Purpose of report
To set out the External Audit Plan 2013/14 as prepared by the Council’s External Auditors, KPMG.

Attachment(s):
Appendix 1 – External Audit Plan 2013/14

1.0 Introduction
1.1 KPMG are the Council’s appointed External Auditor for 2013/14.

2.0 External Audit Plan 2013/14
2.1 The document in Appendix 1 describes how KPMG will deliver the financial statement audit work for ENC. It also sets out the approach that will be taken to value for money (VFM) work for 2013/14.

2.2 The audit plan sets out the headline messages and identifies key risks for the financial statements audit.

3.0 Equality and Diversity Implications
3.1 There are no known equalities issues arising from this report.

4.0 Legal Implications
4.1 There are no known legal implications arising from this report.

5.0 Risk Management
5.1 The audit plan in Appendix 1 identifies the key risks for the financial statements audit.

6.0 Financial Implications
6.1 The 2013/14 planned audit fee is £59,140. This amount is based on the audit plan shown at Appendix 1. Changes to the audit plan may result in changes to the audit fee.

6.2 Changes to the audit plan and audit fee may be necessary if:
- New significant audit risks emerge;
- Additional work is required of us by the Audit Commission or other regulators; and
- Additional work is required as a result of changes in legislation, professional standards or financial reporting requirements.

If any changes to the plan or the fee are required these will be discussed and agreed with the S151 Officer in advance.
7.0 Corporate Outcomes

7.1 This report links to the following Corporate Outcomes:

- Effective Management

  *(Demonstrating financial sustainability over the medium term, contributing to the effective management of the Council)*

8.0 Recommendations

8.1 Council is asked to:

Approve the contents of this report and the External Audit Plan 2013/14.

  *(Reason – this is an information report which sets out the arrangements for 2013/14 External Audit of the Statement of Accounts)*
External Audit Plan
2013/14

East Northamptonshire Council

March 2014
The contacts at KPMG in connection with this report are:

**Neil Bellamy**  
*Director*  
*KPMG LLP (UK)*  
Tel: +44 (0)116 256 6082  
neil.bellamy@kpmg.co.uk

**Yola Geen**  
*Manager*  
*KPMG LLP (UK)*  
Tel: +44 (0)116 256 6091  
yola.geen@kpmg.co.uk

**Vishal Savjani**  
*Assistant Manager*  
*KPMG LLP (UK)*  
Tel: +44 (0)116 256 6085  
vishal.savjani@kpmg.co.uk

This report is addressed to the East Northamptonshire Council and has been prepared for the sole use of the Council. We take no responsibility to any member of staff acting in their individual capacities, or to third parties. The Audit Commission has issued a document entitled *Statement of Responsibilities of Auditors and Audited Bodies*. This summarises where the responsibilities of auditors begin and end and what is expected from the audited body. We draw your attention to this document which is available on the Audit Commission’s website at www.audit-commission.gov.uk.

External auditors do not act as a substitute for the audited body’s own responsibility for putting in place proper arrangements to ensure that public business is conducted in accordance with the law and proper standards, and that public money is safeguarded and properly accounted for, and used economically, efficiently and effectively.

If you have any concerns or are dissatisfied with any part of KPMG’s work, in the first instance you should contact Neil Bellamy, who is the appointed engagement lead to the Council (telephone 0116 256 6082, e-mail neil.bellamy@kpmg.co.uk), who will try to resolve your complaint. If you are dissatisfied with your response please contact Trevor Rees on 0161 246 4000, or by email to trevor.rees@kpmg.co.uk, who is the national contact partner for all of KPMG’s work with the Audit Commission. After this, if you are still dissatisfied with how your complaint has been handled you can access the Audit Commission’s complaints procedure. Put your complaint in writing to the Complaints Unit Manager, Audit Commission, 3rd Floor, Fry Building, 2 Marsham Street, London, SW1P 4DF or by email to complaints@audit-commission.gsi.gov.uk. Their telephone number is 03034448330.

---

<table>
<thead>
<tr>
<th>Report sections</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>2</td>
</tr>
<tr>
<td>Headlines</td>
<td>3</td>
</tr>
<tr>
<td>Our audit approach</td>
<td>4</td>
</tr>
<tr>
<td>Key financial statements audit risks</td>
<td>10</td>
</tr>
<tr>
<td>Other Audit issues</td>
<td>11</td>
</tr>
<tr>
<td>VFM audit approach</td>
<td>12</td>
</tr>
<tr>
<td>Audit team, deliverables, timeline and fees</td>
<td>16</td>
</tr>
</tbody>
</table>

**Appendices**

1. Independence and objectivity requirements  
2. Quality assurance and technical capacity
Section one

Introduction

Scope of this report

We are pleased to be appointed as your external auditors for 2013/14. This document supplements our Audit Fee Letter 2013/14 presented to you in March 2013. It describes how we will deliver our financial statements audit work for the East Northamptonshire Council (‘the Authority’). It also sets out our approach to value for money (VFM) work for 2013/14.

We are required to satisfy ourselves that your accounts comply with statutory requirements and that proper practices have been observed in compiling them. We use a risk based audit approach.

