

DISTRICT COUNCIL

Corporate Risk Management Strategy & Process

| Version | Date | Status (draft, approved, signed off | Author | Change Description | | |
|---|----------|--|------------|--|--|-----|
| V1.0 | 09/11/20 | draft | C Clarke | Annual review of strategy | | |
| V1.1 | 17/11/20 | draft | V.Green | Amendment to risk matrix | | |
| V1.2 | 04/01/21 | Final | C Clarke | Added risk types | | |
| V1.3 | 11/01/21 | Revised Final | C Clarke | Incorporate CLT amendments | | |
| V1.4 | 12/01/21 | Final | C Clarke | Final comments added re risk removal as p advice from audit. | | oer |
| V1.5 | 20/1/21 | Final version | J Froggatt | For Audit Committee | | |
| V1.6 | 03/02/21 | amendments | J Froggatt | For Cabinet | | |
| Approved for submission to Sponsor, given by | | | Date | | | |
| Sponsor sign off to proceed with project identification, given by | | | | Date | | |

Distribution List

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1. Ashfield District Council Risk Management Strategy - Introduction

1.1 Philosophy and aims

Our philosophy:

Ashfield District Council will seek to embed risk management into its culture, processes and structure to ensure that opportunities are maximised. Ashfield District Council will ensure that the resources and support is available to assist managers to identify, understand and manage risks, and learn how to accept the right risks. Adoption and application of this strategy will deliver success in delivering services to the customers of Ashfield District Council.

1.2 Purpose

The purpose of this risk strategy document is to set out in clear simple terms how risk management will be managed within Ashfield District Council and become embedded in the culture.

It therefore aims to:

- Develop risk management and raise its profile across the Council, and ensure that risk management becomes a living tool.
- Make risk management part of normal business and therefore incorporated within all decision making processes.
- Integrate risk management into the culture of the Council.
- Ensure that all risks are managed in accordance with best practice.
- Create effective processes that will allow risk management assurance statements to be made annually.

1.3 What is risk management?

Risk definition: Risk is uncertainty of outcome. The delivery of an organisation's objectives is surrounded by uncertainty which both poses threats to success and offers opportunity for increasing success. Risk is defined as this uncertainty of outcome, whether positive opportunity or negative threat, of actions and events

Risk Management can be defined as:

"Risk management is the process of identifying risks, evaluating their probability and potential consequences and determining the most cost effective methods of controlling and /or responding to them. It is not an end in itself. Rather, risk management is a means of maximising opportunities and minimising the costs and disruption to an organisation caused by undesired events" 'Risk Management – A Key to Success,' published by ALARM

Risk management therefore is essentially about identifying all the obstacles and weaknesses that exist within the Council. A holistic approach is vital to ensuring that all elements of the organisation are challenged including our decision making processes, work with partners, consultation processes, existing policies and procedures as well as the effective use of all assets – including our staff. Once the obstacles have been identified the next stage is to prioritise them to identify the key obstacles facing the Council and to help the organisation to effectively deliver services to our customers. Once risks have been identified and prioritised it is essential that steps are taken to then effectively manage those key obstacles / risks. This will ensure that major obstacles or blockages that exist within the organisation can be mitigated to provide the Council with a greater chance of being able to maximise the delivery of its objectives and provision of services to our customers.

Risk management will be used as a strategic tool and an essential part of effective and efficient management and planning within the organisation.

1.4 Risk Management policy statement

Risk is the chance of something happening that will have an impact on what we set out to achieve.

Risk management is the process for dealing with this effectively – identifying, evaluating, prioritising and mitigating the risks. It is not an end in itself. Effectively managing our risks means that we can maximise opportunities and minimise the costs and disruption to the Council caused by undesired events.

Risk appetite is the "amount and type of risk that an organisation is prepared to pursue, retain or take". This is reviewed annually alongside this framework. The current risk appetite framework outlines the Council's approach to risk appetite as well as how to determine and evaluate risk appetite.

As an organisation we have identified our strategic risks and have a process in place to control and monitor them. We regularly review them (at least quarterly) to ensure that the corporate risk register remains up-to-date. We also have a system in place to identify project and operational risks at an early stage and again to control and monitor them effectively.

The aim is to manage risk rather than to eliminate it. Too little attention to the control of risk will lead to unnecessary losses and poor performance. An overzealous approach to risk control can stifle creativity and service delivery and may mean that opportunities for improvement are missed. Successful risk management means getting the balance right, thereby making the best use of available resources. We identify actions to reduce negative risks to an agreed acceptable level and this is monitored via the risk register.

