**Board Audit Committee Charter**

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<th>Committee Scope</th>
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<td><strong>Purpose</strong></td>
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<td>The Board of Virgin Money UK PLC (&quot;VMUK&quot;) has delegated responsibility to the Board Audit Committee (&quot;BAC&quot; / &quot;Committee&quot;) to oversee the management of financial and regulatory reporting and the internal financial controls in place across VMUK and its subsidiaries (the &quot;Group&quot;).</td>
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The Committee is responsible for (i) monitoring the integrity of the Group’s accounting policies, public announcements, financial statements and financial reporting processes (ii) monitoring the effectiveness of the Group’s internal financial controls systems (iii) monitoring the effectiveness of the Group’s External Auditor and Internal Audit function (iv) monitoring the effectiveness of the Group’s whistleblowing procedures and (v) monitoring the application of the Group policies and procedures relating to the responsibilities of the Committee.  

**Authority**  
The BAC operates under authority delegated from the Board and is authorised to:  

- have access to resources and information to conduct its responsibilities;  
- delegate responsibilities to sub-Committees to carry out its responsibilities; and  
- obtain, at VMUK's expense, external legal or other independent professional advice on any matter within the Charter.  

Where appropriate, BAC may delegate its responsibilities in relation to the review and approval of regulatory financial announcements, and reporting judgements contained therein, to the VMUK Disclosure Committee.  

**Ring Fencing Obligations**  
Where waivers or modifications from the Prudential Regulation Authority (PRA) Ring-fenced Bodies Rulebook have been granted by the PRA to operate common Boards across VMUK and Clydesdale Bank PLC (CB), all ring-fencing obligations relating to Board Committee composition, roles and independence criteria as defined in the CB charter must be followed.  

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<th>Membership and Attendance</th>
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| The Committee will have at least three independent Non-Executive Directors, including the Chair and a member of the BRC.  

**Chair**  
The Chair is appointed by the Board on the recommendation of the Governance and Nomination Committee.  

The Chair will not have a casting vote, and in their absence, an appointed deputy or the members present will elect one of themselves to chair the meeting.  

**Members**  
Members are appointed by the Board on recommendation from the Governance and Nomination Committee and in consultation with the Chair.  

At least one member of BAC must have recent and relevant financial experience, holding a professional qualification from one of the professional accountancy bodies. The Committee as a whole shall have
competence in the retail banking sector. The Board Chairman may not be a member of BAC and the BRC Chair may be a member but not Chair.

**Standing Attendees and Additional Invitees**
- Board Chairman
- Chief Executive Officer
- Group Director Internal Audit
- Chief Financial Officer
- General Counsel and Purpose Officer
- Chief Risk Officer
- Financial Controller
- Representatives of the External Auditor
- Secretary

Other individuals may be invited to attend all or part of any meeting for specific items or to make presentations to the Committee.

**Quorum**
Two members, including the Chair or their appointed deputy in the Chair’s absence.

**Committee Management**

**Secretary**
The Group Company Secretary or delegate shall be secretary.

The Secretary at the request of the Chair, shall ensure the Committee meets with sufficient notice and the Committee receives papers in a timely manner.

**Meeting Frequency**
At least four times per year with an additional two joint meetings with the BRC to approve the financial and non-financial internal controls and 3 Lines of Defence assurance plans. However, any member or the Board Chairman, External Auditor, or Group Director Internal Audit may request an ad-hoc meeting.

In exceptional circumstances, urgent matters can be circulated for approval or recommendation electronically, at the agreement of the Chair. Sufficient member responses must be received in line with the Committee quorum requirements, to enable the Chair to provide a decision.

At least once a year, without the presence of executive management, the Committee shall meet with the External Auditors and Group Director Internal Audit to discuss any issues arising from the audits or in relation to the remit of the Internal Audit function.

