

The Corporation of the Town of Halton Hills

Audit Findings Report for the year ended December 31, 2023

KPMG LLP

Prepared as of June 3, 2024 for presentation on July 8, 2024



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The purpose of this report is to assist you, as a member of Council, in your review of the results of our audit of the financial statements. This report is intended solely for the information and use of Management and Council and should not be used for any other purpose or any other party. KPMG shall have no responsibility or liability for loss or damages or claims, if any, to or by any third party as this report has not been prepared for, and is not intended for, and should not be used by, any third party or for any other purpose.

Digital use information

This Audit Findings Report is also available as a "hyper-linked" PDF document.

If you are reading in electronic form (e.g. In "Adobe Reader" or "Board Books"), clicking on the home symbol on the top right corner will bring you back to this slide.



Click on any item in the table of contents to navigate to that section.



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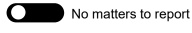
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Audit highlights





Matters to report – see link for details

Status

We have completed the audit of the consolidated financial statements ("financial statements"), with the exception of certain remaining outstanding procedures, which are highlighted on the 'Status' slide of this report.



Uncorrected misstatements

misstatements

Uncorrected misstatements

• We have not identified any audit misstatements which

remain uncorrected within the financial statements.



Significant changes

Significant changes since our audit plan



Corrected

Corrected misstatements

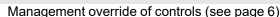
Control deficiencies

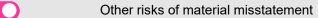


 We have not identified any corrected audit misstatements which required adjustment within the financial statements.

Risks and results

Significant risks

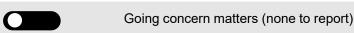






Tangible capital assets (see page 8)

Asset retirement obligation (see page 9)



Control deficiencies

We have not identified any significant issues with respect to processes or controls which arise to the level of control deficiencies.

Policies and practices

> Specific topics

Significant unusual transactions



Accounting policies and practices



Other financial reporting matters



• The Town was required to implement PS 3280 – Asset Retirement Obligations. This was a significant accounting standard change which the Town has adopted via the prospective method. All public sector entities were required to adopt this standard as of December 31, 2023 year-end.



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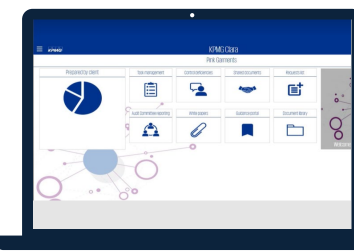
As of the date of this report and presentation, we have completed the audit of the consolidated financial statements, with the exception of certain remaining procedures, which include amongst others:

- Final Partner and Manager sign-offs
- Completing our discussions with Council
- Receipt of legal letter response from legal counsel
- Obtaining evidence of Council's approval of the financial statements
- Obtaining signed representation letter from management

We will update Council on significant matters, if any, arising from the completion of the audit, including the completion of the above procedures.

A draft of our auditor's report is provided in Appendix: Draft Auditor's Report, will be dated upon the completion of any remaining procedures.

KPMG Clara for Clients (KCfc)



Real-time collaboration and transparency

We leveraged **KCfc** to facilitate real-time collaboration with management and provide visual insights into the status of the audit!

On our audit we used KCfc to coordinate requests from management.





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Significant risks and results

We highlight our significant findings in respect of **significant risk**.



Fraud Risk arising from management override of controls





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Significant risk

Estimate?

Consistent with all audits performed under Canadian Auditing Standards, the risk of fraud arising from No management's ability to override controls is a presumption which cannot be rebutted.

Due to the unpredictable way in which such override could occur, it is a risk of material misstatement due to fraud and thus a significant risk.

Irrespective of our assessment of risks of management override of controls, we as auditors need to design and perform audit procedures to address the risk in each audit we perform.

Our response

To address this risk, we have incorporated procedures into our audit that specifically focus on areas subject to management's judgement and estimate. We have substantively tested material accrued liabilities subject to estimation, reperforming the calculations where applicable and ensuring that the rationale and method of estimations are appropriate based on the underlying transactions. One such area that involves these items are payroll related accruals, amongst others.

We also perform our audit with an element of unpredictability, which is a mandatory consideration that we must factor into our audits to further respond to this presumed fraud risk. In adding this element of unpredictability, we do not consider the dollar value of the accounts, which reduces management's ability to predict which will be subject to testing during the audit.

