

COMMITTEE	Audit, Risk and Scrutiny
DATE	27 June 2017
REPORT TITLE	Review of the System of Risk Management
REPORT NUMBER	CG/17/061
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1. PURPOSE OF REPORT:-

The report provides the Committee with an update on progress in implementing the agreed actions to support the delivery of the Risk and Assurance Improvement project.

2. RECOMMENDATION(S)

That the Committee:
Note the progress made in delivering the project.

3. BACKGROUND/MAIN ISSUES / OTHER HEADINGS AS APPROPRIATE

- 3.1 At its meeting on 24 November 2016, the Committee reviewed the action plan relating to the Risk and Assurance improvement project and agreed to receive an update on progress at the June 2017 meeting.
- 3.2 The Council carried out a comprehensive review of the system of risk management during 2016 and at its conclusion, agreed an action plan to take forward a number of actions to improve the system. Notable amongst these actions were improving our risk identification mechanisms, strengthening the level of assurance the Council's senior management can take in the effectiveness of risk controls and mitigation and the agreement of a risk appetite for the Council, to inform risk assessment and escalation between tiers of risk management.
- 3.3 KPMG carried out a piece of work to map assurance to two corporate risks and this model is now being rolled out to the remaining risks in the register. The Corporate Risk Register is reviewed by CMT each month.
- 3.4 The Risk and Assurance Improvement Project is now part of the Performance, Risk and Improvement Change Delivery Programme and progress is being reported through the governance arrangements in place for that programme. This also creates an environment where cross-over between risk and assurance and other work streams across the portfolio of change delivery programmes become apparent and a coordinated approach can be taken.
- 3.5 Appendix 1 details the actions in the project plan and updates against actions are provided where appropriate.

4. FINANCIAL IMPLICATIONS

- 4.1 There are no direct financial implications arising from the recommendations of this report but the report deals with the highest level of risk and this process serves to identify controls and assurances that finances are being properly managed.

5. LEGAL IMPLICATIONS

- 5.1 There are no direct legal implications arising from the recommendations of this report but the Corporate Risk Register serves to manage many risks with implications for the legal position and statutory responsibilities of the Council.

6. MANAGEMENT OF RISK

- 6.1 The report provides information on the Council's system of risk management and the improvements designed to make the system robust and fit for the changing social, political and economic environment in which we exist, so that all risks attaching to the Council's business and strategic priorities may be identified and managed.

7. IMPACT SECTION

7.1 Economy

Robust risk management arrangements are essential to the identification and control of risks with the potential to impact the Council's strategic priorities and the objectives set out in the Local Outcomes Improvement Plan, which support our commitment to a prosperous economy. The mapping of assurances to risks, as set out in the appended action plan summary, will evidence to the Council's senior managers gaps in the strength of those controls which can then be addressed.

7.2 People

Some corporate risks have the potential to impact both the safety and wellbeing of our citizens and communities. In addition, action is taken to identify the impact of some risks on the wellbeing and experience of our staff. The emphasis on proper risk controls and identifying mitigating actions which are aligned with our strategic and service business and improvement planning processes, as documented in the action plan, ensures that all such risks are effectively managed.

7.3 Place

The Council's commitment to creating a city which is a chosen destination to live, invest, work and visit is reflected in our Strategic Business Plan and the Local Outcomes Improvement Plan. The Risk and Assurance project aims to ensure that all risks impacting that commitment are identified timeously and subjected to appropriate risk management techniques, in order to maximise delivery of those outcomes.

7.4 Technology

The strong horizon scanning mechanisms outlined in the action plan are designed to maximise opportunities to strengthen our commitment to digital place and enabling technology and to mitigate risks to the success of that commitment.

8. BACKGROUND PAPERS

None

9. APPENDICES

Appendix 1 (Risk and Assurance Project Action Plan Summary)

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Appendix 1

No.	Action	Deadline	Status	Comments
1	Clearly align our strategic objectives with risk management and risk reporting systems	31/12/16		There is a single corporate risk register and the risks contained within it and the directorate risk registers are aligned with the Council's strategic priorities.
	(i) Align corporate risks with Strategic priorities			
	(ii) Align directorate risks with Strategic priorities.			
2	Ensure that the revised risk management strategy incorporates risk management objectives	30/09/17		This action will take account of other developments during the life of the project including most importantly, the development of an assurance framework for the Corporate Risk Register.
3	Streamline risk reporting and escalation using risk scores.	30/09/17		As above
4	Streamline risk reporting to service and directorate committees include review of their risk registers. Explanatory note: Directorate risk registers should be reported at least quarterly to SMT / DLT meetings. Risk registers should be aligned with service planning so that the output of PESTLE and SWOT analyses and risks to the achievement of priorities, are reflected.	31/03/17		Reporting of risk registers to management teams and within 1-2-1 packs is embedded. The Performance, Risk and Improvement Change Programme is examining the place of risk management within the service planning process.
	(i) Ensure directorate risk registers are up to date and included in director / chief executive 1-2-1 packs			
	(ii) Align risk reporting with performance reporting to provide SMTs / DLTs with risk registers along with performance scorecards quarterly.			
	(iii) Report directorate risk registers to service committees twice yearly.			
5	Compile an assurance framework which describes components of assurance system for compliance and for transformation. Ensure risks are identified, evaluated, controlled and have appropriate assurance mapped out in order to inform internal audit planning for the 2017/18 financial year.	30/06/17		KPMG completed in March a risk assurance mapping exercise against two corporate risks. This model is being implemented on all corporate risks.

