ITEM No ...4......

REPORT TO: SCRUTINY COMMITTEE - 13 FEBRUARY 2019

REPORT ON: RISK MANAGEMENT POLICY AND STRATEGY, CORPORATE RISK

REGISTER AND RISK MANAGEMENT IMPROVEMENT PLAN

REPORT BY: EXECUTIVE DIRECTOR OF CORPORATE SERVICES

REPORT NO: 58-2019

1.0 PURPOSE OF REPORT

To submit to Members of the Scrutiny Committee a copy of the report on Risk Management Policy and Strategy, Corporate Risk Register and Risk Management Improvement Plan which was submitted to the Policy and Resources Committee on 10 December 2018 (Article III, Report No 378-2018).

2.0 RECOMMENDATIONS

It is recommended that Members of the Committee:

- i Note that the Council's new Risk Management Policy and Strategy document, incorporating Risk Appetite and Risk Assessment Matrices was approved by the Policy and Resources Committee at its meeting on 10 December 2018 (Article III, Report No 378-2018, Appendix A);
- ii Note that, following its recent review, the Council's high level Corporate Risk Register was approved by the Policy and Resources Committee at its meeting on 10 December 2018 (Article III, Report No 378-2018, Appendix B);
- iii Note the revised target dates for actions remaining within the Risk Management Improvement Plan which were agreed by the Policy and Resources Committee on 10 December 2018 (Article III, Report No 378-2018, Appendix C); and
- iv Note that further Risk Management updates will be provided to Committee in line with the Risk Management Policy and Strategy.

3.0 FINANCIAL IMPLICATIONS

There are no direct financial implications.

4.0 BACKGROUND

- 4.1 The Terms of Reference of the Scrutiny Committee submitted to the Policy and Resources Committee at its meeting on 10 November 2014 (Article V, Report No 274-2014, Appendix 1) include the requirement for its Members "to consider and monitor the strategy, plan and performance of the Council's risk management arrangements and seek assurances that action is being taken on risk related issues".
- 4.2 The report on Risk Management Policy and Strategy, Corporate Risk Register and Risk Management Improvement Plan, which was submitted to the Policy and Resources Committee on 10 December 2018 (Article III, Report No 378-2018) and referred to in the recommendations above, is attached at Appendix A.

5.0 POLICY IMPLICATIONS

This report has been screened for any policy implications in respect of Sustainability, Strategic Environmental Assessment, Anti-Poverty, Equality Impact Assessment and Risk Management. There are no major issues.

58-2019 1 13-02-19

6.0 CONSULTATION

The Council Management Team has been consulted and is in agreement with the content of this report.

7.0 BACKGROUND PAPERS

None

GREGORY COLGAN
EXECUTIVE DIRECTOR OF CORPORATE SERVICES

23 January 2019

REPORT TO: POLICY AND RESOURCES COMMITTEE - 10 December 2018

REPORT ON: RISK MANAGEMENT POLICY AND STRATEGY, CORPORATE RISK

REGISTER AND RISK MANAGEMENT IMPROVEMENT PLAN

REPORT BY: EXECUTIVE DIRECTOR OF CORPORATE SERVICES

REPORT NO: 378-2018

1.0 PURPOSE OF REPORT

• To update Committee on the work undertaken to review and revise the Council's Risk Management Policy and Strategy document;

- To inform Committee about the appointment of Service Risk Management Champions (RMCs) and establishment of a new Corporate Risk Management Working Group (RMWG);
- To provide Committee with an update on the current status of risks within the Council's high level Corporate Risk Register; and
- To update Committee on the implementation status of actions within the Risk Management Improvement Plan.

2.0 RECOMMENDATIONS

It is recommended that Committee:

- i Approves the Council's new Risk Management Policy and Strategy document, incorporating Risk Appetite and Risk Assessment Matrices (Appendix A);
- ii Approves the Council's high level Corporate Risk Register following its recent review (Appendix B);
- iii Notes and agrees the revised target dates for actions remaining within the Risk Management Improvement Plan (Appendix C); and
- iv Notes that further Risk Management updates will be provided to Committee in 2019.

3.0 FINANCIAL IMPLICATIONS

There are no direct financial implications.

4.0 BACKGROUND

- 4.1 The Council's Risk Management Strategy was last reviewed in 2013, and prior to that 2005, and did not include a Policy Statement or Risk Appetite. A revised Policy and Strategy document incorporating Risk Appetite and Risk Assessment Matrices has been developed (Appendix A) by all members of the Council Management Team and is being presented to the Policy and Resources Committee for approval.
- 4.2 Reference is made to a previous Corporate Risk Register report submitted to the Council's Policy and Resources Committee meeting on 23 April 2018 (Article IV, Report No 143-2018), which included at Appendix 3 a Risk Management Improvement Plan. The Risk Management Improvement Plan includes a requirement to review risk governance, including strategy, appetite and review arrangements. An update of the Risk Management Improvement Plan has been undertaken and is included at Appendix C to this report.

5.0 RISK MANAGEMENT POLICY AND STRATEGY

5.1 Risk Management Policy and Strategy

- 5.1.1 The new Risk Management Policy and Strategy (RMPS) document now incorporates Policy, Strategy, Governance Arrangements, Risk Appetite and a Risk Assessment Matrix, and is attached as Appendix A.
- 5.1.2 The recently developed Risk Appetite and revised Risk Assessment Matrix are covered in more detail below at 5.3 and 5.4 respectively.

5.2 Risk Governance

- 5.2.1 Governance arrangements incorporating regular review arrangements and roles and responsibilities for risk management are included at sections 3.0 and 4.0 of the RMPS respectively.
- 5.2.2 Terms of Reference for the newly created RMWG are also incorporated into the RMPS, and the current membership of the Group is detailed at Appendix D to this report.

5.3 Risk Appetite

- 5.3.1 The Risk Appetite, which was developed by the RMWG at its inaugural meeting, is now incorporated into Section 6.0 of the new RMPS and sets out the proposed levels of appetite which the Council has for risk across the key Corporate / Strategic Risk areas, as detailed in the Council's Corporate Risk Register.
- 5.3.2 In arriving at levels of appetite, care has been taken to reflect the Council's desire to be risk aware, as opposed to risk averse. The 'zoned' approach to appetite supports this aim and provides scope in some cases to take increased risk, as well as highlighting instances of over exposure that require to be addressed.
- 5.3.3 The following three zones have been utilised in the Risk Appetite to assist with the decision making process:
 - the 'Opportunity Zone'
 - the 'Target Zone'
 - the 'Warning Zone'
- 5.3.4 The zone definitions are set out in section 6.0, Figure 2, of the RMPS. These have been structured to encourage exploitation of opportunities as well as highlight areas where enhanced control measures or alternative strategies need to be considered.
- 5.3.5 By establishing Risk Appetite in this manner, it is intended to encourage a positive attitude towards risk, whereby it is embraced and managed rather than avoided.

