# Appendix 2: Summary of MHCLG's response to the recommendations made by the Redmond Review

## Action to support immediate market stability (recommendations 5, 6, 8, 10, 11)

Recommendation	MHCLG Response			
5. All auditors engaged in local audit be provided with the requisite skills and training to audit a local authority irrespective of seniority.	<b>Agree</b> ; we will work with key stakeholders to deliver this recommendation			
6. The current fee structure for local audit be revised to ensure that adequate resources are deployed to meet the full extent of local audit requirements.	<b>Agree</b> ; we will look to revise regulations to enable PSAA to set fees that better reflect the cost to audit firms of undertaking additional work			
8. Statute be revised so that audit firms with the requisite capacity, skills and experience are not excluded from bidding for local audit work.	<b>Part agree</b> ; we will work with the FRC and ICAEW to deliver this recommendation, including whether changes to statute are required			
10. The deadline for publishing audited local authority accounts be revisited with a view to extending it to 30 September from 31 July each year.	<b>Part agree</b> ; we will look to extend the deadline to 30 September for publishing audited local authority accounts for two years, and then review			
11. The revised deadline for publication of audited local authority accounts be considered in consultation with NHSI(E) and DHSC, given that audit firms use the same auditors on both Local Government and Health final accounts work.	Agree			
Consideration of system leadership options (recommendations 1, 2, 3, 7, 13, 17)				
Recommendation	MHCLG response			
<ol> <li>A new body, the Office of Local Audit and Regulation (OLAR), be created to manage, oversee and regulate local audit with the following key responsibilities:</li> </ol>				
<ul> <li>procurement of local audit contracts</li> <li>producing annual reports summarising the state of local</li> <li>management of local audit contracts</li> <li>monitoring and review of local audit performance</li> <li>determining the code of local audit practice</li> <li>regulating the local audit sector</li> </ul>	We are considering these recommendations further and audit will make a full response by spring 2021.			
2. The current roles and responsibilities relating to local au discharged by the:	udit We are considering these recommendations further and			

- Public Sector Audit Appointments (PSAA)

Recommendation	
Necommentation	

- Institute of Chartered Accountants in England and Wales (ICAEW)

- FRC/ARGA

- The Comptroller and Auditor General (C&AG) to be transferred to the OLAR

3. A Liaison Committee be established comprising key stakeholders and chaired by MHCLG, to receive reports from the new regulator on the development of local audit.

7. That quality be consistent with the highest standards of audit within the revised fee structure. In cases where there are serious recommendations further and or persistent breaches of expected quality standards, OLAR has the scope to apply proportionate sanctions.

13. The changes implemented in the 2020 Audit Code of Practice are endorsed; OLAR to undertake a post implementation review to assess whether these changes have led to more effective external audit consideration of financial resilience and value for money matters.

17. MHCLG reviews its current framework for seeking assurance that financial sustainability in each local authority in England is maintained.

### **MHCLG** response

will make a full response by spring 2021.

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Enhancing the functioning of local audit, and the governance for responding to its findings (recommendations 4, 9, 12, 18)

Recommendation	MHCLG response
4. The governance arrangements within local authorities be reviewed by local councils with the purpose of:	
<ul> <li>- an annual report being submitted to Full Council by the external auditor</li> <li>- consideration being given to the appointment of at least one independent member, suitably qualified, to the Audit Committee</li> <li>- formalising the facility for the CEO, Monitoring Officer</li> <li>- Chief Financial Officer (CFO) to meet with the Key Audit Partner at least annually.</li> </ul>	<b>Agree</b> ; we will work with the LGA, NAO and CIPFA to deliver this recommendation
9. External Audit recognises that Internal Audit work can be a key support in appropriate circumstances where	Agree; we will work with the NAO and

be a key support in appropriate circumstances where CIPFA to deliver this recommendation consistent with the Code of Audit Practice.

Recommendation	MHCLG respons
12. The external auditor be required to present an Annual Audit Report to the first Full Council meeting after 30 September each year, irrespective of whether the accounts have been certified; OLAR to decide the framework for this report.	Agree; we will w and CIPFA and o deliver this reco whether change

18. Key concerns relating to service and financial viability be shared between local auditors and inspectorates including Ofsted, Care Quality Commission and HMICFRS prior to completion of the external auditor's annual report.

## MHCI G response

work with the LGA, NAO other key stakeholders to ommendation, including es to statute are required

Agree; we will work with other departments and the NAO to deliver this recommendation

## Improving transparency of local authorities' accounts to the public (recommendations 19, 20, 21, 22)

Recommendation	MHCLG response	
19. A standardised statement of service information and costs be prepared by each authority and be compared with the budget agreed to support the council tax/precept/levy and presented alongside the statutory accounts.	Agree; we will look to CIPFA to develop a product through consultation with local government. We will work with CIPFA to deliver this recommendation	
20. The standardised statement should be subject to external audit.	<b>Agree</b> ; we will work with CIPFA, the LGA and the NAO to deliver this recommendation	
21. The optimum means of communicating such information to council taxpayers/service users be considered by each local authority to ensure access for all sections of the communities.	<b>Agree</b> ; we will work with the LGA and CIPFA to deliver this recommendation	
22. CIPFA/LASAAC be required to review the statutory accounts, in the light of the new requirement to prepare the standardised statement, to determine whether there is scope to simplify the presentation of local authority accounts by removing disclosures that may no longer be considered to be necessary.	deliver this recommendation	
Action to further consider the functioning of local audit for smaller bodies (recommendations 14		

## Action to further consider the functioning of local audit for smaller bodies (recommendations 14, 15, 16, 23)

#### Recommendation

14. SAAA considers whether the current level of external audit work commissioned for Parish Councils, Parish Meetings and Internal Drainage Boards (IDBs) and Other Smaller Authorities is proportionate to the nature and size of such organisations.

**MHCLG** response

Agree; we will look to SAAA to deliver this recommendation

### Recommendation

15. SAAA and OLAR examine the current arrangements for increasing audit activities and fees if a body's turnover exceeds £6.5m.

16. SAAA reviews the current arrangements, with auditors, for managing the resource implications for persistent and vexatious complaints against Parish Councils.

23. JPAG be required to review the Annual Governance and Accountability Return (AGAR) prepared by smaller authorities to see if it can be made more transparent to readers. In doing so the following principles should be considered:

- whether "Section 2 – the Accounting Statements" should be moved to the first page of the AGAR so that it is more prominent Agree; we will work to JPAG to to readers - whether budgetary information along with the variance between outturn and budget should be included in the **Accounting Statements** - whether the explanation of variances provided by the authority to the auditor should be disclosed in the AGAR as part of the Accounting Statements.

- 1. This recommendations (and the department's response) applies only to principal local authorities (i.e. not police and crime commissioners or fire and rescue authorities)
- 2. This recommendations (and the department's response) applies only to principal local authorities (i.e. not police and crime commissioners or fire and rescue authorities)

#### **MHCLG** response

We are considering this recommendation further and will make a full response by spring 2020

Agree; we will look to SAAA to deliver this recommendation

deliver this recommendation