Our procedures also included a risk-focused substantive procedure over the entire population of journal entries posted during the year. This procedure resulted in a sample of transactions deemed higher risk based on the nature of the Town. We used computer assisted auditing techniques to choose this sample, further adding an element of unpredictability.

Significant findings

We noted no issues and have no matters to bring to your attention on this topic.



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Estimate?



Significant risks and results

We highlight our significant findings in respect of significant risk.



Presumption of risk of fraud involving improper revenue recognition



Significant risk

Under Canadian Auditing Standards (CAS) there are presumed fraud risks for revenue recognition. This No

is a presumed risk of material misstatement due to fraud to be considered in each audit in Canada.

Consistent with our planned approach, we have rebutted the presumption that there is a significant fraud risk related to revenue recognition. This is based on the nature of the Town and its primary revenue streams, the majority of which are third party in nature which can be tied to third party evidence in a straightforward manner.

Our response

- Regardless of this risk being rebutted, we have substantively tested all material revenue accounts as part of our planned approach to ensure we have obtained adequate audit evidence over the assertions relevant to revenue and related accounts.
- We have taken a fully substantive approach to the audit of revenues, involving procedures over primary revenue streams and vouching to third party support and vouching of deposits to the bank account when funding is received and recognition criteria are met.

Significant findings

We did not identify any issues with respect to revenue recognition and have no reportable findings.



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Other risks of material misstatement and results

We highlight our significant findings in respect of other risks of material misstatement.



Tangible capital assets

Other risk of material misstatement

Estimate?

Tangible capital assets are a material balance and as such is an area of audit focus.

No

Our response

Our procedures included:

- Substantive testing of contributed and donated assets in the year, including corroborating the recorded fair values, in accordance with PS 3150 Tangible Capital Assets, to external third party invoices, contracts and agreements,
- Substantive testing of non-contributed assets, including the vouching of additions to invoices to ensure items are capital in nature, assessing the reasonableness of the useful life and the residual value assigned to the asset, and examining whether the depreciation commenced on the date that the asset was available for use, testing of disposals and vouching to supporting documentation.
- Substantive sampling of changes to work-in-progress assets, vouching to evidence of costs incurred to date.

Significant findings

- We noted no significant issues with respect to procedures over tangible capital assets.
- As mentioned previously in this report, the Town was required to implement PS 3280 Asset Retirement Obligations during the fiscal year. This relates to retirement obligations expected to be made in the future with respect to the capital asset portfolio and is profiled on slide 9.



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Other risks of material misstatement and results

We highlight our significant findings in respect of **other risks of material misstatement**.



Asset retirement obligation

Other risk of material misstatement

Estimate?

During the year, the Town was required to adopt PSAS 3280 – Asset Retirement Obligations. This was a change to the existing accounting standard which required an examination of the Town's portfolio of tangible capital assets and assessment on an asset by asset basis to identify any potential future retirement obligations.

No

Our response

This standard requires the Town to consider the possibility of obligations upon the retirement of any and all capital assets within its portfolio. When retirement obligations such as environmental remediation, asbestos removal or similar costs required when assets are retired are identified, an estimate must be made for accounting purposes.

Due to the wide-scope of this standard, many divisions within the Town were involved in the process of identifying potential obligations and estimating their future cost. Additionally, KPMG's Accounting Advisory Services was engaged to review the preparation of the ARO. It was determined that the most common obligations for the Town relate to asbestos removal, the restoration of leased land and landfill closure and post-closure costs.

We performed audit procedures to ensure the entire asset listing was considered as part of the implementation, that assumptions on expected cost and timing were appropriate, and that the resulting accounting adjustments to the current and prior period were accurately recorded.

It is noted that the financial statements include disclosure regarding the new accounting policy for ARO's that will be used moving forward, and disclose the impact of the adoption of the accounting standard.

Significant findings

We note that the Town's approach to implementation of PS 3280 was appropriate and in-line with the requirements of the handbook. There was valid rationale with respect to key assumptions on timing and cost which were supported by internal reports and studies on specific assets, as well as external benchmarking. The accounting adjustments and disclosures were accurate and address the requirements of the new standard as well.



Significant

Risks and



Corrected and uncorrected misstatements

Corrected and uncorrected misstatements include financial presentation and disclosure omissions.



Impact of corrected and uncorrected misstatements - Not material to the financial statements

Had we identified any misstatements, individually or in aggregate, which exceeded our audit misstatement posting threshold, we are required to profile them to you in this report.