5.4 Risk Assessment Matrix

- 5.4.1 It has been identified that the Risk Assessment Matrix used to score the Council's Corporate Risk Register differs from the one used in the Council's risk management software 'Pentana'. This position has been considered by the RMWG, and a proposed new combined matrix is contained at Appendix C of the RMPS.
- 5.4.2 The new matrix is based on the PESTELO model, but with individual areas of assessment expanded to accommodate a wider range of impacts. It is considered that this approach gives adequate scope to undertake a meaningful impact assessment while at the same time naturally maps over to Pentana, which is where the risk assessments will ultimately be carried out. The descriptions within the matrix for each rating have been developed to provide users with a clear illustration of impact at each level, in turn assisting the scoring process.

5.5 Risk Management Champions / Risk Management Working Group

- 5.5.1 Risk Management Champions (RMCs) have now been appointed, and are detailed at Appendix D.
- 5.5.2 Following on from the appointment of RMCs, the first meeting of the RMWG was held on 23 October 2018 and was considered highly productive, with key outputs being the proposed Risk Appetite and Risk Assessment Matrices, both of which are incorporated into Appendix A.
- 5.5.3 Among other things, the RMCs will be fundamental to establishing Service level risk registers, and for ensuring the maintenance and reporting of these going forward.
- 5.5.4 The RMWG will meet on a quarterly basis.

6.0 THE COUNCIL'S CORPORATE RISK REGISTER

6.1 Background

- 6.1.1 The Council's Corporate Risk Register, which was developed by all members of the CMT, with facilitation assistance provided by KPMG, was approved at Policy and Resources Committee on 23 April 2018 (Article IV, Report No 143-2018).
- 6.1.2 At that point there were 13 key risks to the Council at a corporate level, three of which were grouped under the heading 'City Vision' but which were subject to *individual* risk assessments.
- 6.1.3 Council Partners were also grouped together as one area of risk entitled 'Effectiveness of Partnerships'. These included: Dundee Health & Social Care Partnership, Leisure & Culture Dundee, Tayside Contracts etc. The risk to the Council associated with these partners was assessed on a *consolidated* basis.
- 6.1.4 Each area of risk within the Corporate Risk Register was assessed for its likelihood of occurring and the impact it would have if it did. The scores for each were then multiplied together to determine the combined level of risk, as described in the new RMPS.
- 6.1.5 When the Corporate Risk Register was originally compiled, the Council's inherent (uncontrolled) risk profile (Figure 1 below) was assessed as 9 High level risks (Amber) and 4 Very High (Red).
- 6.1.6 After taking account of the mitigating controls in place at that time, the risk profile was then revised (Figure 2) to a position of 4 Moderate (Yellow) and 9 High.

Figure 1. Figure 3. Figure 2. Inherent Risk Controlled/Residual Risk Controlled Risk (as at 23/04/18) (current) 1 (8) (1) (1) (1) $(\mathbf{1})$ -ikelihood -ikelihood _ikelihood (2) 8 1 (11) Impact Impact Impact

6.1.7 Figure 3 sets out the current controlled / residual risk position and is provided above for ease of comparison. It should be noted that there are now 14 risks, and the reason for this increase is covered at 6.3.7 below.

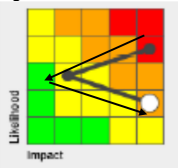
6.2 Pentana

- 6.2.1 At the time of initial compilation, the Corporate Risk Register was produced in paper and basic electronic (MS Word / Excel) format.
- 6.2.2 The Corporate Risk Register has since been loaded into the risk module of Pentana, in order to support effective ongoing control, monitoring and reporting to take place.
- 6.2.3 This has included the input of scores for 'Inherent Risk', and the scores assessed in April 2018 taking account of the control measures in place at that time (Controlled / Residual Risk). This now allows the commencement of Pentana generated reporting, from which the extracts shown at Figures 1 to 3 above were produced.
- 6.2.4 Risk control measures have been input to Pentana, and are included in Appendix B to this report. Each control has also been assessed for its effectiveness and considered in relation to whether its existence influences Likelihood or Impact or both. The outcome of this exercise has resulted in the movement of certain risk scores as detailed at 6.3 below.

6.3 Current Risk Assessment Status

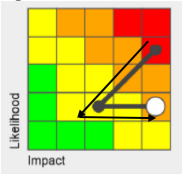
- 6.3.1 During October 2018, the Council's Corporate Risk Management Coordinator met with the individual Corporate Risk Register 'risk owners' (primarily Executive Directors and Heads of Service), with a view to assessing the effectiveness of existing control measures, considering whether other controls are in place but have not previously been formally identified, and re-assessing the risk scores as per 6.2 above.
- 6.3.2 A number of additional control measures were identified during these discussions, which have subsequently been incorporated into the Corporate Risk Register against the associated risk. Whilst none of these have *individually* influenced the risk scores, they enhance the position and give a more accurate reflection of how risks are mitigated.
- 6.3.3 The discussions outlined at 6.3.1 above have resulted in the following changes, which are discussed in more detail in the forthcoming paragraphs:
 - Increased scores for two risks (Paras 6.3.4 and 6.3.5);
 - A decreased score for one risk (Para 6.3.6); and
 - One partnership risk being highlighted for separate consideration (Para 6.3.7).
- 6.3.4 Increased Risk Score Risk DCC005 'Governance'
 - As can be seen from Figure 4, following consideration of controls in place this risk
 was reassessed in April 2018 from an Inherent Risk of 20 (5 'Extreme' : 4 'Likely')
 to a Controlled / Residual Risk of 6 (2 'Minor' : 3 'Possible'). On further reviewing
 the controls in place, it is evident that these primarily affect likelihood, with little or
 no effect on the level of impact.
 - It is therefore considered that an impact rating of 5 'Extreme' holds good in line with the Uncontrolled / Inherent Risk score.
 - However, subject to appropriate implementation, the controls do give a good degree of comfort against the likelihood of a risk event. Hence the further reduced likelihood score to 2 'Unlikely'.
 - It is believed that this now represents a fair assessment of the risk presented.

Figure 4.



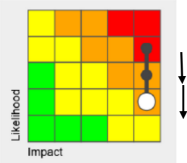
- 6.3.5 Increased Risk Score Risk DCC007 'Information Governance'
 - The position here (Figure 5) is similar to that portrayed at 6.3.4 in relation to Risk DCC005 'Governance', whereby the initial view on the effect of control measures was overstated in relation to the level of impact.
 - By way of example, with the introduction of GDPR a significant data breach would be likely to result in serious consequences for the Council, both reputational and financial in terms of potential penalties, regardless of the noted control measures.
 - However, effective implementation of the controls noted does go some way to reducing the likelihood.
 - The newly revised score of 10 (5 'Extreme' : 2 'Unlikely') is therefore considered a more realistic reflection of the risk.

