

# GwE Joint Committee – Detailed Audit Plan 2023

Audit year: 2022-23

Date issued: September 2023

Document reference: 3787A2023



This document has been prepared as part of work performed in accordance with statutory functions. Further information can be found in our Statement of Responsibilities.

Audit Wales is the non-statutory collective name for the Auditor General for Wales and the Wales Audit Office, which are separate legal entities each with their own legal functions as described above. Audit Wales is not a legal entity and itself does not have any functions.

No responsibility is taken by the Auditor General, the staff of the Wales Audit Office or, where applicable, the appointed auditor in relation to any member, director, officer or other employee in their individual capacity, or to any third party.

In the event of receiving a request for information to which this document may be relevant, attention is drawn to the Code of Practice issued under section 45 of the Freedom of Information Act 2000. The section 45 Code sets out the practice in the handling of requests that is expected of public authorities, including consultation with relevant third parties. In relation to this document, the Auditor General for Wales, the Wales Audit Office and, where applicable, the appointed auditor are relevant third parties. Any enquiries regarding disclosure or re-use of this document should be sent to the Wales Audit Office at infoofficer@audit.wales.

We welcome correspondence and telephone calls in Welsh and English. Corresponding in Welsh will not lead to delay. Rydym yn croesawu gohebiaeth a galwadau ffôn yn Gymraeg a Saesneg. Ni fydd gohebu yn Gymraeg yn arwain at oedi.

Mae'r ddogfen hon hefyd ar gael yn Gymraeg. This document is also available in Welsh.

# **About Audit Wales**

### Our aims and ambitions

#### **Assure**



the people of Wales that public money is well managed

### **Explain**



how public money is being used to meet people's needs

### **Inspire**



and empower the Welsh public sector to improve



Fully exploit our unique perspective, expertise and depth of insight



Strengthen our position as an authoritative, trusted and independent voice



Increase our visibility, influence and relevance



Be a model organisation for the public sector in Wales and beyond

# Contents

Introduction	5
Your audit at a glance	7
Financial statements materiality	8
Significant financial statements risks	9
Other areas of focus	10
Financial statements audit timetable	12
Statutory audit functions	13
Fee and audit team	14
Audit quality	16
Appendices	
Appendix 1 – key ISA315 changes and impact	17

# Introduction

This Detailed Audit Plan specifies my statutory responsibilities as your external auditor and to fulfil my obligations under the Code of Audit Practice.

It sets out the work my team intends undertaking to address the audit risks identified and other key areas of focus during 2023.

It also sets out my estimated audit fee, details of my audit team and key dates for delivering my audit team's activities and planned outputs.



**Adrian Crompton** Auditor General for Wales

## My audit responsibilities

I complete work each year to meet the following duties:

- I audit the GwE Joint Committee's (Joint Committee) financial statements to make sure that public money is being properly accounted for.
- The Joint Committee has to put in place arrangements to get value for money for the resources it uses, and I have to be satisfied that it has done this.

### Audit of financial statements

I am required to issue a certificate and report on your financial statements which includes an opinion on their 'truth and fairness' and an assessment as to whether the Narrative Report and Annual Governance Statement is prepared in line with the CIPFA Code and relevant guidance and is consistent with your financial statements and my knowledge of the Joint Committee.

In addition to my responsibilities for auditing the Joint Committee's financial statements, I also have responsibility for responding to questions and objections about the accounts from local electors (additional fees will be charged for this work, if necessary).

I do not seek to obtain absolute assurance on the truth and fairness of the financial statements and related notes but adopt a concept of materiality. My aim is to identify material misstatements, that is, those that might result in a reader of the accounts being misled. The levels at which I judge such misstatements to be material is set out later in this plan.

I will also report by exception on a number of matters which are set out in more detail in our <u>Statement of Responsibilities</u>.

There have been no limitations imposed on me in planning the scope of this audit.

# Your audit at a glance



My financial statements audit will concentrate on your risks and other areas of focus

My audit planning has identified the following risks:

Significant financial statement risk

Management Override

Other areas of audit focus

- Valuation of the pension fund net liability
- Valuation of pension fund surplus
- Grant Income



### Materiality

Materiality £376,000

Reporting threshold £18,000

# Financial statements materiality



### Materiality £376,000

My aim is to identify and correct material misstatements, that is, those that might other cause the user of the accounts into being misled.

Materiality is calculated using:

- 2022-23 gross expenditure of £18.8 million
- Materiality percentage of 2%

I report to those charged with governance any misstatements above a trivial level (set at 5% of materiality).



