TERMS OF REFERENCE

The Audit Committee (the Committee) is a committee of the Board of Directors of Tesco PLC (the Board), from which it derives its authority and to which it regularly reports.

1. CONSTITUTION AND PROCESS

1.1 Membership

Membership will comprise at least three independent Non-executive Directors of Tesco PLC (the Company), to be nominated by the Board from time to time. The Committee as a whole shall have competence relevant to the sector in which the Company operates and at least one member of the Committee shall have recent and relevant financial experience. The Chairman of the Company may not be a member of the Committee.

1.2 Quorum

The quorum of the Committee will be two members. In the event of difficulty in relation to achievement of a quorum, independent Non-executive Directors who are not members of the Committee may be co-opted as members for individual meetings. A duly convened meeting of the Committee at which a quorum is present shall be competent to exercise all or any of the authorities, powers and discretions vested in or exercisable by the Committee.

1.3 Chairman

An independent Non-executive Director appointed by the Board will chair the Committee. In the absence of the Chairman of the Committee, or an appointed deputy, the remaining members present will elect one of themselves to chair the meeting.

1.4 Secretary

The Company Secretary and/or an Assistant Secretary will attend all meetings of the Committee and will provide all necessary support to the Committee. The Company Secretary and/or an Assistant Secretary should ensure that the Committee receives information and papers in a timely manner to enable full and proper consideration of issues. The Committee should have access to the services of the company secretariat on all committee matters.

1.5 Attendees

Meetings of the Committee may be attended by the Chairman of the Board, the Group Chief Executive, the Chief Financial Officer and his representatives, the Group General Counsel, the Chief Audit & Risk Officer, representatives of the external auditors and other Directors, employees and third parties at the invitation of the Committee.
1.6 Meetings

The Committee will normally meet five times a year. Two of those meetings will be scheduled so as to allow the Committee to consider the Group’s half-year and full-year results. Ad hoc meetings may also be held.

The Chairman or any member of the Committee or the Company Secretary may convene a meeting of the Committee at any time on reasonable notice to consider any matter falling within these Terms of Reference.

The Committee will meet privately, as often as the Committee deems necessary but at least twice a year, with each of (i) the external auditor; and (ii) the Chief Audit and Risk Officer.

1.7 Minutes and Reporting

The minutes of each meeting will be distributed to all directors and attendees as appropriate, taking into account any conflicts of interest which may exist. Reports will be made to the Board following each meeting of the Committee by the Chairman of that meeting in accordance with paragraph 4 below.

1.8 Shareholder Engagement

The membership of the Committee and a description of its duties and activities during the year will be disclosed in the Annual Report of the Company. The Chairman of the Committee, or a deputy chosen from its membership, will be available at the Annual General Meeting of the Company to answer questions which relate to the work of the Committee and, where necessary engage with shareholders on significant matters related to the Committee’s areas of responsibility.

1.9 Training

The Committee will make a suitable induction process available to new members of the Committee via the Company Secretary and, for existing members, will make available ongoing training where appropriate and as discussed with the Committee.

1.10 Committee self-assessment

The Committee will conduct an annual self-assessment of its performance and effectiveness, including its Terms of Reference, and report conclusions and recommendations to the Board.

2. Scope of Authority

The Committee is a committee of the Board to which it will report on a regular basis. The Committee is responsible for discharging governance responsibilities in respect of the audit, risk and internal controls concerning the business of the entire Group and its
authority extends to all relevant matters relating to Tesco PLC and its business units and subsidiaries.

The Committee may sub-delegate any of its powers and authority as it sees fit, including, without limitation, through the establishment of sub-committees to consider particular issues and report back to the Committee.

The Committee has authority to investigate any matters within its responsibilities and to obtain such information as it may require from any director, officer or employee of the Group and may call any director, officer or employee of the Group to attend any meeting of the Committee as and when required.

The Committee has authority to obtain outside legal or other independent professional advice at the Company’s expense and to secure the attendance of outsiders with relevant experience and expertise as necessary. The Committee will have the right to commission studies and any other relevant market data, at reasonable cost to the Company, which it considers necessary in the performance of its duties.