Figure 5.



- 6.3.6 Decreased Risk Score Risk DCC009 'Statutory & Legislative Compliance'
 - Further discussion surrounding the control measures in place identified these to be highly effective in reducing the likelihood of a risk event occurring and, on balance, it was considered appropriate that the likelihood be reduced to 2 'Unlikely' from 3 'Possible' (Figure 6)

Figure 6.



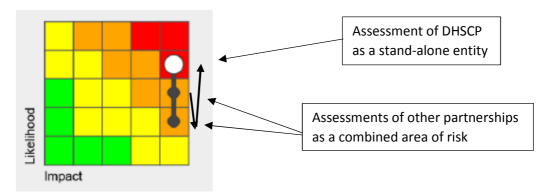
6.3.7 Treatment Requires Consideration – DHSCP

- DHSCP was originally grouped with other partnerships as a consolidated area of risk: DCC002 'Effectiveness of Partnerships'. The consolidated Inherent Risk score was assessed as 15 (5 'Extreme' : 3 'Moderate') on this basis (Figure 7).
- This consolidated risk score was then assessed at the reduced Controlled / Residual Risk level of 10 (5 'Extreme' : 2 'Unlikely') with control measures in place. However, discussions around the risks specific to the DHSCP, centred largely on financial constraints and staffing, indicated that this score did not reflect the DHSCP specific risk.
- Difficulties in managing risk against a background of demand-led pressures, finite financial resources, staff resources and limited reserves were noted; with the potential for this to have a significant knock-on impact on the Council. A Controlled / Residual Risk score of 20 (5 'Extreme' : 4 'Likely') is deemed appropriate in relation to the DHSCP as a stand-alone entity.

At a national level, a <u>report prepared by Audit Scotland</u> on health and social care integration was published on 15 November 2018. Whilst there are some positive messages within this, the following are the key messages highlighted:

- Against combined Integration Authority (IA) budgets of £9bn, savings of £222.5m (c2.47%) required to be made in 2017/18 against prior year. This marked a ramping up in the level of savings by 8.4% year-on-year;
- Financial planning is not integrated, lacks long term reach and is not appropriately focused;
- Financial pressures are referenced as a barrier to meaningful change;
- IA's which are effectively tackling the impediments to strategic planning, are making better progress in this area; and
- Significant changes are required in the way that health and care services are delivered.
- The DHSCP maintains its own risk registers using Pentana, and the most recent re-assessment during October 2018, highlighted Very High Risk scores in relation to finance and in relation to maintaining staffing at a level adequate to achieve planned performance management improvements, while maintaining core reporting and business critical work.
- Taking the above into account, it is considered appropriate that the DHSCP is recorded and assessed separately from the other partnership risks in the Council's Corporate Risk Register.
- It is considered appropriate to reference risk appetite in relation to the DHSCP in line with that of other Council partnerships. On this basis, the current assessed level of DHSCP risk sits beyond appetite and consideration requires to be given to how this can be mitigated.

Figure 7.



6.3.8 The other risks in the Council's Corporate Risk Register are considered to have remained at the previous Controlled / Residual Risk levels as presented to Policy and Resources Committee in April 2018.

6.4 Future Reporting

- 6.4.1 With the Corporate Risk Register having now been loaded into Pentana, regular updating and associated reporting of this is now possible, and it is proposed to produce a standardised report from Pentana in line with Appendix B for presentation to the Policy and Resources Committee on a six-monthly basis.
- 6.4.2 Once Services' High Level Risk Registers have been established, it is also intended to provide a six-monthly update to senior officers within the Council.
- 6.4.3 Integrated Impact Assessments (IIAs) are used in order to provide information in a standardised format within appropriate reports. These IIAs include a section on risk. However, it is considered that both the format and the content of this section can be greatly enhanced to provide more detailed and meaningful information on the risks associated to proposals, in order to assist Members in the decision making process. This is presently under consideration and proposals will be presented to Members at a future Policy and Resources Committee.

6.5 Future Initiatives

- 6.5.1 **Setting risk score targets** the following 4 risks contained in the Corporate Risk register presently sit within the proposed Risk Appetite:
 - DCC002 'Effectiveness of Partnerships' (although this is caveated in relation to the DHSCP);
 - DCC008 'Workforce';
 - DCC010 'Major Project Delivery'; and
 - DCC011 'Transformation'.

In the case of DCC010 and DCC011, there may be scope for increased risk exposure to take the benefit of suitable opportunities. All other risks in the Corporate Risk Register currently sit beyond the proposed Risk Appetite to varying degrees. Further consideration should, therefore be given as to whether there are additional controls required / available that would, if successfully implemented, reduce the residual risk scores for those risks to a level aligned with the corresponding Risk Appetite.

6.5.2 **Further grading of control measures** – whilst the controls currently in place have now been largely assessed for their effectiveness, they add varying degrees of value. It is therefore intended to weight them on this basis, in order to gain a better picture of just how effective they are as a whole.

7.0 RISK MANAGEMENT IMPROVEMENT PLAN

- 7.1 The Risk Management Improvement Plan has been updated to reflect the current implementation status for each of the various actions contained within it. This is attached as Appendix C.
- 7.2 Revised target implementation dates have been proposed for a number of the actions to reflect the reality of when these are likely to be completed.

8.0 POLICY IMPLICATIONS

- 8.1 This report has been screened for any policy implications in respect of Sustainability, Strategic Environmental Assessment, Anti-Poverty, Equality Impact Assessment and Risk Management.
- 8.2 The proposed new Risk Management Policy and Strategy document will bring more structure to how risks are managed across the Council.

9.0 CONSULTATION

The Council Management Team has been consulted and is in agreement with the content of this report.