### Areas of specific interest

There are some areas of the accounts that may be of more importance to the user of the accounts and we have set a lower materiality level for these:

- Senior officer remuneration £1,000
- Related Party disclosures £10,000 (Individuals), £376,000 (Other Bodies)

# Significant financial statements risks

Significant risks are identified risks of material misstatement for which the assessment of inherent risk is close to the upper end of the spectrum of inherent risk or those which are to be treated as a significant risk in accordance with the requirements of other ISAs. The ISAs require us to focus more attention on these significant risks.

Exhibit 1: significant financial statement risks

Significant risk	Our planned response
The risk of management override of controls is present in all entities. Due to the unpredictable way in which such override could occur, it is viewed as a significant risk [ISA 240.32-33].	<ul> <li>test the appropriateness of journal entries and other adjustments made in preparing the financial statements;</li> <li>review accounting estimates for bias; and</li> <li>evaluate the rationale for any significant transactions outside the normal course of business;</li> </ul>

The audit team is yet to conclude all areas of the risk assessment. Should any further significant financial risks arise on completion of this work, we will update the S151 officer and the Joint Committee via its chair and re-issue my Detailed Audit Plan if required.

### Other areas of focus

I set out other identified risks of material misstatement which, whilst not determined to be significant risks as above, I would like to bring to your attention.

#### Exhibit 2: other areas of focus

#### **Audit risk** Our planned response Valuation of the pension fund net The audit team will: liability evaluate the instructions issued The Local Government Pension scheme by management to their (LGPS) pension fund liability, as management experts (actuary) for reflected in the financial statements, this estimate and the scope of the represents a material estimate. The actuary's work; nature of this estimate means that it is assess the competence, subject to a high degree of estimation capabilities and objectivity of the uncertainty as it is sensitive to small actuary who carried out the adjustments in the assumptions used in valuations: its calculation. assess the accuracy and completeness of the information provided by the Council to the actuary to estimate the liability; test the accuracy of the pension fund net liability and disclosures in the financial statements with the actuarial report from the actuary; and assess the reasonableness of the assumptions made by the actuary by reviewing the report of the consulting actuary (auditor's expert) and undertaking any additional procedures required. **Pension Scheme Surpluses** The audit team will: Following the triennial funding valuation understand the actuary's process undertaken of LGPS pension funds as at for calculating the surplus 31 March 2022, the Joint Committee's recognisable at 31 March 2023; IAS 19 Results Schedule from the Actuary shows a surplus. The consider whether the surplus is recognition of pension fund surpluses is recognisable under IFRIC 14. complex, requiring consideration of the future economic benefits available in the form of refunds from the plan, or

reductions in future contributions to the plan, as well as any scheme rules

requiring employers to make minimum funding payments to the scheme.

#### **Grants income**

As reported in the 2021-22 Audit of Accounts Report, a material adjustment was required to correct the accounting treatment of the Workforce Council grant in the Joint Committee's accounts.

The audit team will review the accounting treatment of a sample of grant income received during 2022-23 to ensure they have been correctly accounted for in the financial statements.

# Financial statements audit timetable

I set out below key dates for delivery of my accounts audit work and planned outputs.

Exhibit 3: key dates for delivery of planned outputs

Planned output	Work undertaken	Report finalised
2023 Detailed Audit Plan	September 2023	September 2023
Audit of financial statements work:  • Audit of Financial Statements Report  • Opinion on the Financial Statements	October to November 2023	November 2023

# Statutory audit functions

## Statutory audit functions

In addition to the audit of the accounts, I have statutory responsibilities to receive questions and objections to the accounts from local electors. These responsibilities are set out in the Public Audit (Wales) Act 2004:

- Section 30 Inspection of documents and questions at audit; and
- Section 31 Right to make objections at audit.

As this work is reactive, I have made no allowance in the fee table below. If I do receive questions or objections, I will discuss potential audit fees at the time.

### Fee and audit team

In January 2023 I published the <u>fee scheme</u> for the 2023-24 year as approved by the Senedd Finance Committee. My fee rates for 2023-24 have increased by 4.8% for inflationary pressures. In addition, my financial audit fee has a further increase of 10.2% for the impact of the revised auditing standard ISA 315 on my financial audit approach. More details of the revised auditing standard and what it means for the audit I undertake is set out in **Appendix 1**.

I estimate your total audit fee will be £12,884.

Planning will be ongoing, and changes to my programme of audit work, and therefore my fee, may be required if any key new risks emerge. I shall make no changes without first discussing them with the Joint Committee

#### Our financial audit fee is based on the following assumptions:

- The agreed audit deliverables sets out the expected working paper requirements to support the financial statements and includes timescales and responsibilities.
- No matters of significance, other than as summarised in this plan, are identified during the audit.

The main members of my team, together with their contact details, are summarised in **Exhibit 4**.