3. RESPONSIBILITIES OF THE COMMITTEE

In carrying out their responsibilities, Committee members must act in accordance with the statement of Directors’ Duties set out in Sections 171-177 of the Companies Act 2006 and the UK Corporate Governance Code. The responsibilities of the Committee will be:

3.1 Financial Statements and Reporting

3.1.1 to review, and challenge where necessary, the judgements and estimates of management, in relation to the interim and annual financial statements before submission to the Board, paying particular attention to:

(i) critical accounting policies and practices, and any changes in them;
(ii) decisions requiring a major element of judgement;
(iii) the extent to which the financial statements are affected by any unusual transactions in the year and how they are disclosed;
(iv) the clarity and completeness of disclosures;
(v) significant adjustments resulting from the audit;
(vi) the Going Concern assumption, identifying any material uncertainties as to the Group’s ability to continue to adopt the going concern basis of accounting in preparing the financial statements over a period of at least twelve months from their date of approval;
(vii) the viability statement, including: a) an assessment of the Company’s ability to continue in operation and meet its liabilities as they fall due over the period of the viability assessment, providing a reasonable expectation, based on stress & sensitivity analysis, links to the company’s principal risks, drawing attention to any relevant qualifications or assumptions as necessary; and b) an assessment of prospects taking into account the company’s current position
and assessment of risks and sustainability of the business model, the
prospects of the Group, over what period they are assessed and why the
period is regarded as appropriate;
(viii) future expectations of assets and liabilities and the quality of management’s
decisions;
(ix) compliance with accounting standards;
(x) compliance with Stock Exchange and other legal requirements;
(xi) reviewing the Company statements on internal control systems and risk
management prior to endorsement by the Board;

3.1.2 to monitor the integrity of the financial statements of the Company and any formal
announcements relating to the Company’s financial performance, reviewing and
reporting to the Board on significant financial reporting issues and judgements
which they contain, having regard to matters communicated to it by the external
auditors, including that of viability concerns;

3.1.3 to review the Company’s disclosures in the annual report in relation to the Task
Force on Climate-related Financial Disclosures and climate related emerging risks.

3.1.4 to provide advice to the Board, where requested, on whether the annual report and
financial statements, and any other price-sensitive public reports, taken as a whole,
are fair, balanced and understandable and whether the annual report and financial
statements provides the information necessary for shareholders to assess the
Company’s position and performance, business model and strategy;

3.1.5 to provide advice to the Board, where requested, on the Group’s dividend policy,
the declaration of any interim dividends and the recommendation of a final or other
dividend.

3.1.6 to discuss problems and reservations arising from the interim and final audits and
any matters the auditors may wish to discuss (in the absence of management, where
necessary);

3.2 External Auditor

3.2.1 to consider, and make recommendations to the Board, on the appointment of the
external auditor, and assess the objectivity and independence of the external
auditor, ensuring that key partners are rotated at appropriate intervals. The
Committee shall agree the Company’s policy for the employment of former
employees of its external auditors and monitor the application of the policy;

3.2.2 to approve the external auditor’s remuneration for audit services; to develop,
approve and monitor the application of the Group’s policy on the provision of non-
audit services by the external auditor; to pre-approve any fees in respect of non-
audit services provided by the external auditors, subject to permitted levels and
delegations established by the Committee and to ensure that the provision of non-
audit services does not impair the external auditors’ independence or objectivity, taking into account relevant regulations and ethical guidance;

3.2.3 to review and agree with the external auditors before the audit commences, the nature and scope of the audit and to review the auditors’ quality control procedures and steps taken by the auditor to respond to changes in regulatory and other requirements;

3.2.4 to oversee the process for selecting or removing the external auditor and make appropriate recommendations through the Board to the shareholders to consider at the Annual General Meeting, ensuring that the external audit services contract is put out to tender in accordance with applicable laws and regulations. If the external auditor were to resign from office, to investigate the issues leading to the resignation and to consider whether any action is required;

3.2.5 to review the external auditor’s engagement letter, any management letter and management’s response and any audit representation letter(s) requested by the external auditor;

3.2.6 to review formally the effectiveness of the external audit process, including an assessment of the quality of the audit, the handling of key judgements by the auditor and the auditor’s response to questions from the Committee, whilst taking into consideration relevant UK professional and regulatory requirements;

3.3 Risk Management and Internal Controls

3.3.1 to review and monitor the Group’s internal financial controls and the framework and effectiveness of the Group’s internal control and risk management systems, including in respect of the Group’s key financial, operational and compliance controls, and to report its recommendations to the Board;