10.0 BACKGROUND PAPERS

None

GREGORY COLGAN
EXECUTIVE DIRECTOR OF CORPORATE SERVICES

10 December 2018

RISK MANAGEMENT POLICY AND STRATEGY

	Version Control												
Version No.	Review Date	Effective	Reason for Update	Lead Reviewer	Agreed CMT	Approved P+R C'tee							
2.0	11/2018	Date	Full review	Colin Carmichael	20/11/18	P+R C tee							
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Author: Colin B Carmichael, Corporate Risk Management Coordinator

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1.0 INTRODUCTION

- 1.1 This document sets out Dundee City Council's Risk Management Policy, Strategy and Risk Appetite. It replaces the previous strategy document, first published in 2005 and last reviewed in 2013.
- 1.2 The purpose of the Policy and Strategy is to effectively mitigate risks which may otherwise impact on achievement of the Council's objectives, by implementing comprehensive risk management arrangements. These arrangements include, among others: development and maintenance of comprehensive risk registers; setting out of responsibilities for the management and escalation of risks; and responsibility for regular review and updating of Policy and Strategy.
- 1.3 The Policy and Strategy have been framed in recognition of the requirements for effective corporate governance and the benefits of risk management as an organisational management tool. It will assist managers in ensuring that risks which may impact on the achievement of objectives are effectively managed.
- 1.4 Through implementation of the Policy and Strategy, effective risk management arrangements will be progressively embedded within the culture of the Council.

2.0 BACKGROUND

- 2.1 Risk can be defined as the combination of the likelihood of an event occurring and the level of impact on the Council's ability to achieve its objectives if it does occur.
- 2.2 Under the Local Government (Scotland) Act 1994, Dundee City Council must meet certain governance requirements. These include maintaining a strong control environment and a robust risk management strategy.
- 2.3 The Scottish Public Finance Manual also stresses the need for comprehensive and effective risk management, risk ownership, and regular review and monitoring in relation to the Council's key risks.
- 2.4 An effective Risk Management Policy and Strategy is considered to be an integral part of the Council's Best Value regime.

3.0 REGULAR REVIEW ARRANGEMENTS

- 3.1 The **Council's Risk Management Policy and Strategy** will be subject to at least one formal review during each administrative term, at intervals not exceeding five years.
- 3.2 Amendments to the Risk Management Policy and Strategy will be presented to the Council's Policy and Resources Committee for approval following review, as appropriate, by the Corporate Risk Management Working Group, Executive Director of Corporate services and Council Management Team.
- 3.3 The Corporate Risk Management Coordinator is responsible for ensuring the Council's Risk Management Policy and Strategy are reviewed in accordance with the above, and more regularly where required in order to reflect changes in Council policy, legislation, regulation and best practice.

4.0 OWNERSHIP - ROLES AND RESPONSIBILITIES

4.1 Elected Members

The Council's Elected Members are responsible for directing Council risk management policy and understanding the strategic risks faced by the Council and how these are managed. Elected Members are also required to:

- a) Monitor the reporting of risk management activity at the Policy and Resources Committee, Scrutiny Committee and other Council Committees as appropriate;
- b) Approve the Council's Risk Management Policy and Strategy;
- c) Approve an annual report on Risk Management performance across the Council.

4.2 Chief Executive

As the most senior appointed officer within the Council, the Chief Executive is ultimately responsible for ensuring risks, to which the Council is exposed, are effectively managed through a scheme of delegation.

4.3 Executive Director of Corporate Services

At a corporate level the Executive Director of Corporate Services is the Council's Senior Responsible Officer, and is responsible for:

- a) Promoting the operation of effective risk management arrangements across the Council at all levels;
- b) Adequate resourcing to ensure the identification, evaluation and control of risks faced by the Council;
- c) Ensuring sufficient financial support is available to undertake risk management projects designed to mitigate and control risk; and
- d) Chairing the Corporate Risk Management Working Group.

4.4 Executive Directors

Each Executive Director is responsible for strategic and operational risk management in their own Service area, and will nominate one or more Service Risk Management Champion to oversee and promote risk management within their Service / functional area. Executive Directors are also responsible for oversight of the Corporate Risk Register.

4.5 Heads of Service

In most instances, it is expected that Heads of Service will be the nominated Risk Management Champions. However, Executive Directors may determine that an alternative nomination would be more appropriate. In these circumstances, the Head of Service will still promote and influence risk management, and ensure implementation of effective risk management arrangements throughout their Service area.

4.6 Service Risk Management Champions

Service Risk Management Champions will be responsible for communicating the benefits of effective risk management and for oversight of the risk management effort within their Service. They will attend the Corporate Risk Management Working Group, act as the key point of contact for risk management related matters within their Service, and be responsible for:

- a) Promoting and influencing risk management throughout their service;
- b) Ensuring their Service area risk registers are maintained, including coordinating regular reviews of the content within them;
- c) Liaising with Heads of Service (as appropriate) and other managers to ensure action plans are implemented and risks mitigated;
- d) Escalating:
 - deteriorating risks
 - horizon / evolving risks
 - overdue actions
 - · weak or ineffective controls
 - other risk related matters as appropriate
- e) Ensuring relevant staff undertake risk related training as this is rolled out;
- f) Recommending risks for inclusion in the internal audit programme.

4.7 Corporate Risk Management Coordinator

The Corporate Risk Management Coordinator is responsible for establishing formal corporate and service level risk management arrangements that are aligned to good practice. This will include:

- a) Maintaining the Council's Risk Management Policy and Strategy;
- b) Raising awareness of risk management throughout the Council;
- c) Providing support with the integration of risk management into operations;
- d) Monitoring strategic risk events and coordinating responses to these;
- e) Coordinating the ongoing development and maintenance of the Council's corporate, service and project level risk registers;
- f) Promoting adoption and ongoing use of Pentana, the Council's performance and risk management system;
- g) Undertaking horizon scanning in conjunction with Service Risk Management Champions, and the Corporate Risk Management Working Group;
- h) Supporting the escalation of risks as appropriate;
- i) Developing and leading training and awareness programmes for delivery at all levels across the Council:
- j) Providing briefings to, and support for, Elected Members and Senior Management on risk management related matters.

4.8 Corporate Risk Management Working Group

The Corporate Risk Management Working Group will be comprised of the:

- a) Executive Director of Corporate Services (Chair) or appropriate depute i.e. Head of Corporate Finance
- b) Corporate Risk Management Coordinator
- c) Service Risk Management Champions
- d) Any other participant as may be deemed appropriate by the Corporate Risk Management Working Group

The Terms of Reference for the Corporate Risk Management Working Group are attached at Appendix A.