The management of risk should not be viewed in isolation; it forms an integral part of the Council's business. The risk management process forms part of the service planning framework. In addition risk management techniques can be used when considering new service delivery methods or policy options. Much risk management already takes place intuitively.

There is clear ownership of risks at all levels within the authority and we expect partner organisations and contractors to have suitable risk management arrangements.

1.5 Why do we need a risk management strategy?

Risk management will, by aligning to the business planning and performance management processes, strengthen the ability of the Council to achieve our objectives and enhance the value of the services we provide.

Also, Risk Management will, by aligning to the Business Continuity processes, strengthen the ability of the Council to react to all situations and protect its own interests and those of the district, ensuring essential service delivery.

However it is also something we are required to do, for example:

- The CIPFA/SOLACE framework on Corporate Governance requires the Council to make a public assurance statement annually, on amongst other areas, the Council's risk management strategy, process and framework. The framework requires us to establish and maintain a systematic strategy, framework and processes for managing risk.
- Risk management was a key discipline identified in the Organisational Assessment, particularly looking at whether an authority has assessed the risks inherent in its corporate and service plans. This requirement has now been removed, however, is recognised as good practice.
- Risk management is now considered standard practice in both the public and private sectors.
- To meet our statutory obligations such as Civil Contingencies Act, providing emergency response and planning and providing for emergency assistance.

1.6 Benefits of risk management

Successful implementation of risk management will produce many benefits for the Council if it becomes a living tool. These include:

- Increased chance of achieving strategic objectives as key risks are identified and minimised.
- Achieves buy-in to risk (and action) for officers and members.
- An organisation can become less risk averse (because you understand risks).
- Improved performance, accountability and prioritisation feeds into and aligns with the performance management framework.
- Better governance can be demonstrated to stakeholders.
- Control and mitigation of business continuity risk

1.7 Link to Corporate Objectives

Adequate risk management arrangements link to the authority's Innovate and Improve priority. However, the minimisation of risks also enables all of the

Council's priorities to be achieved. The identification of risk relating to the achievement of performance and improvement is a key aspect of the performance management framework

1.8 Risk appetite

The ISO 31000 risk management standard refers to risk appetite as the:

"Amount and type of risk that an organisation is prepared to pursue, retain or take".

This is reviewed quarterly by CLT alongside the review of this framework and the corporate risk register.

The appropriate level will depend on circumstances and must be appropriate given our corporate objectives. For example, where public safety is involved our appetite will tend to be low, while for an innovative project that is a key part of our transformation programme, it may be higher, recognising that there will be uncertainty and the potential for things to go wrong but the potential rewards will be higher too.

1.8.1 Risk appetite categories

A detailed framework has been written in relation to risk appetite and this should be read in conjunction with this strategy.

Averse: Avoidance of risk and uncertainty; minimal exposure to risk preferred; consequently likely to be low potential for reward / achieving a stretching objective; corresponding risk score = **low**

Cautious: Preference for safe options with a low to medium degree of risk only; again this is likely to consequently reduce the potential for reward / achieving a stretching objective; tight controls in place; corresponding risk score = **low to medium**

Open: Willing to consider all potential options and choose the one most likely to achieve the objective, while also providing an acceptable level of reward and value for money; balanced approach recognising that things may go wrong but we will learn from them; corresponding risk score = **medium**

Hungry: Eager to be innovative and to choose options offering potentially higher rewards, despite greater inherent risk; willing to tolerate uncertainty and accept possibility of significant loss; corresponding risk score = **high**

Risk Tolerance: This can be interpreted as an organisation's or stakeholder's readiness to bear the risk after risk treatment in order to achieve its objectives.

2. Implementing a risk management process

This section covers the implementation of the risk management process within the Council. In order to implement risk management within the Council managers and staff need to become familiar with, and have guidance on, the:

- risk management process,
- roles and responsibilities of officers and members,
- reporting and monitoring.

2.1 The Risk Management Cycle



Implementing the strategy involves adopting a systematic and robust process. The following risk management cycle describes the processes that should be followed.

Step 1 Identifying risks facing the Council.

The identification of risks is derived from both a 'top down' (corporate planning) and a 'bottom up' (operational/business continuity level) process of risk assessment resulting in coverage of the whole Council.