The audit planning process and risk assessment is an on-going process and the assessment and fees in this plan will be kept under review and updated if necessary.

Statutory responsibilities

Our statutory responsibilities and powers are set out in the Audit Commission Act 1998 and the Audit Commission’s Code of Audit Practice.

The Code of Audit Practice summarises our responsibilities into two objectives, requiring us to review and report on your:

- financial statements (including the Annual Governance Statement): providing an opinion on your accounts; and
- use of resources: concluding on the arrangements in place for securing economy, efficiency and effectiveness in your use of resources (the value for money conclusion).

The Audit Commission’s Statement of Responsibilities of Auditors and Audited Bodies sets out the respective responsibilities of the auditor and the Authority.

Structure of this report

This report is structured as follows:

- Section 2 includes our headline messages, including any key risks identified this year for the financial statements and Value for Money audit.
- Section 3 describes the approach we take for the audit of the financial statements.
- Section 4 provides further detail on the financial statements audit risks.
- Section 5 provides details of other audit issues which are significant in terms of our audit approach.
- Section 6 explains our approach to VFM work and sets out our initial risk assessment for the VFM conclusion.
- Section 7 provides information on the audit team, our proposed deliverables, the timescales and fees for our work.

Acknowledgements

We would like to take this opportunity to thank officers and Members for their continuing help and co-operation throughout our audit work.
This table summarises the headline messages. The remainder of this report provides further details on each area.

### Audit approach

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Our overall audit approach is unchanged from last year. Our work is carried out in four stages and the timings for these, and specifically our on site work, will be agreed with the Chief Finance Officer.</td>
<td></td>
</tr>
<tr>
<td>Our audit strategy and plan remain flexible as risks and issues change throughout the year. We will review the initial assessments presented in this document throughout the year and should any new risks emerge we will evaluate these and respond accordingly.</td>
<td></td>
</tr>
</tbody>
</table>

### Key financial statements audit risks

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>We have completed our initial risk assessment for the financial statements audit and have identified one significant risks this year, relating to the triennial re-valuation of the pension fund.</td>
<td></td>
</tr>
</tbody>
</table>

### VFM audit approach

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>We have completed our initial risk assessment for the VFM conclusion and have not identified any significant risks at this stage.</td>
<td></td>
</tr>
</tbody>
</table>

### Audit team, deliverables, timeline and fees

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>There has been no change to the audit team from last year.</td>
<td></td>
</tr>
<tr>
<td>Our main year end audit is currently planned to commence on 30 July 2014. Upon conclusion of our work we will again present our findings to you in our Report to Those Charged with Governance (ISA 260 Report).</td>
<td></td>
</tr>
<tr>
<td>The planned fee for the 2013/14 audit is £59,140. This is the fee set out in our Audit Fee Letter 2013/14 of March 2013.</td>
<td></td>
</tr>
</tbody>
</table>
Section three
Our audit approach

We have summarised the four key stages of our financial statements audit process for you below:

1. **Planning** (January to February):
   - Update our business understanding and risk assessment.
   - Assess the organisational control environment.
   - Determine our audit strategy and plan the audit approach.
   - Issue our *Accounts Audit Protocol*.

2. **Control evaluation** (February to April):
   - Evaluate and test selected controls over key financial systems.
   - Review the internal audit function.
   - Review the accounts production process.
   - Review progress on critical accounting matters.

3. **Substantive procedures** (July to August):
   - Plan and perform substantive audit procedures.
   - Conclude on critical accounting matters.
   - Identify audit adjustments.
   - Review the Annual Governance Statement.

4. **Completion** (September):
   - Declare our independence and objectivity.
   - Obtain management representations.
   - Report matters of governance interest.
   - Form our audit opinion.
Section three
Our audit approach – planning

During January and February 2014 we complete our planning work.
We assess the key risks affecting the Authority’s financial statements and discuss these with officers.
We assess if there are any weaknesses in respect of central processes that would impact on our audit.

Our planning work takes place in January and February 2014. This involves the following aspects:

- Update our business understanding and risk assessment.
- Assess the organisational control environment.
- Determine our audit strategy and plan the audit approach.
- Issue our Accounts Audit Protocol.

Business understanding and risk assessment
We update our understanding of the Authority’s operations and identify any areas that will require particular attention during our audit of the Authority’s financial statements.
We identify the key risks affecting the Authority’s financial statements. These are based on our knowledge of the Authority, our sector experience and our ongoing dialogue with Authority staff. Any significant risks identified to date through our risk assessment process are set out in this document. Our audit strategy and plan will, however, remain flexible as the risks and issues change throughout the year. It is the Authority’s responsibility to adequately address these issues. We encourage the Authority to raise any technical issues with us as early as possible so that we can agree the accounting treatment in advance of the audit visit.
We meet with the finance team to consider issues and how they are addressed during the financial year end closedown and accounts preparation.

Organisational control environment
Controls operated at an organisational level often have an impact on controls at an operational level and if there were weaknesses this would impact on our audit.
In particular risk management, internal control and ethics and conduct have implications for our financial statements audit. The scope of the work of your internal auditors also informs our risk assessment.