5.0 RISK MANAGEMENT POLICY

GENERAL

- 5.1 Dundee City Council does not generally have an appetite for exposure to high levels of risk which could lead to significant adverse impact being sustained; financial, reputational or otherwise.
- 5.2 However, it is also recognised that risk is inherent in every area of service provision, and the Council is committed to promoting a culture where risk is effectively managed, not necessarily avoided. It is the Council's policy to be risk aware, not risk averse.
- 5.3 The management of risk in the Council is undertaken within a control framework comprising:
 - Governance processes, largely set out in the Council's Standing Orders
 - Risk Management Policy and Strategy, incorporating a defined risk appetite
 - Identification, evaluation and management of key risks
 - Assurance and audit process
 - Underlying systems of control / control environment
- 5.4 Assessment of risk and the ability to manage it will be an integral part of strategic and operational decision making.
- 5.5 The Council's Committee reporting process includes a requirement for completion of an 'Integrated Impact Assessment' (IIA) for relevant reports. Where completion of an IIA is required, this will include a risk assessment in order to provide outline information to Committee on the risks associated with the proposal being presented, and the specific control measures proposed to mitigate those risks.
- 5.6 Adopting this Policy enables the Council to encourage innovation and service improvement, and at the same time:
 - Safeguard its stakeholders
 - Protect its property
 - Ensure compliance with statutory obligations
 - Preserve and enhance service delivery
 - Maintain effective stewardship of public funds
 - Protect its reputation and promote a favourable corporate image
- 5.7 By managing risk effectively, the Council will be enabled to implement the Local Development Plan, the Council Plan and the City Plan, to manage project risk and deliver key strategic priorities.

STRATEGIC RISK MANAGEMENT

5.8 The Corporate Risk Management Working Group will coordinate the management of strategic risks that could impact on the Council's objectives (ref: 4.8 & Appendix A). Individual Heads of Service will retain ownership of those risks that fall within their Service area.

OPERATIONAL RISK MANAGEMENT

- 5.9 It is an integral part of the role of managers across the Council to actively manage risks encountered in the daily course of performing their duties.
- 5.10 All members of staff across the Council are expected to assist with risk management, and are actively encouraged to participate in the identification, assessment, review and mitigation of risks that could affect the achievement of objectives.

6.0 RISK APPETITE

- 6.1 The need to minimise risks to life and limb, and to effectively control excessive exposure to reputational, financial and compliance risks will take priority across the Council.
- 6.2 However, the Council is prepared to accept risk where this enables opportunities to be taken, it can be adequately managed by the deployment of effective control measures and is in line with the Council's risk appetite.
- 6.3 The Council's risk appetite in relation to its key areas of strategic risk is set out in Figure 1 below, with details on how this should be interpreted set out in Figure 2.

Figure 1.

Risk Score		Moderate	High	Very High
(using standard 5x5 Pentana matrix) Strategic Risk Area	(Score 1 - 3)	(Score 4 - 9)	(Score 10 - 16)	(Score 20 - 25)
Financial Sustainability				
Effectiveness of Partnerships 🜟				
Resilience				
City Vision				
Governance				
Corporate Health & Safety				
Information Governance				
Workforce				
Statutory Compliance				
Major Project Delivery				
Transformation				

[★]NB: Dundee HSCP is recognised as a specific risk area in its own right but, for the purposes of risk appetite, is considered under 'Effectiveness of Partnerships'

Figure 2.

	Colour Coding Key						
	OPPORTUNITY ZONE - Appetite exists to consider taking additional risk where appropriate, to benefit from opportunities arising.						
ı	TARGET ZONE - The target range in which our risk is expected to sit. Opportunities may be available where our current risk sits at the bottom (green) end of the range. Conversely, it would be appropriate to consider introducing additional / more effective controls where our risk currently sits at the top (red) end of the range.						
	WARNING ZONE - The level of risk is higher than we would normally want to take. Consideration should be given to enhancing our control measures. It may also be appropriate to consider whether we can transfer our risk or potentially terminate it altogether.						

6.4 The Council would not normally have an appetite for risks falling into the red zone. Where risks at this level are unavoidable, steps must be taken to ensure that effective control and monitoring arrangements are established. Opportunities should be taken wherever possible to mitigate the risk through the implementation of control measures designed to reduce impact and / or likelihood.

7.0 RISK MANAGEMENT STRATEGY

- 7.1 The Council's Risk Management Strategy has been developed to enable effective delivery of objectives in accordance with the Council's Risk Management Policy.
- 7.2 The Council will operate 'three lines of defence' in order to manage risk:
 - The Council's 'front line' deployment and management of operational procedures, processes and controls.
 - Active Risk Management identification, control and ongoing monitoring of risk across the Council.
 - Internal Audit acts independently undertaking focussed activity to provide assurance; auditing risk and escalating critical issues to appropriate levels including Council committees.
- 7.3 The Council's Risk Management Strategy will involve a continual process in order to effectively manage / mitigate risk as detailed in Figure 1. Identified risks will be:
 - Assessed for potential impact and likelihood, and graded accordingly (ref: Appendices B and C):
 - Managed / mitigated through the implementation of controls;
 - Monitored on an ongoing basis.
- 7.4 Risk based internal audits will be undertaken, to determine whether controls are being effectively deployed and ensure the control environment is effective. Where an internal audit results in action(s) being recommended, implementation of the audit recommendations will be monitored in line with the standard follow-up / progress review process.

Figure 1.



- 7.5 The above process will apply equally, whether at a corporate / strategic level or at an operational / Service or project level
- 7.6 A key element of the Council's strategy for managing the above process is for the development and maintenance of comprehensive risk registers. These will be actively maintained using Pentana.
- 7.7 Risk registers to be maintained include:
 - The Council's high level Corporate Risk Register. This will incorporate the strategic risks which may impact on overall delivery of the Council's strategic objectives;

- Service / Operational Risk Registers. These will reflect risks at individual Service / operational level, where the impacts are predominantly operational e.g. interruptions to service delivery, finance, staffing, personal safety etc.;
- Project Risk Registers. A risk register is required for all major projects, setting out risks specific to the project and taking account of consequential impacts on other Council services;
- Partner Risk Registers (examples of these include: the Dundee Integration Joint Board, Leisure & Culture Dundee, Tayside Contracts). Consideration will be given to the potential impact on the Council of partner risks, both strategically and operationally. Where feasible / appropriate, partner risk registers will be maintained in conjunction with the Council, using Pentana. Otherwise, ongoing access to partner risk registers will be sought in order to enable effective monitoring / escalation.
- 7.8 In order to ensure consistency of assessment, each risk will be considered for both impact and likelihood using an assessment matrix (ref: Appendices B and C).
- 7.9 A standard framework will be used for effective monitoring of ongoing risk mitigation. This will be based on assessing risk at the following key stages (ref: Appendix D):
 - Inherent Risk
 - Residual Risk
 - Target Risk
- 7.10 Controls will be established, to manage risk at a level aligned to the Council's risk appetite and with the aim of arriving at the target risk level. These controls will be recorded in Pentana against each risk.
- 7.11 In order to maintain effective control of the Council's risks and to monitor risk mitigation and control measures, the risk registers at all levels will be subject to regular review and reporting.
- 7.12 Maintenance of the Corporate Risk Register will be facilitated by the Corporate Risk Management Coordinator and reported:
 - Quarterly to the Corporate Risk Management Working Group
 - Six monthly to CMT and Policy and Resources Committee, or earlier in the event of meaningful adverse movement
 - Annually to Scrutiny Committee, and more frequently where directed by CMT or Policy and Resources Committee
- 7.13 Service / Operational Risk Registers will be maintained within each Service / Operational area by delegated members of staff under reference to the Service Risk Management Champions, and the Corporate Risk Management Coordinator as required.
- 7.14 Service Risk Management Champions will report on their Service / Operational Risk Registers quarterly to the Corporate Risk Management Working Group.
- 7.15 Internal audit will undertake risk-based audits to provide independent assurance on the effective deployment of control measures associated to individual risks.