We did not identify any corrected nor uncorrected audit misstatements which exceeded the audit misstatement posting threshold of \$130,000.





Control deficiencies

Consideration of internal control over financial reporting (ICFR)



In planning and performing our audit, we considered ICFR relevant to the Entity's preparation of the financial statements in order to design audit procedures that are appropriate in the circumstances for the purpose of expressing an opinion on the financial statements, but not for the purpose of expressing an opinion on ICFR.

Our understanding of internal control over financial reporting was for the limited purpose described above and was not designed to identify all control deficiencies that might be significant deficiencies. The matters being reported are limited to those deficiencies that we have identified during the audit that we have concluded are of sufficient importance to merit being reported to those charged with governance.

Our awareness of control deficiencies varies with each audit and is influenced by the nature, timing, and extent of audit procedures performed, as well as other factors. Had we performed more extensive procedures on internal control over financial reporting, we might have identified more significant deficiencies to be reported or concluded that some of the reported significant deficiencies need not, in fact, have been reported.



A deficiency in internal control over financial reporting

A deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A deficiency in design exists when (a) a control necessary to meet the control objective is missing or (b) an existing control is not properly designed so that, even if the control operates as designed, the control objective would not be met. A deficiency in operation exists when a properly designed control does not operate as designed, or when the person performing the control does not possess the necessary authority or competence to perform the control effectively.



Significant deficiencies in internal control over financial reporting

A deficiency, or a combination of deficiencies, in internal control over financial reporting that, in our judgment, is important enough to merit the attention of those charged with governance.

We received the full cooperation of the management team throughout the audit.



Significant

Risks and

Other matters



Control deficiencies - Significant deficiencies

Significant deficiencies in internal control over financial reporting

Our audit was performed on a substantive basis and did not involve relying on the operating effectiveness of controls. However, we are required to evaluate entity level controls and obtain an understanding of key processes and controls regardless.

Based on the results of our audit, we have not identified any issues which represent control deficiencies, and thus have no matters to bring to your attention in this regard.



Other financial reporting matters

We also highlight the following:



Adoption of PS 3280 – required accounting standard change



No significant matters to report other than new disclosures related to asset retirement obligation, which has been previously profiled in this report.

The impact of the adoption of this standard is disclosed in Note 12 to the financial statements in full detail, as required by the accounting standard.



Investment in Halton Digital Access Service Corporation ("HDASC")



Halton Digital Access Services Corporation ("HDASC") is owned equally by The Regional Municipality of Halton, The Corporation of the Town of Oakville, The Corporation of the City of Burlington, The Corporation of the Town of Milton, and The Corporation of the Town of Halton Hills. During the year, the Town invested in 20% of the equity of HDASC.

Consistent with Investments in other Government business entities, the Town's investment in Halton Digital Access Municipal Services Corporation ("HDASC") is accounted for on a modified equity basis as recommended by PSAS, consistent with treatment of its investment in OEC and MDC.

HDASC has incurred a loss of \$127k as per draft financials for the year ended 2023, which results in a negative investment position for the Town as at that time.



Independence

As a firm, we are committed to being and being seen to be independent. We have strict rules and protocols to maintain our independence that meet or exceed those of the IESBA Code¹ and CPA Code. We as a firm remain independent of the Town. The following are the actions or safeguards applied to reduce or eliminate threats to an acceptable level:



Dedicated ethics & independence partners



Process for reporting breaches of professional standards and policy, and documented disciplinary policy



Ethics, independence and integrity training for all staff



International proprietary system used to evaluate and document threats to independence and those arising from conflicts of interest



Operating polices, procedures and guidance contained in our quality & risk management manual



Mandated procedures for evaluating independence of prospective audit clients



Restricted investments and relationships



Annual ethics and independence confirmation for staff

1 International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards)



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Required communications and draft auditor's report

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Appendix: Draft auditor's report

Refer to draft auditor's report alongside draft financial statements attached to the package following this report.





Appendix: Other required communications



Engagement terms

A copy of the engagement letter and any subsequent amendments has been provided to management and is readily available to Council upon request.