#### Exhibit 4: my local audit team

Name	Role	Contact number	E-mail address
Matthew Edwards	Engagement and Audit Director	029 20 320 663	matthew.edwards@audit.wales
Yvonne Thomas	Audit Manager (Financial Audit)	029 22 677 830	yvonne.thomas@audit.wales
Sioned Owen	Audit Lead (Financial Audit)	029 20 829 338	sioned.owen@audit.wales

There are some threats to independence that I need to bring to your attention relating to the Audit Manager who is an acquaintance of a former member of the Joint Committee who departed following the May 2022 elections. Appropriate steps will be implemented to ensure that any potential conflicts relating to the 2022-23 financial year are managed. With the exception of this, I can confirm that all other members of my team are independent of the Joint Committee.

# Audit quality

Our commitment to audit quality in Audit Wales is absolute. We believe that audit quality is about getting things right first time.

We use a three lines of assurance model to demonstrate how we achieve this. We have established an Audit Quality Committee to co-ordinate and oversee those arrangements. We subject our work to independent scrutiny by QAD\* and our Chair, acts as a link to our Board on audit quality. For more information see our <u>Audit Quality Report 2022.</u>



#### **Our People**

The first line of assurance is formed by our staff and management who are individually and collectively responsible for achieving the standards of audit quality to which we aspire.

- · Selection of right team
- · Use of specialists
- · Supervisions and review

#### Arrangements for achieving audit quality



The second line of assurance is formed by the policies, tools, learning & development, guidance, and leadership we provide to our staff to support them in achieving those standards of audit quality.

- Audit platform
- Ethics
- Guidance
- Culture
- Learning and development
- Leadership
- Technical support

#### Independent assurance



The third line of assurance is formed by those activities that provide independent assurance over the effectiveness of the first two lines of assurance.

- EQCRs
- Themed reviews
- Cold reviews
- Root cause analysis
- · Peer review
- · Audit Quality Committee
- · External monitoring

<sup>\*</sup> QAD is the quality monitoring arm of ICAEW.

# Appendix 1

# The key changes to ISA315 and the potential impact on your organisation

Key change	Potential impact on your organisation		
More detailed and extensive risk identification and assessment procedures	<ul> <li>Your finance team and others in your organisation may receive a greater number of enquiries from our audit teams at the planning stage of the audit. Requests for information may include:</li> <li>information on your organisation's business model and how it integrates the use of information technology (IT);</li> <li>information about your organisation's risk assessment process and how your organisation monitors the system of internal control;</li> <li>more detailed information on how transactions are initiated, recorded, processed, and reported. This may include access to supporting documentation such as policy and procedure manuals; and</li> <li>more detailed discussions with your organisation to support the audit team's assessment of inherent risk.</li> </ul>		
Obtaining an enhanced understanding of your organisation's environment, particularly in relation to IT	Your organisation may receive more enquiries to assist the audit team in understanding the IT environment. This may include information on:  IT applications relevant to financial reporting;  the supporting IT infrastructure (e.g. the network, databases);  IT processes (e.g. managing program changes, IT operations); and  the IT personnel involved in the IT processes.  Audit teams may need to test the general IT controls and this may require obtaining more detailed audit evidence on the operation of IT controls within your organisation.  On some audits, our audit teams may involve IT audit specialists to assist with their work. Our IT auditors may need to engage with members of your IT team who have not previously been involved in the audit process.		

Key change	Potential impact on your organisation
Enhanced requirements relating to exercising professional scepticism	Our audit teams may make additional inquiries if they identify information which appears to contradict what they have already learned in the audit.
Risk assessments are scalable depending on the nature and complexity of the audited body	The audit team's expectations regarding the formality of your organisation's policies, procedures, processes, and systems will depend on the complexity of your organisation.
Audit teams may make greater use of technology in the performance of their audit	Our audit teams may make use of automated tools and techniques such as data analytics when performing their audit. Our teams may request different information or information in a different format from previous audits so that they can perform their audit procedures.

Through our Good Practice work we share emerging practice and insights from our audit work in support of our objectives to assure, to explain and to inspire.

Our newsletter provides you with regular updates on our public service audit work, good practice and events, which can be tailored to your preferences.

For more information about our Good Practice work click here.

Sign up to our newsletter here.



Audit Wales
1 Capital Quarter
Tyndall Street
Cardiff CF10 4BZ

Tel: 029 2032 0500 Fax: 029 2032 0600

Textphone: 029 2032 0660

E-mail: <a href="mailto:info@audit.wales">info@audit.wales</a>
Website: <a href="mailto:www.audit.wales">www.audit.wales</a>

We welcome correspondence and telephone calls in Welsh and English. Rydym yn croesawu gohebiaeth a galwadau ffôn yn Gymraeg a Saesneg.