CORPORATE RISK MANAGEMENT WORKING GROUP

Membership

- The Corporate Risk Management Working Group (the Group) will comprise:
 - The Executive Director of Corporate Services or appropriate depute i.e. Head of Corporate Finance
 - The Corporate Risk Management Coordinator (CRMC)
 - All nominated Service Risk Management Champions (RMCs)
- In the event of a RMC no longer being available to fulfil their role, the CRMC will seek nomination of a replacement from the Service
- The Group will be Chaired by the Executive Director of Corporate Services
- In the event of the absence of the Executive Director of Corporate Services, the Head of Corporate Finance will act as Chair

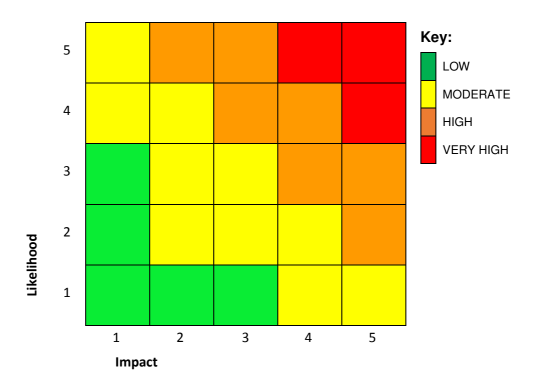
Meeting Schedule

- Meetings will be held on a quarterly basis
- In the event of postponement of a meeting, an alternative date will be arranged in order to ensure there are no fewer than four meetings in each financial year

Terms of Reference

- Provide oversight on Corporate Risk Management
- Coordinate management of strategic risks
- Consider and recommend revisions to the Council's risk appetite as appropriate
- Monitor and report on the completeness of the Council's risk registers including the integrity of data in Pentana
- Report on key risk management activities being undertaken across the Council
- Identify common areas of risk across Services, to include
 - horizon / evolving / deteriorating risks
 - overdue actions
 - weak or ineffective controls
 - other risk related matters as appropriate
- Share good practice in risk management
- Scope risk related learning and development needs and direct communication activity

RISK ASSESSMENT MATRIX



This is the Council's standard risk assessment matrix, providing a graphic representation of where risk sits. The underlying suite of risk assessments require to be completed in Pentana for all risks across the Council. The assessment process is straightforward and intuitive. The assessments and 'scoring' are detailed in Appendix C.

Risk Impact Assessment Matrix

Impact	1	2	3	4	5
Domain	None / Insignificant	Minor	Moderate	Major	Extreme
Political /	No media coverage / no	Local media short term /	Local media longer term / clear	National media (<3 days) /	National media (3+ days)
Reputational	impact on staff morale	minor impact on staff morale	impact on staff morale and / or	public confidence undermined /	MP / MSP concern – questions
	•	and / or reputation	reputation	service usage affected	asked in parliament
Economic /	Loss / theft / damage /	Loss / theft / damage / claim	Loss / theft / damage / claim	Loss / theft / damage / claim	Loss / theft / damage / claim
Financial /	claim	£10k - £100k	>£100k - £500k	>£500k - £2m	>£2m
Security &	<£10k				
Equipment					
Social Impact /	No / insignificant	Highly localised community	Community impact in a number of	Community impact contained	Widespread community impact,
Safety of Staff &	community impact	impact / small scale	the City's localities / restricted	within City / serious	beyond City boundary / serious
Clients	Minor injury not requiring	Minor injury or illness, first	repercussions for Council	repercussions for Council	repercussions for Council
	first aid	aid required. No staff	Significant injury requiring medical	Major injury / long term	Death / major injury leading to
		absence necessary.	treatment and / or counselling. Potential for staff absence	incapacity / loss of limb. Medical	permanent incapacity
			Potential for Staff absence	treatment and / or counselling required	
Technological /	No or negligible	Some impact but only minor	Noticeable interruption and client	Sustained service interruption	Permanent loss of core service /
Business or	interruption	interruption	inconvenience	and serious client impact –	facility, significant 'knock-on' effect
Service	interruption	interruption	moonvernence	major contingency plans invoked	/ inability to achieve key objectives
Interruption				major contingency plans involved	indomity to define verkey objectives
Environmental	No or negligible	Minor environmental impact	Noticeable environmental impact	Significant environmental impact	Catastrophic environmental impact
	environmental impact	May be some Council	Council implicated, largely	Council implicated and	Council solely / heavily implicated
	No / Iow Council	involvement	responsible for clean-up	responsible for clean up	and responsible for clean-up
	involvement	Minimal cost to Council	Potential moderate cost to Council	Likely major cost to Council	Considerable cost to Council
	No / low cost to Council				
Legal / Statutory	No / negligible or	Minor deviation / breach /	Deviation / breach / non-	Deviation / breach / non-	Deviation / breach / non-
Obligations	marginal deviation /	non-compliance – contained	compliance reported to regulatory	compliance reported to	compliance reported to regulatory
	breach / non-compliance	within Council.	authority.	regulatory authority.	authority. Public statement and
	 contained within 	Potential for minor penalty	Reprimand likely, potential for	Public reprimand and significant	apology by the Council. Significant
	Council		moderate penalty	penalty	penalty & operational impact
Overania ational /	No penalty likely	NAissaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassaudinassa	Niationale Indiana and an alciention of	Oi and fine and insure address the address of	
Organisational /	No impact on objectives /	Minor impact on objectives /	Noticeable impact on objectives /	Significant impact on objectives /	Unable to meet objectives /
Staffing &	service unaffected	minimal service disruption Minor reduction in project	noticeable service disruption	considerable service disruption	extended loss of service
Competence	No or barely noticeable reduction in project scope	scope / quality / schedule -	Noticeable reduction in project scope / quality / objectives or	Significant reduction in ability to meet project objectives /	Inability to meet project objectives, serious reputational damage
	/ quality / schedule	impact restricted	scope / quality / objectives of schedule	schedule	Critical training related errors
	Short term low staffing /	Ongoing low staffing / minor	Ongoing staffing level problems /	Lack of staff / uncertain delivery	Ontical training related effors
	no disruption	service impact / potential for	late delivery of key objective(s) /	of key objective / major training	
	no distaplion	minor training related errors	moderate training related errors	related errors	