**Minutes of Meetings**
The Secretary shall minute the proceedings and decisions of all BAC meetings, including recording the names of those present and in attendance.

Draft minutes will be circulated to all Committee members and once approved, shared with the Board.
Responsibilities

1.0 Financial Affairs

1.1 Review and monitor (in conjunction with the CB BAC) the integrity of the financial statements of the Group including its annual and half-yearly reports, preliminary results announcements, and any other appropriate announcements relating to the financial performance of the Group, reviewing the significant financial reporting issues and judgements which they contain.

1.2 Review any unusual items or matters brought to its attention affecting the preparation of the financial statements or announcements.

1.3 Advise the Board on whether the Annual Report & Accounts (ARA), taken as a whole, are fair balanced and understandable and provide the information necessary for shareholders to assess the Group’s performance, business model and strategy.

1.4 Review the clarity, completeness and appropriateness of disclosures in the Group’s ARA and consider whether the disclosures made are set properly in context including the going concern and viability statements to be made by the Board and related information within the ARA.

1.5 Provide a forum whereby any disagreements between management and the External Auditor regarding financial reporting and announcements can seek to be resolved.

2.0 Accounting, Financial and Non-Financial Reporting & Regulatory Compliance

2.1 Review accounting policies and practices within the Group and consider compliance and regulatory requirements.

2.2 Review the controls and procedures established by management for compliance with regulatory, financial and certain non-financial reporting requirements and with the requirements of the external regulators.

2.3 Ensure the Group complies with all necessary regulatory reporting, such as the requirements and recommendations of the relevant regulatory bodies (including the Financial Conduct Authority (FCA) and Prudential Regulation Authority (PRA)).

3.0 Internal Financial Controls and Risk Management

3.1 Review the adequacy and effectiveness of the Group’s internal financial controls, compliance with laws and/or regulations relating to financial reporting or accounting issues, including those controls which mitigate the risk of inappropriate acquisition, use or disposal of the Group’s assets.

3.2 Review management’s reports on the effectiveness of systems for internal financial control and risk management, and management’s responsiveness to addressing financial control weaknesses and non-compliance and any other weaknesses identified by Internal Audit and/or External Audit.

3.3 Review Internal Audit’s reports on effectiveness of systems for internal financial controls.

3.4 In conjunction with the BRC, review and approve the statement on internal financial controls and risk management to be included in the Group’s ARA.

3.5 Review the Group’s procedures for detecting financial reporting fraud.

3.6 Advise on whether there is a reasonable expectation that the Group will be able to continue in operation and meet its liabilities as they fall due as required under the Listing Rules.
4.0 Whistleblowing
4.1 Ensure appropriate and effective arrangements are in place for the confidential disclosure of reportable concerns by whistleblowers.

4.2 Oversee the integrity, independence and effectiveness of the Group’s policies and procedures on whistleblowing, ensuring compliance with relevant laws and regulation, including those intended to protect whistleblowers from being victimised because they have whistleblown.

4.3 Receive reports, at least annually, on the operation and effectiveness of the Group’s systems and controls in relation to whistleblowing and report on its consideration of these arrangements to the Board, making recommendations as it deems appropriate.

4.4 The BAC Chair will act as the Group’s Whistleblowers’ Champion.

5.0 Internal Audit
5.1 Approve the appointment, dismissal and to review performance of the Group Director Internal Audit. BAC will make recommendations in respect of remuneration and objectives of the Group Director Internal Audit and monitor performance.

5.2 Discuss annually the Chair’s assessment of the Group Director Internal Audit’s independence and objectivity where the tenure of the Group Director Internal Audit exceeds seven years.

5.3 The independent functional reporting line of the Group Director Internal Audit will be to the Chair of BAC and a secondary Executive reporting line to the Chief Executive Officer.