Step 2 Analysing the risks

The risks are analysed and reported in a corporate standard format. (See Appendix 3). All risks assessed in a 6x4 risk matrix should be dealt with according the table below.

| Probability | | Impac | t Score | |
|-----------------------|----------------------|----------------------|--------------------------------|--------------------------------|
| Score | 1 Negligible | 2 Minor | 3 Major | 4 Critical |
| 6 (Very High) | Monitor Quarterly | Monitor Monthly | Monitor Quarterly to CLT | Monitor Quarterly to CLT |
| 5 (High) | Monitor Quarterly | Monitor Monthly | Monitor Quarterly to CLT | Monitor Quarterly to CLT |
| 4 (Significant) | Monitor Quarterly | Monitor Monthly | Monitor Monthly | Monitor Quarterly to CLT |
| 3 (Low) | Monitor Quarterly | Monitor Quarterly | Monitor Monthly | Monitor Monthly |
| 2 (Very Low) | Monitor 6 Monthly | Monitor Quarterly | Monitor Quarterly | Monitor Quarterly |
| 1 (Almost Impossible) | No action required | Monitor 6 Monthly | Monitor 6 Monthly | Business Continuity Plan |

Aligned with the Risk Appetite Framework which describes the type of action required in accordance with our risk appetite

| Risk rating Score | Risk rating action required |
|---------------------------|--|
| 18-24 | Risks at this level sit above the tolerance of the Council and are of such magnitude that they form the Council's biggest risks. The Council is not willing to take risks at this level and action should be taken immediately to manage the risk. Corporate Risks, monitored by CLT |
| 15-16 | These risks are within the upper limit of risk appetite. While these risks can be tolerated, controls should be identified to bring the risk down to a more manageable level where possible. Corporate Risks, monitored by CLT |
| 5-12 | These risks sit on the borders of the Council's risk appetite and so while they don't pose an immediate threat, they are still risks that should remain under review. If the impact or likelihood increases then risk owners should seek to manage the increase. Corporate Risk only if deemed threat to delivery of Corporate Objectives |
| 3-4 | These are low level risks that could impede or hinder achievement of objectives. Due to the relative low level it is unlikely that additional controls will be identified to respond to the risk. |
| 1-2 | Minor level risks with little consequence but not to be overlooked completely. They are enough of a risk to have been assessed through the process, but unlikely to prevent the achievement of objectives. |
| Impact 4, Likelihood 1 | Rare events that have a catastrophic impact form part of the Council's Business Continuity Planning response. |

It will be up to the discretion of Service Directors as to whether risks that do not score in the highest bracket are included in the corporate risk register. It

might be that the risks may be considered to be key risks facing the Council or a particular service in the delivery of its plans or meeting the Corporate Objectives.

Step 3 Prioritising the risks

The process then prioritises the risks resulting in a focus on the key risks and priorities i.e. those risks most likely to happen and with the greatest impact

Step 4 Managing of the risks through action plans

The risks are then managed through the development of appropriate risk management action plans. The Corporate standard template incorporates risk identification and action planning. This is managed through the performance management software "Pentana".

Step 5 Monitoring of the action plans and the risks

Risks are managed through the performance management framework at least once every three months, whilst monitoring the delivery of the service and corporate action plans. The information is held in the performance management software "Pentana".

The cycle is continuous and should be followed on a regular basis.

The risk management process is described in detail in Appendix 1.

2.2 Roles and Responsibilities

The successful management of risk is a collective responsibility for all Members and employees. The Council has a duty to the community to manage its resources economically, efficiently and effectively.

It is the responsibility of **all Elected Members** to be aware of the risk management implications of their actions, decisions and public statements. All decision making reports include a section identifying any key risks. Elected Members can ask for these and any other risks which they have identified to be fed into the Council's risk process e.g. an operational risk may be passed to the service manager to lead on, a strategic risk may be passed to Audit & Governance Committee and/or Cabinet to debate.

It is the responsibility of **Cabinet Members**:

- To agree an effective strategy and framework to manage risks within the Council
- To set the Council's risk appetite in conjunction with senior managers and the Audit Committee
- To receive exception reports on risk management (focused at the strategic level) as part of the established quarterly monitoring and to recommend action where necessary

- To agree the Council's response to its highest risks i.e. doing what is practicable to reduce the risk, whilst not using a disproportionate amount of resource
- To formally consider risk management implications when making decisions
- To hold the Audit Committee and CLT accountable for the effective management of risk
- Monitoring the Council's risk management and internal control arrangements via quarterly reports to Cabinet.
- Approving the public disclosure of the annual outcome of this assessment (the assurance statement), and publishing it in the annual Statement of Accounts.

The **Portfolio Holder for Customer Services and IT** is the Cabinet lead on risk management issues. It is their responsibility to promote awareness of potential risk implications at Cabinet level. For example, to pay particular attention to the risk elements in decision making reports; to be available to colleagues to discuss risks; to be satisfied that the risk arrangements are in place and working well; to present the quarterly risk information to Scrutiny & Cabinet.