Audit strategy and approach to materiality
Our audit is performed in accordance with International Standards on Auditing (ISAs) (UK and Ireland). The Engagement Lead sets the overall direction of the audit and decides the nature and extent of audit activities. We design audit procedures in response to the risk that the financial statements are materially misstated. The materiality level is a matter of judgement and is set by the Engagement Lead.
In accordance with ISA 320 ‘Audit materiality’, we plan and perform our audit to provide reasonable assurance that the financial statements are free of material misstatement and give a true and fair view. Information is material if its omission or misstatement could influence economic decisions of users taken on the basis of the financial statements.
The assessment of what is material is a matter of professional judgment and includes consideration of three aspects: materiality by value, nature and context.

- Material errors by value are those which are simply of sufficient numerical size to distort the reader’s perception of the financial statements. Our assessment of the threshold for this depends upon the size of key figures in the financial statements, as well as other factors such as the level of public interest in the financial statements.
- Errors which are material by nature may not be large in value, but may concern accounting disclosures of key importance and sensitivity, for example the salaries of senior staff.
- Errors that are material by context are those that would alter key figures in the financial statements from one result to another – for example, errors that change successful performance against a target to failure.
The overriding objective is to preserve the true and fair view presented by the financial statements and we will consider any audit differences, individually and cumulatively, in that context. We will report all uncorrected misstatements, other than those that are clearly trivial, to those charged with governance in accordance with the requirements of ISA 260.
Accounts Audit Protocol

At the end of our planning work we will issue our *Accounts Audit Protocol*. This important document sets out our audit approach and timetable. It also summarises the working papers and other evidence we require the Authority to provide during our interim and final accounts visits. We will meet with the Finance Manager from the Authority and the Financial Accountant from EnCor to discuss mutual learning points from the 2012/13 audit. These will be incorporated into our work plan for 2013/14. We revisit progress against areas identified for development as the audit progresses.
Section three
Our audit approach – control evaluation

During February to April 2014 we will complete our interim audit work.

We assess if controls over key financial systems were effective during 2013/14. We work with your internal audit team to avoid duplication.

We work with your finance team to enhance the efficiency of the accounts audit.

We will report any significant findings arising from our work to the Governance and Audit Committee.

Our interim visit on site will be completed during March. During this visit we will complete work in the following areas:

Control Evaluation

- Evaluate and test controls over key financial systems identified as part of our risk assessment.
- Review the work undertaken by the internal audit function on controls relevant to our risk assessment.
- Review the accounts production process.
- Review progress on critical accounting matters.

Controls over key financial systems

We update our understanding of the Authority’s key financial processes where our risk assessment has identified that these are relevant to our final accounts audit and where we have determined that this is the most efficient audit approach to take. We confirm our understanding by completing walkthroughs for these systems. We then test selected controls that address key risks within these systems. The strength of the control framework informs the substantive testing we complete during our final accounts visit.

Review of internal audit

Where we intend to rely on internal audit’s work in respect of the key financial systems identified as part of our risk assessment, auditing standards require us to review aspects of their work. This includes re-performing a sample of tests completed by internal audit. We will provide detailed feedback to internal audit at the end of our interim visit.

Critical accounting matters

We will discuss the work completed to address the specific risks we identified at the planning stage. Wherever possible, we seek to review relevant workings and evidence and agree the accounting treatment as part of our interim work.

If there are any significant findings arising from our interim work we will present these at the next available Governance and Audit Committee meeting.
During July/August 2014 we will be on site for our substantive work.
We complete detailed testing of accounts and disclosures and conclude on critical accounting matters, such as specific risk areas. We then agree any audit adjustments required to the financial statements.
We also review the Annual Governance Statement for consistency with our understanding.
We will present our ISA 260 Report to the Governance and Audit Committee in September 2014.

Section three
Our audit approach – substantive procedures

Our final accounts visit on site has been provisionally scheduled for the period 30 July to 19 August 2014. During this time, we will complete the following work:

**Substantive Procedures**
- Plan and perform substantive audit procedures.
- Conclude on critical accounting matters.
- Identify and assess any audit adjustments.
- Review the Annual Governance Statement.

**Substantive audit procedures**
We complete detailed testing on significant balances and disclosures. The extent of our work is determined by the Engagement Lead based on various factors such as our overall assessment of the Authority’s control environment, the effectiveness of controls over individual systems and the management of specific risk factors.

**Critical accounting matters**
We conclude our testing of key risk areas identified at the planning stage and any additional issues that may have emerged since.
We will discuss our early findings of the Authority’s approach to addressing the key risk areas with the Finance Manager of the Authority and the Financial Accountant from EnCor in March 2014.

**Audit adjustments**
During our on site work, we will meet with the Financial Accountant on a weekly basis to discuss the progress of the audit, any differences found and any other issues emerging.

At the end of our on site work, we will hold a closure meeting, where we will provide a schedule of audit differences and agree a timetable for the completion stage and the accounts sign off.
To comply with auditing standards, we are required to report uncorrected audit differences to the Governance and Audit Committee. We also report any material misstatements which have been corrected and which we believe should be communicated to you to help you meet your governance responsibilities.

**Annual Governance Statement**
We are also required to satisfy ourselves that your Annual Governance Statement complies with the applicable framework and is consistent with our understanding of your operations. Our review of the work of internal audit and consideration of your risk management and governance arrangements are key to this.