3.3.2 where requested by the Board, to:

i) review the approach to the identification and assessment of the emerging and principal risks facing the Group, including the management and mitigation of those risks and the consideration of acceptable risk tolerance levels for the Group; and

ii) provide advice to the Board on the current risk exposures and future risk strategy of the Group, including strategy for capital and liquidity management, and the embedding and maintenance of a supportive culture in relation to the management of risk across the Group, alongside robust rules and procedures;

3.4 Internal Audit

3.4.1 to review the internal audit charter and the internal audit programme ensuring that they remain appropriate to the current needs of the Company and that the internal
audit programme is aligned to the Group’s principal risks. The Committee shall ensure that the Internal Audit function is adequately resourced, has appropriate access to information and appropriate standing within the Company to enable it to perform its function effectively and in accordance with relevant professional standards. The Committee shall ensure that the Chief Audit & Risk Officer has a reporting line which enables the Internal Audit function to be independent of the executive and so able to exercise independent judgement;

3.4.2 to review reports addressed to the Committee from the Internal Audit function and to consider management’s response to any major external or internal audit recommendations;

3.4.3 to approve the appointment or dismissal of the Chief Audit & Risk Officer;

3.4.4 to review formally the effectiveness of the internal audit processes, taking into consideration relevant UK professional and regulatory requirements;

3.5 Compliance

3.5.1 to review the Company’s processes for the prevention and detection of fraud, bribery and corruption and receive reports on non-compliance;

3.5.2 where requested by the Board, to review and report to the Board on the effectiveness of the Company’s whistleblowing arrangements whereby employees and contractors can raise concerns, in confidence, about possible improprieties in financial reporting or other matters. The Committee shall satisfy itself that these arrangements allow proportionate and independent investigation of such matters and appropriate follow up action. The Committee shall receive regular compliance reports to assist it in discharging this duty;

3.6 Governance

3.6.1 to review and approve the Group’s activities with respect to the Group’s treasury and tax planning policies and any material changes thereto, and such other policies as may be requested by the Board;

3.6.2 to review the annual aggregate expenses claims of senior executives against Group policy;

3.6.3 to review the directors’ statement on corporate governance;

3.6.4 to review the Company’s processes for preparing co-ordinated plans for business continuity; and

3.6.5 to consider other topics, as defined by the Board, or considered appropriate by the Committee in the context of the above responsibilities.
4. **REPORTING RESPONSIBILITIES**

4.1 The Chairman of the Committee shall report formally to the Board on its proceedings after each meeting on all matters within its duties and responsibilities and shall also formally report to the Board on a regular basis on how it has discharged its responsibilities. This report shall include:

i) the significant issues that it considered in relation to the financial statements (required under paragraph 3.1.2) and how these were addressed;

ii) its assessment of the effectiveness of the external audit process and its recommendation on the appointment or reappointment of the external auditor; and

iii) any other issues on which the Board has requested the Committee’s opinion.

4.2 The Committee shall compile a report on its activities to be included in the Company’s annual report. The report should include:

i) an explanation of how the Committee has assessed the independence and effectiveness of the external audit process and, where the external auditor provides non-audit services, an explanation of how external auditor independence and objectivity are safeguarded;

ii) an explanation of the approach taken to the appointment or reappointment of the external auditor, information on the length of tenure of the current external audit firm, when a tender was last conducted and advance notice of any audit retendering plans;

iii) the significant issues that the Committee considered, including:

a) in relation to the financial statements and how these issues were addressed, having regard to matters communicated to it by the auditor;

b) the nature and extent of interaction (if any) with the Financial Reporting Council’s Corporate Reporting Review team; and

c) where the Company’s audit has been reviewed by the Financial Reporting Council’s Audit Quality Review team discuss the findings of such review with their auditors and consider whether any of those findings are significant and, if so, make disclosures about the findings and the actions they and the auditors plan to take;

iv) such other matters as may be required by the UK Corporate Governance Code, other Financial Reporting Council guidance and relevant laws and regulation.
5. OTHER MATTERS

The Committee will give due consideration to the provisions of the UK Corporate Governance Code and all applicable laws and regulations, including the Companies Act 2006 and the requirements of the FCA’s Listing and Prospectus Rules and Disclosure Guidance and Transparency Rules.

Reviewed on 27 February 2020