Risk Likelihood Assessment

Γ		1	2	3	4	5
		Remote	Unlikely	Possible	Likely	Almost Certain
	Probability	Will only occur in exceptional circumstances	Unlikely to occur, but definite potential exists	Reasonable chance of occurring – has happened before within DCC or elsewhere	Likely to occur – strong possibility	The event will occur in most circumstances

DEFINITIONS

Risk Management

Control Measures Measures put in place to influence the likelihood of a risk event

happening and / or to mitigate the level of impact of a risk event if it

does occur

Inherent Risk The level of risk in the absence of all but the most basic of control

measures

Residual Risk The level of risk at the current stage of implementation of control

measures (also referred to as controlled risk)

Target Risk The level of risk which it is expected to be achieved with full and

effective implementation of available control measures

Risk Universe Refers to all of the Council's risks

Risk Register Comprehensive database containing the Council's risks at both

Corporate / strategic and Service / operational levels

Pentana The software solution used to maintain the Council's Risk Registers.

Also used for some partner and project Risk Registers and for

performance management.

Risk Type

Strategic Risks Risks which have the potential to impact the high level / strategic

objectives of the Council

Operational Risks Risks that may impact on the day to day delivery of Council services

Project Risks Risks which impact directly on the delivery of individual projects

Risk Assessment

Risk Matrix The Council uses a standard '5x5' Impact / Likelihood matrix to assess

and 'score' each risk (ref: Appendices B and C)

Impact The level of impact which will be sustained if a risk event occurs,

assessed on a scale of 1-5 (ref: Appendix C)

Likelihood The likelihood of a risk event occurring assessed on a scale of 1-5 (ref:

Appendix C)

The risk matrix and scoring system is incorporated into Pentana

DCC Corporate RR - reporting to CMT

Report Type: Risks Report

Report Author: Colin Carmichael Generated on: 20 November 2018



Code & Title	Description	Inl	herent Risk Matrix	Cu	rrent Risk Matrix	Date Reviewed	Control Measure	Control Assessment
1. COUNCIL CORPORATE RISKS – DCC Corporate Level Risk Register	The Council's high level Corporate Risk Register. Risks held directly within this register are the key high level risks to delivery of the Council's strategic goals.			Likelihood	1 1 1 1			
DCC001	Risk that the Council is unable to deliver					08-Oct-2018	- Budget setting and approval process.	Fully Effective
Financial Sustainability	5	Likelihood		Impact		- Capital Plan setting and approval process.	Fully Effective	
	funding pressures and demand pressures Impact / Consequences	Ě					- Capital Investment Strategy approval.	Fully Effective
	- Fail to deliver objectives	ı	Impact		pact		- Capital and revenue monitoring.	Fully Effective
	- Maintaining sufficient revenue and					- Approval of 3 year revenue budget.	Fully Effective	
	capital resources to meet ambitions - Reputational damage of going concern issues							- Option Appraisals/business cases requirements and approval process.
	 Lack of funding for capital and change programmes 					- Finance and Support Manager embedded in services.	Fully Effective	
	- Need to resort to short-term reactive						- Capital Strategy Group scrutiny.	Fully Effective
	measures - Failure to achieve Best Value						- Formal Timetable for revenue and capital monitoring	Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment			
					- CMT approval and actions regarding revenue monitoring.	Fully Effective			
					Reserves Policy	Partially Effective			
DCC002	Risk that partnerships are not effectively			09-Oct-2018	Statutory Consultation Process	Fully Effective			
	commissioned, contracted and monitored	9	8		Joined vision & defined objectives	Fully Effective			
of Partnerships	and fail to deliver expected results. Key partnerships include:	Likelihood	Likelihood		Performance Management Framework	Fully Effective			
rartherships	• L&CD				Partnership Risk Strategy / Plan	Fully Effective			
	• Tayside Contracts	Impact	Impact		Governance Structure	Fully Effective			
	• Tayside Procurement Consortium -				Partnership contract / SLA	Fully Effective			
	Tayside Scientific Services				Benchmarking / Market Testing	Fully Effective			
	• Tayside Plan for Children, Young People	,		nd Families				Financial Monitoring	Fully Effective
	• Employability Partnership				Governance Structure	Fully Effective			
	• Alcohol and Drugs Partnership				Due Diligence & Financial Governance	Fully Effective			
					Monitoring Meetings	Fully Effective			
	NB: IJB /DH&SCP is considered separately as risk DCC012 as detailed below				Review Meeting & Reporting	Fully Effective			
	as risk becore as actuated below				Quarterly Lead Officer Review Meeting	Fully Effective			
	Impact / Consequence: Reputational damage Risk of dispute arising between partners Partnership breakdown causes or is caused by failure to deliver outcomes / priorities Needs are not met in accordance with				'Follow The Public Pound' Reporting	Fully Effective			
	approved strategies and policiesPotential overspends / additional costs								