We report the findings of our final accounts work in our ISA 260 Report, which we will issue in September 2014.
In addition to the financial statements, we also audit the Authority’s Whole of Government Accounts pack. We may need to undertake additional work if we receive objections to the accounts from local electors. We will communicate with you throughout the year, both formally and informally.

Whole of government accounts (WGA)
We are required to review and issue an opinion on your WGA consolidation to confirm that this is consistent with your financial statements. The audit approach has been agreed with HM Treasury and the National Audit Office. Deadlines for production of the pack and issue of our opinion on the pack have not yet been confirmed.

Elector challenge
The Audit Commission Act 1998 gives electors certain rights. These are:
- the right to inspect the accounts;
- the right to ask the auditor questions about the accounts; and
- the right to object to the accounts.

As a result of these rights, in particular the right to object to the accounts, we may need to undertake additional work to form our decision on the elector’s objection. The additional work could range from a small piece of work where we interview an officer and review evidence to form our decision, to a more detailed piece of work, where we have to interview a range of officers, review significant amounts of evidence and seek legal representations on the issues raised.

The costs incurred in responding to specific questions or objections raised by electors is not part of the fee. This work will be charged in accordance with the Audit Commission’s fee scales.

Reporting and communication
Reporting is a key part of the audit process, not only in communicating the audit findings for the year, but also in ensuring the audit team are accountable to you in addressing the issues identified as part of the audit strategy. Throughout the year we will communicate with you through meetings with the finance team and the Governance and Audit Committee. Our deliverables are included on page 17.

Independence and objectivity confirmation
Professional standards require auditors to communicate to those charged with governance, at least annually, all relationships that may bear on the firm’s independence and the objectivity of the audit engagement partner and audit staff. The standards also place requirements on auditors in relation to integrity, objectivity and independence.

The standards define ‘those charged with governance’ as ‘those persons entrusted with the supervision, control and direction of an entity’. In your case this is the Governance and Audit Committee.

KPMG LLP is committed to being and being seen to be independent. APB Ethical Standard 1 Integrity, Objectivity and Independence requires us to communicate to you in writing all significant facts and matters, including those related to the provision of non-audit services and the safeguards put in place which, in our professional judgement, may reasonably be thought to bear on KPMG LLP’s independence and the objectivity of the Engagement Lead and the audit team.

Appendix 1 provides further detail on auditors’ responsibilities regarding independence and objectivity.

Confirmation statement
We confirm that as of March 2014 in our professional judgement, KPMG LLP is independent within the meaning of regulatory and professional requirements and the objectivity of the Engagement Lead and audit team is not impaired.
Section four  
Key financial statements audit risks

Professional standards require us to consider two standard risks for all organisations. We are not elaborating on these standard risks in this plan but consider them as a matter of course in our audit and will include any findings arising from our work in our ISA 260 Report.

- Management override of controls – Management is typically in a powerful position to perpetrate fraud owing to its ability to manipulate accounting records and prepare fraudulent financial statements by overriding controls that otherwise appear to be operating effectively. Our audit methodology incorporates the risk of management override as a default significant risk. In line with our methodology, we carry out appropriate controls testing and substantive procedures, including over journal entries, accounting estimates and significant transactions that are outside the normal course of business, or are otherwise unusual.

- Fraudulent revenue recognition – We do not consider this to be a significant risk for local authorities as there are limited incentives and opportunities to manipulate the way income is recognised. We therefore rebut this risk and do not incorporate specific work into our audit plan in this area over and above our standard fraud procedures.

Our initial assessment is that there is one additional risk specific to all Councils this year.

We will revisit our assessment throughout the year and should any risks present themselves we will adjust our audit strategy as necessary.

<table>
<thead>
<tr>
<th>Key audit risks</th>
<th>Impact on audit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>LGPS Triennial Revaluation</strong></td>
<td><strong>Our audit work</strong></td>
</tr>
<tr>
<td>During the year, the Local Government Pension Scheme for Northamptonshire (the Pension Fund) has undergone a triennial valuation with an effective date of 31 March 2013 in line with the Local Government Pension Scheme (Administration) Regulations 2008. The Authority’s share of pensions assets and liabilities is determined in detail, and a large volume of data is provided to the actuary in order to carry out the triennial valuation. The IAS19 numbers to be included in the financial statements for 2013/14 will be based on the output of the triennial valuation rolled forward to 31 March 2014. For 2014/15 and 2015/16 the actuary will then roll forward the valuation for accounting purposes based on more limited data. There is a risk that the data provided to the actuary for the valuation exercise is inaccurate and that these inaccuracies affect the actuarial figures in the accounts. Most of the data is provided to the actuary by Northamptonshire County Council who administer the Pension Fund.</td>
<td></td>
</tr>
<tr>
<td>As part of our audit, we will need to agree the data provided to the actuary back to the systems and reports from which it was derived, and test the accuracy of this data. We will liaise with the separate KPMG audit team for the Pension Fund, where this data was provided by the Pension Fund on the Authority’s behalf. The Pension Fund may seek to recharge any additional costs arising from this work.</td>
<td></td>
</tr>
</tbody>
</table>
In this section we set out other audit issues which are significant in terms of our audit approach.