CPAB communication protocol

The reports available through the following links were published by the Canadian Public Accountability Board to inform Audit Committees and other stakeholders about the results of quality inspections conducted over the past year:

- CPAB Audit Quality Insights Report: 2021 Annual Inspections Results
- CPAB Audit Quality Insights Report: 2022 Interim Inspections Results
- CPAB Audit Quality Insights Report: 2022 Annual Inspections Results
- CPAB Audit Quality Insights Report: 2023 Interim Inspections Results



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Appendix: Management representation letter(s)

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Appendix: Audit quality - How do we deliver audit quality?

Quality essentially means doing the right thing and remains our highest priority. Our Global Quality Framework outlines how we deliver quality and how every partner and staff member contributes to its delivery.

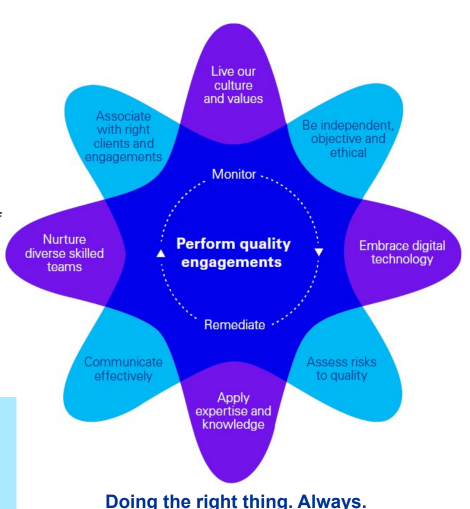
The drivers outlined in the framework are the ten components of the KPMG System of Quality Management (SoQM). Aligned with ISQM 1/CSQM 1, our SoQM components also meet the requirements of the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA) and the relevant rules of professional conduct / code of ethics applicable to the practice of public accounting in Canada, which apply to professional services firms that perform audits of financial statements. Our Transparency Report includes our firm's Statement on the Effectiveness of our SoQM.



KPMG 2023 Audit Quality and Transparency Report

We define 'audit quality' as being the outcome when:

- audits are **executed consistently**, in line with the requirements and intent of **applicable professional standards** within a strong **system of quality management**; and
- all of our related activities are undertaken in an environment of the utmost level of **objectivity**, **independence**, **ethics** and **integrity**.





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Appendix: Newly effective and upcoming changes to auditing standards

For more information on newly effective and upcoming changes to auditing standards see Current Developments

Effective for periods beginning on or after December 15, 2022

ISA/CAS 220

(Revised) Quality management for an audit of financial statements

ISQM1/CSQM1

Quality management for firms that perform audits or reviews of financial statements or other assurance or related services engagements

ISQM2/CSQM2

Engagement quality reviews

Effective for periods beginning on or after December 15, 2023

ISA 600/CAS 600

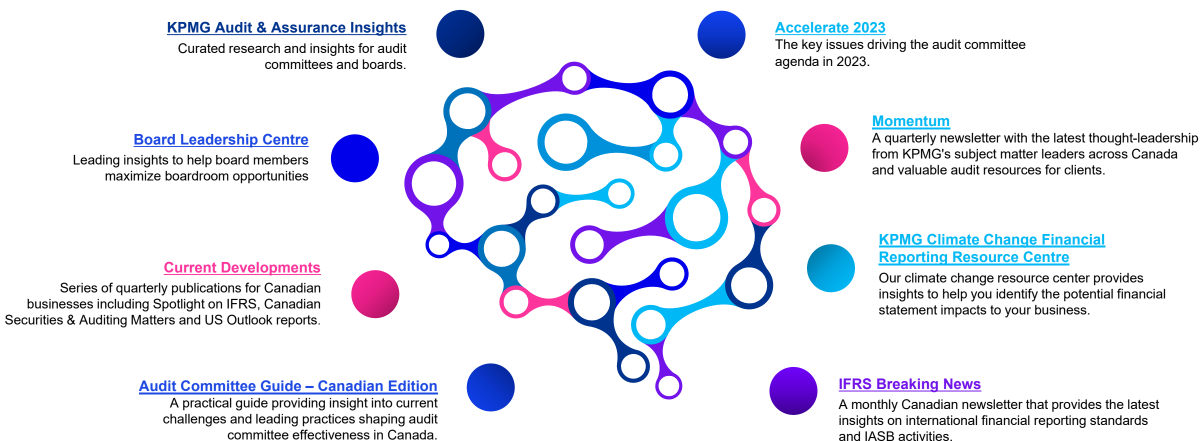
Revised special considerations -Audits of group financial statements





Appendix: Audit and assurance insights

Our latest thinking on the issues that matter most to Audit Committees, board of directors and management. Increasingly, organizations are seeking out support on fraud prevention, lean process reviews, AI and ESG materiality and discovery sessions.