It is the responsibility of the **Audit Committee**:

- To have an overview of risk management in the Council
- To carry out an quarterly review of the risk management framework, including the risk appetite, and to recommend it to Cabinet for approval
- To carry out an quarterly review of the strategic risk register and to recommend it to Cabinet for approval

Corporate Leadership Team (CLT)

The Corporate Leadership Team is pivotal in leading the promotion and embedding of risk management within the Council. In addition they have an important role in identifying and managing risks.

Corporate Leadership Team's key tasks are:

- Recommending to Cabinet the Corporate Risk Management Strategy and its subsequent revision.
- actively being involved in the assessment and management of risks on a quarterly basis, at Corporate strategic level
- being actively involved in the identification, assessment and management of risks within their directorates as part of the service planning process.
- supporting and promoting risk management throughout the Council,
- support the Risk Management Sponsor

Risk Management Sponsor - Strategic Planning Risk

The Risk Management Sponsor (Strategic Planning Risk) will lead the championing and embedding of strategic risk management and drive its implementation within the Council. This role is part of the duties of the Assistant Director – Corporate Services and Transformation.

Responsibilities include:

- compiling, and reporting quarterly (from Pentana), to CLT all corporate risks, including the risks escalated up from the Directorate level, and lead their identification, assessment and management of strategic risks on a biannual basis. The report will be shared with Leadership after CLT has reviewed the register on a quarterly basis.
- Production of an quarterly report to Cabinet on the progress of strategic risk management, the risks, and action in managing them,
- Production of a quarterly report to Audit Committee
- supporting and advising CLT on strategic risk management issues
- communicating the benefits of effective strategic risk management to all members of Ashfield District Council
- ensuring the alignment of risk within strategic planning and performance and improvement processes
- ensuring all levels of risk are discussed and reviewed at Performance Boards, including the identification of new risks.

It is the responsibility of **Service Managers**:

- To have an overview of risk management in the Council at officer level
- To contribute to the annual review of the risk management framework, including risk appetite
- To ensure that the Council's risk management framework is applied in their service areas by identifying, assessing, reporting and monitoring risks and setting risk appetites
- To contribute to the management of strategic risks in support of CLT

It is the responsibility of **Project leads**:

- To ensure that the Council's risk management framework is applied to their project by identifying, assessing, reporting and monitoring risks and setting the risk appetite
- To exception report via reporting at intervals agreed with the Project Sponsor.

It is the responsibility of **All Employees**:

- To be aware of the Council's risk management framework
- To have an understanding of the risks that arise within their area of work
- To participate in risk management training as appropriate
- To challenge practices, identify new ways of doings things and be innovative
- To learn lessons from risk management rather than apportion blame and to concentrate at least as much on how risks have been managed in any given situation rather than just the outcome if something goes wrong

2.3 Reporting and monitoring

The responsibility for monitoring and reviewing the corporate risk is the responsibility of the Corporate Leadership Team who are required to do this biannually.

Service Risk Registers in Pentana should be reviewed as a minimum quarterly by the respective Service Manager.

Service Directors are responsible for escalating risks, those above the risk tolerance line to the Corporate Leadership Team who will determine if they should be included on the Corporate Risk Register. This should be done through the Risk Management Sponsor – Assistant Director – Corporate Services and Transformation.

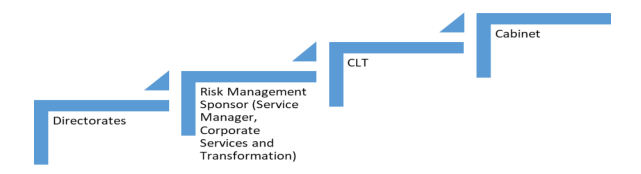
The definition of a corporate risk is - any key risk facing the Council or a particular service in the delivery of its plans.

The Risk Management Sponsor – Assistant Director – Corporate Services and Transformation will report progress on the risk management process, and key risks, annually to Cabinet. They will also be responsible for reviewing the Corporate Risk Management Strategy and most effective risk management processes on an annual basis.

The action plans developed to manage the Strategic risks will be aligned to the Performance Management Framework and will be monitored through the Performance Management System Pentana. This will ensure the integration of risk management with other processes and ultimately ensure its profile and success is maintained.

Project risks should be documented and approved by the relevant project sponsors and reviewed at intervals set out in the project initiation document.

The framework for reporting risk is summarised below: Risk assessments will be included in all policies and reports, as well as in our partnership working arrangements, so that risk is considered in everything the Council does.



Risk types

1. Strategic Risk

The consequences of strategic decisions, or the failure to achieve our strategic vision.

2. Financial Risk

Risk to the Council's balance sheet, assets and liabilities, funding, income and spending levels

3. Service Delivery Risk

Risks to the effective and efficient delivery of Council services and business continuity.