- Capital financing requirement. Officers have informed us that they are taking advice on the possibility of using the negative Capital Financing Requirement to finance capital expenditure. If it is decided to go ahead with this Officers intend to provide us with a paper setting out their proposals. We will consider these and form a view about the legality of the suggested action and the appropriateness of the proposed accounting adjustments and any impact on the amount of audit work planned.
Section six
VFM audit approach

Background to approach to VFM work
In meeting their statutory responsibilities relating to economy, efficiency and effectiveness, the Commission’s Code of Audit Practice requires auditors to:

- plan their work based on consideration of the significant risks of giving a wrong conclusion (audit risk); and
- carry out only as much work as is appropriate to enable them to give a safe VFM conclusion.

To provide stability for auditors and audited bodies, the Audit Commission has kept the VFM audit methodology unchanged from last year. There are only relatively minor amendments to reflect the key issues facing the local government sector.

The approach is structured under two themes, as summarised below.

<table>
<thead>
<tr>
<th>Specified criteria for VFM conclusion</th>
<th>Focus of the criteria</th>
<th>Sub-sections</th>
</tr>
</thead>
</table>
| The organisation has proper arrangements in place for securing financial resilience. | The organisation has robust systems and processes to:  
- manage effectively financial risks and opportunities; and  
- secure a stable financial position that enables it to continue to operate for the foreseeable future. | Financial governance  
Financial planning  
Financial control |
| The organisation has proper arrangements for challenging how it secures economy, efficiency and effectiveness. | The organisation is prioritising its resources within tighter budgets, for example by:  
- achieving cost reductions; and  
- improving efficiency and productivity. | Prioritising resources  
Improving efficiency and productivity |
Section six  
VFM audit approach (continued)

Overview of the VFM audit approach

The key elements of the VFM audit approach are summarised below.

We will follow a risk based approach to target audit effort on the areas of greatest audit risk.

### VFM audit stage

**Audit approach**

We consider the relevance and significance of the potential business risks faced by all local authorities, and other risks that apply specifically to the Authority. These are the significant operational and financial risks in achieving statutory functions and objectives, which are relevant to auditors’ responsibilities under the *Code of Audit Practice*.

In doing so we consider:

- the Authority’s own assessment of the risks it faces, and its arrangements to manage and address its risks;
- information from the Audit Commission’s VFM profile tool and financial ratios tool;
- evidence gained from previous audit work, including the response to that work; and
- the work of other inspectorates and review agencies.

<table>
<thead>
<tr>
<th>VFM audit stage</th>
<th>Audit approach</th>
</tr>
</thead>
<tbody>
<tr>
<td>VFM audit risk assessment</td>
<td>We consider the relevance and significance of the potential business risks</td>
</tr>
<tr>
<td></td>
<td>faced by all local authorities, and other risks that apply specifically to</td>
</tr>
<tr>
<td></td>
<td>the Authority. These are the significant operational and financial risks in</td>
</tr>
<tr>
<td></td>
<td>achieving statutory functions and objectives, which are relevant to</td>
</tr>
<tr>
<td></td>
<td>auditors’ responsibilities under the <em>Code of Audit Practice</em>.</td>
</tr>
<tr>
<td></td>
<td>In doing so we consider:</td>
</tr>
<tr>
<td></td>
<td>- the Authority’s own assessment of the risks it faces, and its arrangements</td>
</tr>
<tr>
<td></td>
<td>to manage and address its risks;</td>
</tr>
<tr>
<td></td>
<td>- information from the Audit Commission’s VFM profile tool and financial</td>
</tr>
<tr>
<td></td>
<td>ratios tool;</td>
</tr>
<tr>
<td></td>
<td>- evidence gained from previous audit work, including the response to that</td>
</tr>
<tr>
<td></td>
<td>work; and</td>
</tr>
<tr>
<td></td>
<td>- the work of other inspectorates and review agencies.</td>
</tr>
</tbody>
</table>
Our VFM audit will draw heavily on other audit work which is relevant to our VFM responsibilities and the results of last year’s VFM audit.

We will then form an assessment of residual audit risk to identify if there are any areas where more detailed VFM audit work is required.

<table>
<thead>
<tr>
<th>VFM audit stage</th>
<th>Audit approach</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Linkages with financial statements and other audit work</strong></td>
<td>There is a degree of overlap between the work we do as part of the VFM audit and our financial statements audit. For example, our financial statements audit includes an assessment and testing of the Authority’s organisational control environment, including the Authority’s financial management and governance arrangements, many aspects of which are relevant to our VFM audit responsibilities. We have always sought to avoid duplication of audit effort by integrating our financial statements and VFM work, and this will continue. We will therefore draw upon relevant aspects of our financial statements audit work to inform the VFM audit.</td>
</tr>
<tr>
<td><strong>Assessment of residual audit risk</strong></td>
<td>It is possible that further audit work may be necessary in some areas to ensure sufficient coverage of the two VFM criteria. Such work may involve interviews with relevant officers and /or the review of documents such as policies, plans and minutes. We may also refer to any self assessment the Authority may prepare against the characteristics. To inform any further work we must draw together an assessment of residual audit risk, taking account of the work undertaken already. This will identify those areas requiring further specific audit work to inform the VFM conclusion. At this stage it is not possible to indicate the number or type of residual audit risks that might require additional audit work, and therefore the overall scale of work cannot be easily predicted. If a significant amount of work is necessary then we will need to review the adequacy of our agreed audit fee.</td>
</tr>
<tr>
<td><strong>Identification of specific VFM audit work</strong></td>
<td>If we identify residual audit risks, then we will highlight the risk to the Authority and consider the most appropriate audit response in each case, including: - considering the results of work by the Authority, inspectorates and other review agencies; and - carrying out local risk-based work to form a view on the adequacy of the Authority’s arrangements for securing economy, efficiency and effectiveness in its use of resources.</td>
</tr>
</tbody>
</table>
Section six

