the Trustees	High	Although this is identified as High priority, the impact of not having an SLA with BCP Council is low risk. An SLA will be developed to establish	Karen Tompkins	January 2021