4. Legal & Regulatory Risk

Risks of breaching the law, legal action, losses, fines and other sanctions arising from non-compliance with laws and regulations.

5. Reputational Risk

Risks of adverse or damaging perception of the Council by the general public and Ashfield residents.

Corporate Risk Register

Where a risk has been elevated to be included on the Corporate Risk Register it remains the decision of the Corporate Leadership Team who will decide when and if it can be removed. It should only be removed if it no longer threatens the objectives of the Council and is no longer a threat. The decision to remove a risk should be documented in the minutes of the CLT meeting.

This should also be documented in the notes field for that risk within the register that is recorded in pentana.

Conclusion

The adoption of a sound risk management strategy will achieve many benefits for Ashfield District Council. It will help with business planning, the achievement of objectives, the demonstration of continuous improvement, the delivery of projects and demonstrate effective corporate governance.

The challenge however is to implement this comprehensive risk management process without significantly increasing workloads. This should be achieved by the integration of risk management into existing processes and reviews rather than as a separate process.

Appendix 1 - The risk management process

Risk identification

- •Document the objectives as a starting point
- •What are we trying to achieve? e.g. Corporate plan, service plan, project objectives
- •Identify risk/s prompts available
- •What might stop us from achieving our objectives?

Risk analysis

- •How likely is the risk to occur?
- •What would be the impact if the risk did occur?

Prioritisation

- •Agree timescales to be used e.g. 12 to 18 months time period or 3 to 4 year period
- Annual planning
- •Setting of priorities at Programme board and by project sponsor/project manager levels for programmes & projects

Risk management

- •Set the risk appetite
- •What level of risk is acceptable?
- •Identify actions to help control the risk

Monitoring & reporting

- Quarterley monitoring and reporting (Corporate and service levels) for projects the intervals will be as agreed in the PID
- •Ensure that the risk register is updated and reported on

Response

•Response(s) to a given risk should reflect the risk type

| | Very High P6 | 12 | 16 | 20 | 24 |
|-------------|----------------------------|-----------------|-------|------------|---------------|
| | High P5 | 10 | 14 | 16 | 20 |
| PROBABILITY | Significant P4 | 6 | 12 | 12 | 16 |
| OBAE | Low P3 | 3 | 8 | 8 | 12 |
| PRC | Very Low P2 | 2 | 4 | 4 | 8 |
| | Almost Impossible P1 | 1 | 2 | 3 | 4 |
| | | No aliaible | 2 | 3 Maior | 4 Critical |
| | | Negligible | Minor | Major | Critical |
| | | IMPACT | | | |

Averse Grey – Low risk/low opportunity

Cautious Green – Low to medium risk/low to medium opportunity

Open Blue – Medium risk/medium opportunity

Hungry Red – High risk/high opportunity

Stage 1 - risk Identification

Corporate Risk will be managed and monitored by CLT in partnership with the Service Manager – Corporate Services and Transformation. However it will be for each Directorate to decide upon the appropriate approach to identifying its key risks as this process is cascaded down throughout Ashfield District Council.

The categories of risk to prompt identification and to help to identify the cause / source of risks are:

| Contractual/Supplier | Governance | Physical |
|----------------------|-------------------------|-------------------------|
| Customer/Citizen | Legal | Political |
| Economic | Legislative/Regulatory | Procurement/Competitive |
| Environmental | Managerial/Professional | Social/People |
| Financial | Partnership | Technological |

Other prompts for identifying risks include:

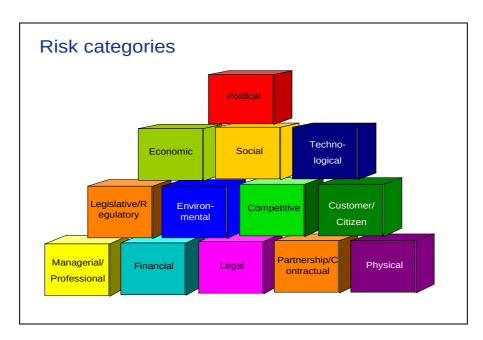
| Actions in service plans | Changes in processes |
|--------------------------|---|
| Decision-making reports | Finance |
| Health and safety risks | Partnership working |
| Policy changes | Project management process e.g. new business case |

The risk identification stage should also include a review of published information such as corporate/service plans, strategies, financial accounts, media mentions, inspectorate and audit reports etc.