VFM audit approach (continued)

Where relevant, we may draw upon the range of audit tools and review guides developed by the Audit Commission.

We will conclude on the results of the VFM audit through our ISA 260 Report.

<table>
<thead>
<tr>
<th>VFM audit stage</th>
<th>Audit approach</th>
</tr>
</thead>
</table>
| Delivery of local risk based work   | Depending on the nature of the residual audit risk identified, we may be able to draw on audit tools and sources of guidance when undertaking specific local risk-based audit work, such as:  
  - local savings review guides based on selected previous Audit Commission national studies; and  
  - update briefings for previous Audit Commission studies.  
  The tools and guides will support our work where we have identified a local risk that is relevant to them. For any residual audit risks that relate to issues not covered by one of these tools, we will develop an appropriate audit approach drawing on the detailed VFM guidance and other sources of information. |
| Concluding on VFM arrangements      | At the conclusion of the VFM audit we will consider the results of the work undertaken and assess the assurance obtained against each of the VFM themes regarding the adequacy of the Authority’s arrangements for securing economy, efficiency and effectiveness in the use of resources.  
  If any issues are identified that may be significant to this assessment, and in particular if there are issues that indicate we may need to consider qualifying our VFM conclusion, we will discuss these with management as soon as possible. Such issues will also be considered more widely as part of KPMG’s quality control processes, to help ensure the consistency of auditors’ decisions. |
| Reporting                           | We will report on the results of the VFM audit through our *ISA 260 Report*. This will summarise any specific matters arising, and the basis for our overall conclusion.  
  The key output from the work will be the VFM conclusion (i.e. our opinion on the Authority’s arrangements for securing VFM), which forms part of our audit report. |
Section seven
Audit team

Your audit team has been drawn from our specialist public sector assurance department. Our audit team were all part of the East Northamptonshire Council audit last year.

Contact details are shown on page 1.

The audit team will be assisted by other KPMG specialists as necessary.

“My role is to lead our team and ensure the delivery of a high quality, valued added external audit opinion.

I will be the main point of contact for the Governance and Audit Committee and the Chief Executive.”

Neil Bellamy
Director

“I am responsible for the management, review and delivery of the audit.

I will work closely with the Finance Manager to ensure we add value.”

Yola Geen
Manager

“ I will be responsible for the on-site delivery of our work and will supervise the work of our audit assistants.

I will liaise with the Finance Manager and the Financial Accountant from EnCor and the Internal Audit Manager.”

Vishal Savjani
Assistant Manager
At the end of each stage of our audit we issue certain deliverables, including reports and opinions.

Our key deliverables will be delivered to a high standard and on time.

We will discuss and agree as appropriate each report with the Authority’s officers prior to publication.

### Section seven

**Audit deliverables**

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Purpose</th>
<th>Committee dates</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Planning</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>External Audit Plan</td>
<td>■ Outlines our audit approach.</td>
<td>March 2014</td>
</tr>
<tr>
<td></td>
<td>■ Identifies areas of audit focus and planned procedures.</td>
<td></td>
</tr>
<tr>
<td><strong>Control evaluation and Substantive procedures</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report to Those Charged with Governance (ISA 260 Report)</td>
<td>■ Details control and process issues.</td>
<td>September 2014</td>
</tr>
<tr>
<td></td>
<td>■ Details the resolution of key audit issues.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>■ Communicates adjusted and unadjusted audit differences.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>■ Highlights performance improvement recommendations identified during our audit.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>■ Comments on the Authority’s value for money arrangements.</td>
<td></td>
</tr>
<tr>
<td><strong>Completion</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auditor’s Report</td>
<td>■ Provides an opinion on your accounts (including the Annual Governance Statement).</td>
<td>September 2014</td>
</tr>
<tr>
<td></td>
<td>■ Concludes on the arrangements in place for securing economy, efficiency and effectiveness in your use of resources (the VFM conclusion).</td>
<td></td>
</tr>
<tr>
<td>Whole of Government Accounts</td>
<td>■ Provide our opinion on the Authority's WGA pack submission.</td>
<td>September 2014</td>
</tr>
<tr>
<td>Annual Audit Letter</td>
<td>■ Summarises the outcomes and the key issues arising from our audit work for the year.</td>
<td>November 2014</td>
</tr>
</tbody>
</table>
Section seven
Audit timeline

We will be in continuous dialogue with you throughout the audit.