	(i) Amend the risk register formats to include assurances on the corporate risk register			
	(ii) Reinforce the assurance mapping task by building review of assurances into Council Business cycle.			
	(iii) Define and communicate the distinction between controls and assurances			
6	Standardise risk register and recording system and terminology as far as possible, to validate the use of risk scores for escalation, metrics for success of mitigating actions and to incorporate different dimensions of impact.	31/03/17		The corporate risk register has been redesigned. A glossary of risk management terminology has been distributed to responsible officers and work is under way to encompass indicators of risk management effectiveness. It is expected this will be complete by 30/06/17 and rolled out to all services.
	(i) Produce new risk register format for corporate and directorate level risks which categorises impacts as people, financial, property, reputation.			
	(ii) Establish key risk indicators which evidence that mitigation is successful.			
7	Develop an action tracker to assist the CMT in closure of actions	30/04/17		An action tracker has been developed. Due to the roll out of assurance mapping for the corporate risk register, assurance actions are being identified along with control actions. The finalised tracker will take account of both requirements and this is scheduled to be in place by 30/06/17.
	(i) Action tracker for CMT: should include all collated mitigating actions from corporate risk register with timeline for completion and progress / evidence.			
	(ii) Action tracker for SMTs / DLTs to include all collated mitigating actions from directorate risks with timeline for completion and progress / evidence.			
8	Using the risk appetite statement, agree with IJB reporting routes for specific papers and establish their place in cycle of business	30/04/17		There are quarterly reports to Council on IJB activities including an update on risk management. A process has been agreed for "Directions" from the IJB to Council which includes: <ul style="list-style-type: none"> • an appropriate template for consistent use for all Directions; • consultation is undertaken with the Council's Head of Legal Services to provide assurance that proposed Directions are legally competent; • IJB Directions which propose "major changes" to the

				<p>delivery of services, be issued only following engagement with the Council's elected members;</p> <ul style="list-style-type: none"> • where IJB Directions are required for the delivery of services, but no "major change" is proposed, these be submitted to the Council annually for information. <p>All Directions are appended to the quarterly report. An internal audit review is under way which will consider how IJB operational performance may be reported to the Council in future.</p>
9	<p>(a) Business analysis input on risk management information needs in relation to software and</p> <p>(b) [b]Evaluate the covalent system - both should be included in the Information Communications Technology (ICT) strategy and plans [factoring in risk registers]</p>	30/09/17		<p>This action was originally scheduled for completion on 30/04/17 and has been raised with the relevant officers in the ICT service. There is a review of all critical and non-critical systems under way and this will take account of risk management system requirements as the review proceeds. The action deadline has been moved to 30/09/17.</p>
10	<p>Support identification and discussion of risk by:</p> <p>(i) Promotion of a range of risk identification methods</p> <p>(ii) Formal training and induction</p> <p>(iii) Prepare and distribute training guidance notes on use of the Covalent system risk module.</p>	Ongoing		<p>A risk management training programme for officers has been under way for 18 months and continues. Further training options are also being considered in conjunction with the Organisational Development Team, Risk software guidance is complete and has been issued to all users.</p>
11	<p>Hold workshops within Council to discuss and agree risk appetite. Develop an associated risk appetite statement, to underpin Council decision-making.</p> <p>(i) Support identification and discussion of risk by: Use of risk appetite within risk system</p> <p>(ii) Streamline risk reporting and clarity of delegation using risk tolerance levels</p>	30/09/17		<p>Further work is under way to ensure transformational activity is subject to risk assessment in advance of moving forward with this action.</p>
12	Ensure there is supporting guidance or worked scenarios and advice on induction for elected members on procedures concerning conflict of interest and liability.	10/05/17		<p>Training for elected members has been completed</p>

13	Establish a risk identification and moderation role for the ECMT which encompasses: <ul style="list-style-type: none"> • Horizon-scanning, discussion and identification of new risks. • Compilation and refresh of corporate operational risk register. • Review of high level risks from directorate risk registers. • Submission of issues for escalation to the CMT for strategic risk register. • Moderation of risk scores in the corporate operational risk register. • Engage heads of services in the recognition and analysis of good risk management 	30/06/17		<p>A corporate issues log is in development with the aim of capturing information from horizon scanning and using peer review and challenge through ECMT. Significant emerging issues are reported to CMT (Stewardship) meetings monthly so that new corporate risks may be identified.</p> <p>The corporate risk register has been comprehensively reviewed and redesigned.</p>
14	Evaluate the system for acceptability and consistency after year one of operation	31/10/17		