Service Level Strategic Planning and Performance Management -

Each Service will review any relevant risks in the achievement of performance and improvement activity, and therefore achievement of Corporate Priorities. This will be undertaken quarterly as well as refreshed annually as part of the service planning

process. The Corporate Timeline Managers Checklist includes prompts for service managers to review risk on a regular basis (Appendix 2)



| Risk | Definition | Examples |
|-----------|--|--|
| Political | Associated with the failure to deliver either local or central government policy or meet the local administration's manifest commitment | New political arrangements, Political personalities, Political make-up |
| Economic | Affecting the ability of the Council to meet its financial commitments. These include internal budgetary pressures, the failure to purchase adequate insurance cover, external macro level economic changes or consequences proposed investment decisions | Cost of living, changes in interest rates, inflation, poverty indicators |
| Social | Relating to the effects of changes in demographic, residential or socio- economic trends on the council's ability to meet its objectives | Employee levels from available workforce, ageing population, health statistics |

| Technological | Associated with the capacity of the Council to deal with the pace/scale of technological change, or its ability to use technology to address changing demands. They may also include the consequences of internal technological failures on the council's ability to deliver its objectives | E-Gov. agenda, IT infrastructure, Employee/client needs, security standards |
|-----------------------------|---|---|
| Legislative | Associated with current or potential changes in national or European law | Human rights, appliance or non-appliance of TUPE regulations |
| Environmental | Relating to the environmental consequences of progressing the Council's strategic objectives | Land use, recycling, pollution |
| Professional/ Managerial | Associated with the particular nature of each profession, internal protocols and managerial abilities | Employee restructure, key personalities, internal capacity |
| Financial | Associated with financial planning and control | Budget overspends, level of council tax, level of reserves |
| Legal | Related to possible breaches of legislation | Client brings legal challenge |
| Physical | Related to fire, security, accident prevention and health and safety | Offices in poor state of repair, use of equipment |
| Partnership/ | Associated with failure of contractors and partnership arrangements to | Contractor fails to deliver, partnership |
| Contractual | deliver services or products to the agreed cost and specification | agencies do not have common goals |
| Competitive | Affecting the competitiveness of the service (in terms of cost or quality) and/or its ability to deliver best value | Fail to win quality accreditation, position in league tables |
| Customer/ Citizen | Associated with failure to meet the current and changing needs and expectations of customers and citizens | Managing expectations, extent of consultation |

Stage 2 – Risk analysis

The information gathered from the risk identification processes above should be analysed and risk scenarios developed for the key concerns using the Risk Register and Action Plan (see Appendix 3). The Risk Register and Action Plan (Corporate and Service) should include a clear description of the risk, priority rating of the risk and proposed action. Generally, where interviewees have perceived a risk, which has been corroborated by others, the risk should appear in the scenarios – particularly if it is backed up by available evidence.

Evaluate likelihood and impact

| Likelihood/Probability | | | | | |
|-----------------------------|------------------------------------|---------------------------------------|-------------------------------------|--------------------------|-----------------------------|
| 1 Almost Impossible/ | 2 Very Low/ | 3 Low/ Possible | 4 Significant/ | 5 High/ Almost | 6 Very High/ |
| Never | Hardly Ever | | Probable | certain | Almost definite |
| Never happened | No more than once in last 10 years | Happened a few times in last 10 years | Happened in last 3 years | Happened last year | More than once in last year |
| Will almost never to happen | Extremely unlikely again in year | Could happen in year | Possibility it might happen in year | Likely to happen in year | Expected to happen in year |

| | Impact/Consequences | | | | | |
|---------------|---|---|---|------------------------------------|--|--|
| | Service delivery | Finance | Reputation | People | | |
| 4 Critical | Interruption to core service Failure of key project | Severe costs incurred; Financial loss of >10% of the tolerance set Impact on whole Council; Statutory | Significant media interest seriously affecting public opinion | Loss of life; Major causalities | | |

| | | intervention | | |
|-----------------|--|--|--|--|
| | Service delivery | Finance | Reputation | People |
| 3 Major | Key targets missed Some services compromised | Significant costs incurred Financial loss of >5% of the tolerance set Resetting of budgets required Service budgets exceeded | Local media interest and significant social media commentary; Comment from Inspectors; Impact on public opinion | Serious injuries; Traumatic experience; Exposure to dangerous conditions |
| 2 Minor | Management action required to address short term difficulties | Some costs incurred Financial loss of <5% of the tolerance set Minor impact on budgets; (managed by Service Manager) | Limited local publicity; Mainly within local government community; Causes staff concern | Minor injuries or discomfort; Feelings of unease |
| 1 Negligible | Managed within normal daily routines | Little loss anticipated Financial loss within the tolerance set | Little or no publicity; Little staff comment | |