5.4 Review and approve the Internal Audit Charter.

5.5 Approve the Internal Audit Plan, the Internal Audit budget, resources and any material changes to the Internal Audit Plan. The BAC Chair is permitted to approve Internal Audit plan changes outside of meetings, and confirmation of all changes must be brought to the Committee’s attention at its next meeting.

5.6 Receive and review the independent external assessment of the Internal Audit function, which will be carried out at least once every five years. The BAC Chair will oversee and approve the appointment of the external assessor.

5.7 Review the adequacy, effectiveness and independence of the Internal Audit function and assess whether this gives the appropriate level of access to management and rights to seek information.

5.8 Receive and review Internal Audit findings which report on the overall effectiveness of the governance, risk management and internal control framework; identified issues and the adequacy of remediation activity.

6.0 External Audit
6.1 Make recommendations to the Board in relation to the appointment, re-appointment and removal of the Group’s External Auditor (to be put to shareholders for approval at the Annual General Meeting (AGM)).

6.2 Fix the remuneration of the External Auditor as authorised by shareholders, including fees for audit and non-audit services.

6.3 Approve the terms of engagement of the External Auditor.
6.4 Review and approve the annual Audit Plan, scope of audit of the External Auditor (including planned levels of materiality) and results of the audit.

6.5 Confirm that the External Auditor has coordinated with Internal Audit and that appropriate reliance has been placed on the work undertaken by Internal Audit and unnecessary overlap is avoided.

6.6 Review reports prepared by the External Auditor, including any representation letter prior to signature by management and the management letter and management’s response to External Auditor findings and recommendations.

6.7 Review and monitor the External Auditor’s independence and objectivity and the effectiveness of the audit process, taking into consideration all relevant professional and regulatory requirements.

6.8 Review the overall financial relationship between the Group and External Auditor.

6.9 Develop and approve a policy on the engagement of the External Auditor to provide non-audit services, considering any relevant legislation and ethical guidance regarding the provision of audit and non-audit services.

6.10 Consider and approve audit and non-audit services to be provided by the External Auditor in accordance with the policy.

7.0 Financial and Non-financial Internal Controls

7.1 A joint meeting with the BRC will be held every year to review and approve (where appropriate) the following matters/items which are within the responsibilities of both Committees:

- Consolidated Control Effectiveness Statement.
- 1st Line Assurance Plans.
- Annual Risk Management Assurance Plan.
- Annual Internal Audit Plan.
- VMUK Annual Report and Accounts (ARA) and related matters (including approval) of the Audit Committee Report and Risk Committee Report within the ARA.

8.0 Annual General Meeting (AGM)

8.1 The Chair, or a chosen delegate, shall attend the AGM, prepared to respond to any shareholder questions on the Committee’s activities.

Reporting Responsibilities

Matters discussed at a meeting of the CB BAC will be reported to the VMUK BAC at the next available meeting.

Board Updates

The Chair shall provide an update to the VMUK Board on matters discussed after each BAC meeting on issues which it considers that action or improvement is needed, recommending steps to be taken.

The minutes of each BAC meeting will be made available to the VMUK Board.

Annual Report and Accounts (ARA)

The Committee will recommend approval of the description of the work of BAC in the ARA including:

- a summary of the role of BAC;
• the names and qualifications of all BAC members during the period;
• the number of meetings held during the period;
• how BAC has discharged its duties;
• the Group’s policy and procedures for approval of audit and non-audit services and how External Auditor objectivity is safeguarded for non-audit services; and
• External Auditor fees.

Committee Governance

The Committee will review its own performance, that of its Chair and of each Committee member on an annual basis.

The BAC charter will be reviewed at least annually by the Committee and the Board, however, amendments of a non-material nature (as determined by the Chair) in the period between can be approved by the Committee.

The BAC charter will be made available to shareholders via the Group’s website.

BAC will liaise regularly with the BRC and where there is an overlap of responsibilities between BRC and BAC, the respective committee Chairs shall have discretion to agree the most appropriate committee to fulfil any obligation.