Appendix: ESG - Global regulatory reporting standards

ISSB¹ and CSSB

Canadian regulators (CSA)

US (SEC^{2,3} and California⁴)

EU^{5,6}

- On March 13, 2024 the Canadian Sustainability Standards Board (CSSB) released proposals on its first two Canadian Sustainability Disclosure Standards (CSDS): Exposure Draft CSDS 1 (proposed general requirements standard) and Exposure Draft CSDS 2 (proposed climate standard).
- The proposed standards are aligned with the global baseline disclosure standards IFRS S1 and IFRS S2 with the exception of a Canadian-specific effective date for annual reporting periods beginning on or after January 1, 2025 and incremental transition relief.
- In June 2023, the International Sustainability Standards Board (ISSB) issued its first two IFRS Sustainability Disclosure Standards – IFRS S1 (general requirements standard) and IFRS S2 (climate standard).
- The ISSB standards are effective for annual periods beginning on or after January 1, 2024 subject to local jurisdiction adoption.

- In parallel with the CSSB's release of its proposals on March 13, 2024, the Canadian Securities Administrators (CSA) issued a statement noting that they will seek consultation on a revised climate-related disclosure rule following the finalization of CSDS 1 and 2.
 - In October 2021, the CSA issued their original proposed rule, proposed National Instrument 51-107 *Disclosure of Climate-related Matters*.
 - Bill S-211, Canada's new Act on fighting against forced labor and child labour will take effect on January 1, 2024.
 Canadian and foreign businesses impacted by the Act will be required to file a report on their efforts to prevent and reduce the risk of forced labour and child labour in their supply chain, by May 31st of each year.

- The SEC's final climate rule was issued on March 6, 2024.
- The final rule will generally apply to all SEC registrants; including foreign private issuers (Form 20-F filers); excluding Canadian issuers reporting under the Multijurisdictional Disclosure System (Form 40-F filers) and asset-backed issuers.
- The earliest compliance date is the fiscal year beginning in Calendar year 2025 for large accelerated filers.
- The SEC also issued its final rules on cybersecurity in July 2023 and expects to release proposed disclosure rules on human capital management in spring 2024 and corporate board diversity in fall 2024.
- On October 7, 2023, the California Governor signed two climate disclosure laws that will shape climate disclosure practices beyond the state's borders. The laws will apply to US businesses (including US subsidiaries of non-US companies) that meet specified revenue thresholds and do business in California. The Governor also signed the California voluntary carbon market disclosures bill.

- The European Financial Reporting Advisory Group (EFRAG) was mandated to develop European Sustainability Reporting Standards (ESRSs) setting out the detailed disclosure requirements under the Corporate Sustainability Reporting Directive (CSRD).
- On July 31, 2023, the European Commission published the final text of its first set of twelve ESRSs as delegated acts
- The ESRSs will become effective as early as 2024 reporting periods for some companies.
- There are potentially considerable ESG reporting implications for Canadian entities – as most EU-listed companies and large subsidiaries of Canadian companies with significant operations in the EU are in scope. Non-EU parent entities with substantial activity in the EU may also be in scope, with separate standards to be developed for these entities, with an effective date of 2028 reporting periods
- Refer to our <u>ISSB Resource Centre</u> for resources on implementing the IFRS Sustainability Disclosure Standards
- Refer to our <u>Defining Issues</u> publication for more information on the SEC's final climate rule.
- Refer to our <u>Defining Issues</u> publication for more information on the SEC's cybersecurity rules
- Refer to our <u>publication</u> on California's introduction of climate disclosures and assurance requirements
- Refer to our <u>ESRS Resource Centre</u> for resources on implementing the ESRSs
- Refer to our <u>publication</u> on the impact of EU ESG reporting on non-EU companies



Recent Activity



Appendix: Continuous evolution

Our investment: \$5B

We are in the midst of a five-year investment to develop our people, digital capabilities, and advanced technology.

Responsive delivery model

Tailored to you to drive impactful outcomes around the quality and effectiveness of our audits.

Result: A better experience

Enhanced quality, reduced disruption, increased focus on areas of higher risk, and deeper insights into your business.









https://kpmg.com/ca/en/home.html

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