Stage3 - Prioritisation

Following identification and analysis the risk scenarios need to be evaluated

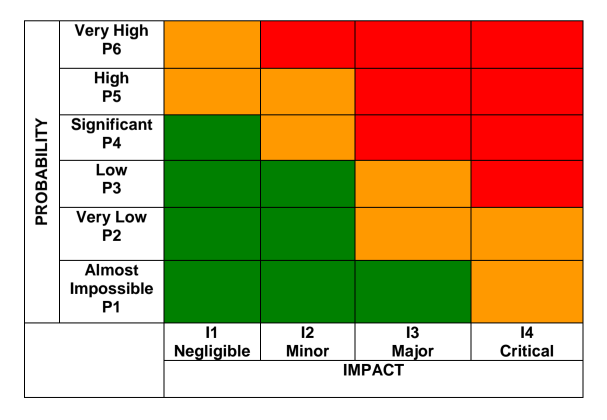
This should look at the risk scenarios and decide on their ranking according to the probability of the risk occurring and its impact if it did occur. The matrix (shown over) should be used to plot the risks and once completed this risk profile clearly illustrates the priority of each scenario.

It is essential at this stage that there is agreement around the timescales being used. The profiling group will agree if the risks are to be profiled over a 12-18 month timescale or a 3-4 year timescale. It will often depend on what the information will be used for – annual planning or 3-year planning. Impact should be assessed against the achievement of the Corporate, or service objectives as applicable.

Although the risk profile will produce a priority for addressing each risk determining the group's appetite for risk can enhance this. All risks above the appetite cannot be tolerated and must be managed down, transferred or avoided. The appetite for risk is determined during the facilitated workshop and is achieved by starting in box P1:I1 and asking the group to decide if they are prepared to live with a risk in that box or if they want to actively manage it. Continuing this process up and across the matrix sets a theoretical tolerance line.

When prioritising risks the P6:I4 box is the first priority or the most important risk to be managed. The priority is led by the impact axis – i.e. P5:I4 followed by P6:I3, P4:I4 followed by P5:I3 followed by P5:I2 and so on.

The risk matrix is given below:



Stage 4 - Risk Management

Once the risks have been prioritised the next step is to identify actions to help control the risk. Most risks are capable of being managed – either by managing down the likelihood or impact or both. Relatively few risks have to be avoided or transferred. Action plans will also identify the resources required to deliver the improvements, key dates and deadlines and critical success factors.

These plans should not be seen as a separate initiative and are incorporated into the existing business planning process. Therefore the results of the risk management work will be fed into the corporate planning, service planning and budgeting process. Ownership of each action plan needs to be allocated to appropriate members of staff with appropriate seniority and ability to drive the progress of the action plans. It will therefore be their responsibility to develop the actions required to mitigate the risks and complete the plans. The corporate Risk Register and Action plan template is shown in Appendix 3.

Stage 5 - Monitoring and reporting

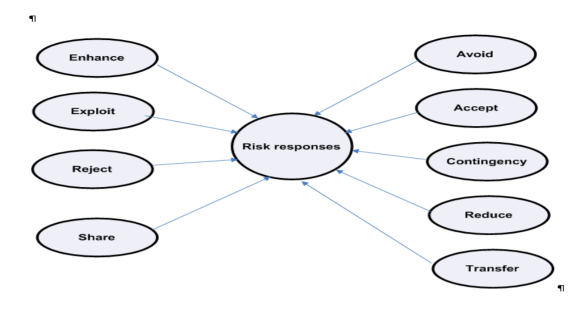
Monitoring the progress of action plans will be done as part of the Council's Performance Management process. This ensures the integration of risk management with other processes and ultimately ensure its profile and success is maintained. This is achieved through the recording and monitoring of risks within the corporate performance system called Pentana. The system sends email reminders to risk owners on a regular basis to review and re-assess the risk, adding comments regarding mitigating actions.

The strategic risk register is reviewed, updated and reported quarterly in the report to CLT, and to Cabinet and Audit Committee.

The operational risk register holds service specific, project and partnership risks and is also updated quarterly with exception reporting in the quarterly report at the discretion of Heads of Service e.g. if the risk has increased sufficiently to cause concern corporately or if additional mitigating action is required.