Key formal interactions with the Governance and Audit Committee are:

- March – External Audit Plan;
- September – ISA 260 Report and Audit Opinion;
- November – Annual Audit Letter.

We work with the finance team and internal audit throughout the year.

Our main work on site will be our:

- Interim audit visits during April.
- Final accounts audit during July and August.

Regular meetings between the Engagement Partner and the Chief Executive and Chief Finance Officer

Communication

Presentation of the External Audit Plan

Presentation of the ISA260 Report and Audit Opinion

Presentation of the Annual Audit Letter

Jan Feb Mar Apr May Jun Jul Aug Sep Oct Nov Dec

Audit workflow

Audit planning

Control evaluation

Substantive procedures

Completion

Continuous liaison with the finance team and internal audit

Key: Governance and Audit Committee meetings.
The fee for the 2013/14 audit of the Authority is £59,140. This is that set out in our Audit Fee Letter 2013/14 issued in March 2013. Our audit fee remains indicative and based on you meeting our expectations of your support. Meeting these expectations will help the delivery of our audit within the proposed audit fee.

**Audit fee**

Our Audit Fee Letter 2013/14 of March 2013 first set out our fees for the 2013/14 audit. We have not considered it necessary to make any changes to the agreed fees at this stage.

Our audit fee includes our work on the VFM conclusion and our audit of the Authority’s financial statements.

The planned audit fee for 2013/14 is £59,140. This is the Audit Commission scale fee for the Authority and is as set out in our audit fee letter issued in March 2013.

**Audit fee assumptions**

The fee is based on a number of assumptions, including that you will provide us with complete and materially accurate financial statements, with good quality supporting working papers, within agreed timeframes. It is imperative that you achieve this. If this is not the case and we have to complete more work than was envisaged, we will need to charge additional fees for this work. In setting the fee, we have assumed:

- the level of risk in relation to the audit of the financial statements is not significantly different from that identified for 2012/13;
- you will inform us of any significant developments impacting on our audit;
- you will identify and implement any changes required under the [CIPFA Code of Practice on Local Authority Accounting in the UK 2013/14](http://www.cipfa.org/audit披露准则) within your 2013/14 financial statements;
- you will comply with the expectations set out in our [Accounts Audit Protocol](http://www.kpmg.co.uk), including:
  - the financial statements are made available for audit in line with the agreed timescales;
  - good quality working papers and records will be provided at the start of the final accounts audit;
- requested information will be provided within the agreed timescales;
- prompt responses will be provided to queries and draft reports;
- internal audit meets appropriate professional standards;
- internal audit adheres to our joint working protocol and completes appropriate work on all systems that provide material figures for the financial statements and we can place reliance on them for our audit; and
- additional work will not be required to address questions or objections raised by local government electors or for special investigations such as those arising from disclosures under the Public Interest Disclosure Act 1998.

Meeting these expectations will help ensure the delivery of our audit within the agreed audit fee.

The Audit Commission requires us to inform you of specific actions you could take to keep the audit fee low. Future audit fees can be kept to a minimum if the Authority achieves an efficient and well-controlled financial closedown and accounts production process which complies with good practice and appropriately addresses new accounting developments and risk areas.

**Changes to the audit plan**

Changes to this plan and the audit fee may be necessary if:

- new significant audit risks emerge;
- additional work is required of us by the Audit Commission or other regulators; and
- additional work is required as a result of changes in legislation, professional standards or financial reporting requirements.

If changes to this plan and the audit fee are required, we will discuss and agree these initially with the Chief Finance Officer (s151 officer).
Appendices

Appendix 1: Independence and objectivity requirements

Independence and objectivity
Auditors are required by the Code to:
- carry out their work with independence and objectivity;
- exercise their professional judgement and act independently of both the Commission and the audited body;
- maintain an objective attitude at all times and not act in any way that might give rise to, or be perceived to give rise to, a conflict of interest; and
- resist any improper attempt to influence their judgement in the conduct of the audit.

In addition, the Code specifies that auditors should not carry out work for an audited body that does not relate directly to the discharge of the auditors' functions under the Code. If the Authority invites us to carry out risk-based work in a particular area, which cannot otherwise be justified to support our audit conclusions, it will be clearly differentiated as work carried out under section 35 of the Audit Commission Act 1998.

The Code also states that the Commission issues guidance under its powers to appoint auditors and to determine their terms of appointment. The Standing Guidance for Auditors includes several references to arrangements designed to support and reinforce the requirements relating to independence, which auditors must comply with. These are as follows:
- Auditors and senior members of their staff who are directly involved in the management, supervision or delivery of Commission-related work, and senior members of their audit teams should not take part in political activity.
- No member or employee of the firm should accept or hold an appointment as a member of an audited body whose auditor is, or is proposed to be, from the same firm. In addition, no member or employee of the firm should accept or hold such appointments at related bodies, such as those linked to the audited body through a strategic partnership.
- Audit staff are expected not to accept appointments as Governors at certain types of schools within the local authority.
- Auditors and their staff should not be employed in any capacity (whether paid or unpaid) by an audited body or other organisation providing services to an audited body whilst being employed by the firm.
- Firms are expected to comply with the requirements of the Commission's protocols on provision of personal financial or tax advice to certain senior individuals at audited bodies, independence considerations in relation to procurement of services at audited bodies, and area wide internal audit work.
- Auditors appointed by the Commission should not accept engagements which involve commenting on the performance of other Commission auditors on Commission work without first consulting the Commission.
- Auditors are expected to comply with the Commission's policy for the Engagement Lead to be changed on a periodic basis.
- Audit suppliers are required to obtain the Commission's written approval prior to changing any Engagement Lead in respect of each audited body.
- Certain other staff changes or appointments require positive action to be taken by Firms as set out in the standing guidance.
Appendix 2: KPMG Audit Quality Framework

