Section 3 – External Auditor Report and Certificate 2019/20

In respect of

Weaverham Parish Council – CH0210

1 Respective responsibilities of the body and the auditor

This authority is responsible for ensuring that its financial management is adequate and effective and that it has a sound system of internal control. The authority prepares an Annual Governance and Accountability Return in accordance with *Proper Practices* which:

- summarises the accounting records for the year ended 31 March 2020; and
- confirms and provides assurance on those matters that are relevant to our duties and responsibilities as external auditors.

Our responsibility is to review Sections 1 and 2 of the Annual Governance and Accountability Return in accordance with guidance issued by the National Audit Office (NAO) on behalf of the Comptroller and Auditor General (see note below). Our work **does not** constitute an audit carried out in accordance with International Standards on Auditing (UK & Ireland) and **does not** provide the same level of assurance that such an audit would do.

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Except for the matters reported below, on the basis of our review of Sections 1 and 2 of the Annual Governance and Accountability Return (AGAR), in our opinion the information in Sections 1 and 2 of the AGAR is in accordance with Proper Practices and no other matters have come to our attention giving cause for concern that relevant legislation and regulatory requirements have not been met.

- The smaller authority has not addressed the 'except for' matters raised by the external auditor when qualifying the prior year annual return. The AGAR was
 not accurately completed before submission for review. Unpresented cheques were incorrectly omitted from the bank reconciliation and from expenditure
 in Section 2 for the prior year. The figures in Boxes 6, 7 and 8 for 2018/19 should read £74,617, £212,307 and £212,307, respectively.
- The smaller authority has disclosed that it made proper provision during the year 2019/20 for the exercise of public rights, by answering 'Yes' to Section 1,
 Assertion 4. However, as was reported last year, we are aware that it failed to do this and therefore should have answered 'No' to this assertion. It has also
 disclosed that it took appropriate action on all matters raised in reports from internal and external audit, by answering 'Yes' to Section 1, Assertion 7, which,
 on the basis of the above, is not correct.
- The smaller authority has failed to follow proper practices as it has completed, authorised and submitted an AGAR Part 3PM intended for use by Parish Meetings only, rather than an AGAR Part 3.
- The AGAR was not accurately completed before submission for review. Please ensure that amendments are corrected in the prior year comparatives when
 completing next year's AGAR:
 - Section 2, Box 2, the annual precept, does not agree to the figure published by the precepting authority. The figures in Boxes 2 and 3 should read £108,395 and £32,012, respectively. All grants, including Council Tax Support Grant, should be shown in Box 3, as per the guidance notes on the AGAR.

Other matters not affecting our opinion which we draw to the attention of the authority:

- We note that the smaller authority did not comply with Regulation 15 of the Accounts and Audit Regulations 2015 as amended by SI 2020/404 the Accounts
 and Audit (Coronavirus) (Amendment) Regulations 2020 as it failed to make proper provision during the year 2020/21 for the exercise of public rights, since
 the period for the exercise of public rights did not start on or before 1 September 2020. As a result, the smaller authority must answer 'No' to Assertion 4 of
 the Annual Governance Statement for 2020/21 and ensure that it makes proper provision for the exercise of public rights during 2021/22.
- We note that Sections 1 and 2 of the Annual Governance and Accountability Return were approved on 15/06/2020 but that the public rights period did not
 commence until 08/10/2020. The period set is not strictly in contravention of the timing permitted under the legislation introduced as a result of Covid-19,
 but it should be noted that this year's extension to allow later public inspection was intended to allow for authorities who were not able to approve their
 AGAR until as late as the statutory deadline of 31 August 2020. Regulation 12 (3) of the Accounts and Audit Regs 2015 (signing and approval of the statement
 of accounts for Category 2 authorities) requires the

Responsible Financial Officer, as soon as practicable after the date on which the authority complies with regulation 12 (2c) (re. accounts approved and signed following meeting), to do the following on behalf of the smaller authority: a) commence the period for the exercise of public rights in accordance with regulation 14 and regulation 15; and

 a) commence the period for the exercise of public rights in accordance with regulation 14 and regula b) notify the local auditor of the date on which that period was so commenced.

We fully appreciate the difficulties arising as a result of coronavirus restrictions; however, please consider the requirements of the Accounts and Audit Regulations 2015, when setting the date for the approval of the AGAR in relation to the public rights period in future years.

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We certify that we have completed our review of Sections 1 and 2 of the Annual Governance and Accountability Return, and discharged our responsibilities under the Local Audit and Accountability Act 2014, for the year ended 31 March 2020.

External Auditor Name			
PKF LITTLEJOHN LLP			
External Auditor Signature	Phr Lettlepon up	Date	28/11/2020
* Note: the NAO issued guidance applicable to external auditors' work on limited assurance reviews for 2019/20 in Auditor			