Stage 6 – Response

The response(s) to a given risk should reflect the risk type, the risk assessment (likelihood, impact, and criticality) and the organisation's attitude to risk. There are a number of possible responses to risks and as risks can be threats or opportunities these include responses that are suitable for potential opportunities



| Risk response | Description |
|---------------|--|
| Threats | |
| Avoid | The risk is avoided e.g. change in strategy |
| Transfer | Some or all of the risk is transferred to a 3 rd party |
| Reduce | Action is taken to reduce either the likelihood of the risk occurring or the impact that it will have |
| Accept | The risk may be accepted perhaps because there is a low impact or likelihood |
| Contingency | A plan is put in place to respond if the risk is realised |
| Opportunities | |
| Share | An opportunity is shared with a partner or supplier to maximise the benefits e.g. through use of shared resource/technology |
| Exploit | A project could be adjusted e.g. to take advantage of a change in technology or a new market |
| Enhance | Action is taken to increase the likelihood of the opportunity occurring or the positive impact it could have. e.g. Strategic/commercial opportunities such as new partnerships, new capital investment |
| Reject | No action is taken and the chance to gain from the opportunity is rejected. Contingency plans may be put in place should the opportunity occur Political or environmental e.g. new transport links, change of government bringing positive changes in policy/opportunities |

Links to other risk-related areas of work

- Fraud awareness and training Finance team
- Emergency planning and business continuity Corporate Risk Manager
- Insurance Finance team
- Health & Safety Health & Safety officer
- Information management and security ICT Technical & Security Manager

Appendix 2 – Corporate Timeline Service Managers Checklist

| Task | By When | Progress | Completion Date |
|---|-------------------|----------|-----------------|
| Financial | | | |
| Review of budgets | End November | | |
| Review of fees and charges | End November | | |
| Review of contracts | | | |
| Review of year end employee unused | 6 April | | |
| benefits | | | |
| Review of year end spend/ income and | 6 April | | |
| accruals/ prepayments | | | |
| Monitor service spend | ongoing | | |
| Capital bids | twice year to be | | |
| | agreed by CLT | | |
| Service planning/ performance/ risk | | | |
| Review of front line service plans | End February | | |
| Review of support service plans | End March | | |
| Finalise service plan based on year end | End April | | |
| performance | | | |
| Monitor performance and productivity | ongoing | | |
| Quarterly risk register review | Mid-June | | |
| | Mid October | | |
| | Mid-January | | |
| | Mid-April | | |
| People | | | |
| PDRs – front line services | End March | | |
| PDRs –support services | End April | | |
| Workforce planning/ service needs analysis/ | Mid- February | | |
| skills audits | | | |
| | | | |
| Business Continuity | | | |
| Review risk assessments | End September | | |
| Review business continuity service plans | End December | | |
| Review of critical function plans | End December | | |
| Other health and safety | | | |
| Equalities | | | |
| Review equalities report | Yearly (by end of | | |
| | January) | | |

Appendix 3 - The Risk Register & Action Plan -



2019/2020 Risk Register & Action Plan

| Last updated by | C Clarke | 09/11/2020 |
|-----------------|----------|------------|
| Approved by | | |
| Document Owner | | |

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|---------------|--|---------|
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| Link to curre | ent risk management reporting | 28 |

Risk Matrix

| | Very High | | | | | | | | |
|--------------------------|----------------------------|------------------|-------------|-------------|----------------|--|--|--|--|
| OOD | P6 | | | | | | | | |
| | High P5 | | | | | | | | |
| PROBABILITY or LIKLIHOOD | Significant P4 | | | | | | | | |
| BILITY | Low P3 | | | | | | | | |
| PROBA | Very Low P2 | | | | | | | | |
| | Almost impossible P1 | | | | | | | | |
| | | l1 Negligible | I2 Minor | I3 Major | I4 Critical | | | | |
| | | IMPACT | | | | | | | |

△ (ADC) CR032b-c Level of central government funding 2020 onwards-



● (ADC) CR072 Risk of Government's Waste strategy setting unattainable targets around recycling and service provision.

Including the requirement to provide free garden waste service and separate food waste collections.



△ (ADC) CR083 Failure to Support and Safeguard Vulnerable people-





Risk Review Timetable

| | Jan 21 | Feb | March | April | May | June | July | August | Sep | Oct | Nov | Dec |
|--------------------|--------|-----|-------|-------|-----|------|------|--------|-----|-----|-----|-----|
| | | 21 | 21 | 21 | 21 | 21 | 21 | 21 | 21 | 21 | 21 | 21 |
| Cabinet | | X | | | | Х | | | X | | | Х |
| Audit Cttee | | X | | | | Х | | | X | | | Х |
| CLT | X | | | | Х | | | Х | | | X | |
| DMT | | X | | Х | | Х | | Х | | X | | Х |
| Service | X | | X | | X | | X | | X | | X | |
| areas | | | | | | | | | | | | |

Previous Cabinet reports are held locally on the s drive as well as published on Modern.gov as part of the agenda for the meeting.

Risk Management reporting: This is held in Pentana and is updated in real time and available on request from Vicky Green the Corporate Performance Lead.