At KPMG we consider audit quality is not just about reaching the right opinion, but how we reach that opinion. KPMG views the outcome of a quality audit as the delivery of an appropriate and independent opinion in compliance with the auditing standards. It is about the processes, thought and integrity behind the audit report. This means, above all, being independent, compliant with our legal and professional requirements, and offering insight and impartial advice to you, our client.

KPMG’s Audit Quality Framework consists of seven key drivers combined with the commitment of each individual in KPMG. We use our seven drivers of audit quality to articulate what audit quality means to KPMG.

We believe it is important to be transparent about the processes that sit behind a KPMG audit report, so you can have absolute confidence in us and in the quality of our audit.

**Tone at the top:** We make it clear that audit quality is part of our culture and values and therefore non-negotiable. Tone at the top is the umbrella that covers all the drivers of quality through a focused and consistent voice. Neil Bellamy as the Engagement Lead sets the tone on the audit and leads by example with a clearly articulated audit strategy and commits a significant proportion of his time throughout the audit directing and supporting the team.

**Association with right clients:** We undertake rigorous client and engagement acceptance and continuance procedures which are vital to the ability of KPMG to provide high-quality professional services to our clients.

**Clear standards and robust audit tools:** We expect our audit professionals to adhere to the clear standards we set and we provide a range of tools to support them in meeting these expectations. The global rollout of KPMG’s eAudIT application has significantly enhanced existing audit functionality. eAudIT enables KPMG to deliver a highly technically enabled audit.

**Recruitment, development and assignment of appropriately qualified personnel:** One of the key drivers of audit quality is assigning professionals appropriate to the Authority’s risks. We take great care to assign the right people to the right clients based on a number of factors including their skill set, capacity and relevant experience.

We have a well developed technical infrastructure across the firm that puts us in a strong position to deal with any emerging issues. This includes:

- A national public sector technical director who has responsibility for co-ordinating our response to emerging accounting issues, influencing accounting bodies (such as CIPFA) as well as acting as a sounding board for our auditors.
- A national technical network of public sector audit professionals is established that meets on a monthly basis and is chaired by our national technical director.
- All of our staff have a searchable data base, Accounting Research Online, that includes all published accounting standards, the KPMG Audit Manual Guidance as well as other relevant sector specific publications, such as the Audit Commission’s *Code of Audit Practice*.
- A dedicated Department of Professional Practice comprised of over 100 staff that provide support to our audit teams and deliver our web-based quarterly technical training.
Commitment to technical excellence and quality service delivery:
Our professionals bring you up-to-the-minute and accurate technical solutions and together with our specialists are capable of solving complex audit issues and delivering valued insights.

Our audit team draws upon specialist resources including Forensic, Corporate Finance, Transaction Services, Advisory, Taxation, Actuarial and IT. We promote technical excellence and quality service delivery through training and accreditation, developing business understanding and sector knowledge, investment in technical support, development of specialist networks and effective consultation processes.

Performance of effective and efficient audits: We understand that how an audit is conducted is as important as the final result. Our drivers of audit quality maximise the performance of the engagement team during the conduct of every audit. We expect our people to demonstrate certain key behaviours in the performance of effective and efficient audits. The key behaviors that our auditors apply throughout the audit process to deliver effective and efficient audits are outlined below:

- timely Engagement Lead and manager involvement;
- critical assessment of audit evidence;
- exercise of professional judgment and professional scepticism;
- ongoing mentoring and on the job coaching, supervision and review;
- appropriately supported and documented conclusions;
- if relevant, appropriate involvement of the Engagement Quality Control reviewer (EQC review);
- clear reporting of significant findings;
- insightful, open and honest two-way communication with those charged with governance; and
- client confidentiality, information security and data privacy.

Commitment to continuous improvement: We employ a broad range of mechanisms to monitor our performance, respond to feedback and understand our opportunities for improvement.

Our quality review results
We are able to evidence the quality of our audits through the results of National Audit Office and Audit Commission reviews. The Audit Commission publishes information on the quality of work provided by KPMG (and all other firms) for audits undertaken on behalf of them (http://www.audit-commission.gov.uk/audit-regime/audit-quality-review-programme/principal-audits/kpmg-audit-quality).

The latest Annual Regulatory Compliance and Quality Report (issued June 2013) showed that we performed highly against the Audit Commission’s criteria. We were one of only two firms to receive a combined audit quality and regulatory compliance rating of green for 2012/13.