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
	incurred • Partnerships do not deliver value for money					
DCC003	Risk that the Council is unable to deliver			10-Oct-2018	Senior Officer Resilience Group.	Partially Effective
Resilience	critical services due to inadequate	8	8		Emergency response procedures	Fully Effective
	business resilience or cyber security	rikelihood	Likelihood		Local Resilience Partnership	Fully Effective
	arrangements. Risk that the Council cannot respond to or support emergencies in its area, or meet requirements of the Civil Contingencies Act 2004 Impact / Consequences - Allow physical, financial or emotional	impact	를 Impact		Corporate Generic Emergency and Business Continuity Plans.	Partially Effective
					Care Provision Impact Analysis	Fully Effective
					Debriefs to Learn Lessons	Fully Effective
					Appointment of Resilience Officer	Fully Effective
	harm to come to citizens or stakeholders				ICT Disaster Plan	Fully Effective
	- Unable to deliver frontline services				Data Centre Back-Up	Partially Effective
	following disaster, failure or cyber security incident - Loss of information / records - Reputational impact - Unlawful disclosure of sensitive information - Financial cost and penalties				Safety & Alarm Response Centre	Partially Effective
					Weather Response Plans	Fully Effective
					Communication Strategy	Fully Effective
					Membership of Govt Cyber Security Team	Fully Effective
					Scottish Government Cyber Essentials framework	Partially Effective
					Cyber security Protection	Fully Effective
					Cyber Penetration Testing	Fully Effective
					Phishing testing / awareness procedures	Partially Effective
					PCI Standards Adherence	Partially Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
					PSN Accreditation	Fully Effective
					Network Data Security	Fully Effective
DCC004 City Vision			Impact			
DCC004a	Risk that our children and young people			05-Oct-2018	Children and Families Executive Board	Fully Effective
	will not have the best start in life.	8	Likelihood		Tayside Collaborative & Tayside plan	Fully Effective
	e Risk that Dundee will not be the best place in Scotland to grow up.	ikelihood			Established Child Protection Committee	Fully Effective
Risk					Annual Reporting by Chief Social Worker	Fully Effective
		Impact	Impact		Self Evaluation Framework	Fully Effective
					Corporate Parenting Strategy and established Champions Board	Fully Effective
					Establishment of Revised Framework For Attainment Outcomes	Fully Effective
					Educational Services Management Group	Fully Effective
DCC004b Lack of	Risk that the local economy, which is part of the Tay Cities Region, is not developed	9	5	17-Oct-2018	Active Monitoring of Local Economic Performance	Fully Effective
Productivity / co	to become strong, sustainable and connected.	Likelihood	Likelihood		Regular reviews of Council Economic Strategy	Fully Effective
Sustainability	Risk that the local economy is not more	Impact	Impact		Adequate Resourcing	Partially Effective
	productive, smarter and fairer Impact / Consequences:				Participation In Business Community	Partially Effective
	- Constant or deteriorating early years				Active participation in Tay Cities Deal	Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
	outcomes. - Attainment gap remains the same or is widening. - No improvement to physical, mental and emotional health for children & young people. - No improvement to health and wellbeing outcomes for children and young people who experience inequalities. - No improvement to the safety and protection of young people.				Influencing of Government Policy Participation in Developing Scotland's Young Workforce Proactive Pursuit of New Business in Key Sectors Working With Skills Providers To Match Local Labour Demands Active Identification of Future Skills Needs	Partially Effective Fully Effective Fully Effective Partially Effective Partially Effective
DCC004c Lack of Neighbourho od & Community Improvement	Risk that stronger, more resilient, influential and inclusive communities and	Impact	Impact	03-Oct-2018	Violence against Women Partnership Strategic Oversight Group Links to Chief Officers Group Systems In Place To Learn From Significant Incidents Well established Community Safety and Justice Executive Board Community Justice Outcome Improvement Plan CSWO Annual Report Community Safety Outcome Improvement Plan in place Local MATAC Arrangements MATAC Oversight Group Community Safety Team Partnership	Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
	- Anti-social behaviour levels increase.				Working	
					Road safety Forum reinvigorated	Partially Effective
					Fire Related Anti Social Behaviour Group	Fully Effective
DCC005	Risk that the Council's governance			24-Oct-2018	Publication of Governance Documents	Fully Effective
Governance	arrangements do not operate effectively in	р	pg B		Integrated Impact Assessments	Partially Effective
	order to meet stakeholder and legislative requirements.	ikelihood	ikelihood		Public Meetings Where Possible	Fully Effective
	Impact / Consequence		_		Report Checking Procedures	Fully Effective
	- Fail to deliver objectives	Impact	Impact		Whistleblowing Policy	Fully Effective
	 Unable to demonstrate Best Value Inappropriate use of resources (from front or error) 				Leader of Opposition Chairs Scrutiny Committee	Fully Effective
	fraud or error) - Inadequate transparency - Poor decision making				Annual Governance and Assurance Statement	Fully Effective
	- Increased scrutiny				Chief Financial Officer checklist completion and review	n Fully Effective
					Integrity Group	Fully Effective
DCC006	Risk that the Council has inadequate			15-Oct-2018	H&S Policy & Training	Partially Effective
Corporate	arrangements to protect those for whom it	8	В		Risk Assessments	Partially Effective
Health & Safety	has a duty of care. Impact / Consequence	Likelihood	ikelihood		Benchmarking	Fully Effective
Sarcty	- Allow harm to come to citizens, tenants,	_	_		Four Year H&S Plan & Actions	Fully Effective
	staff or stakeholders	Impact	Impact		Annual H&S Reporting	Fully Effective
	- Reputational impact of failure				Induction Training	Fully Effective
	Legal interventionFinancial cost and liabilities				H&S Team Outposting	Fully Effective
	- Impact on staff wellbeing				Trade Unions Liaison	Fully Effective
					Individual Service H&S Procedures	Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
DCC007 Information Governance	Risk that the Council information is not governed in line with legislative requirements, including GDPR and FOI legislation. Impact / Consequences - Allow confidential or sensitive information to be shared unlawfully - Reputational impact of failure - Legal intervention - Prosecution - Financial cost and liabilities - No suitable information available to support decision making	Impact	Impact	24-Oct-2018	Appropriate Policies In Place Annual accreditation to PSN framework Cyber Essentials framework Cyber security Protection External Penetration Testing PCI Standards Adherence Data Centre Back-Up Network Data Security Information Governance Manager Appointed Training	Fully Effective Fully Effective Fully Effective Fully Effective Fully Effective Partially Effective Fully Effective Fully Effective Fully Effective Fully Effective Fully Effective
DCC008 Workforce	Risk that there is inappropriate or insufficient staff resources to meet service demands and deliver the Council vision Impact / Consequences - Fail to deliver objectives - Increased sickness absence - High vacancy level / inability to recruit - Reliance on contractors / agency staff - Loss of corporate knowledge from departures - Inadequate skills / experience - Lack of resources to deliver priorities - Impact on personal wellbeing - Loss of specialist skills to competitors	Impact	Impact	15-Oct-2018	Management Training Employee Support Recruitment Procedures Consistent Terms & Conditions Sickness Absence Monitoring Employee Reviews Talent Management Developing Young Workforce Strategic Frameworks Strategy Linkages Leadership Development	Fully Effective Fully Effective Not Effective Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
DCC009	009 Risk that the Council fails to operate in	24-Oct-2018	Appointment of Legally Qualified Officers	Fully Effective		
Statutory &	accordance with law, regulation and	g I	- B	<u> </u>	Monitoring Officer Appointed	Fully Effective
Legislative Compliance	statutory guidelines Impact / Consequences	ikelihood	Likelihood		Monitoring of Legislative developments	Fully Effective
	- Non compliance and legal challenge	_			Professional Expertise	Fully Effective
	 Financial cost and liabilities Obligations to vulnerable groups not met Reputational impact Ministerial or Regulatory action/censure Failure to achieve Best Value 	Impact	Impact		Oversight Teams / Committees	Fully Effective
DCC010	Risk that major projects are not delivered		0 8	12-Oct-2018	Continued use of Project Boards	Fully Effective
•	on time, to budget and do not provide the	8			Regular Project Reviews	Fully Effective
Delivery	designed benefits. Impact / Consequences	Likelihood	ikelihood O		Project Management Resourcing	Fully Effective
	- Fail to deliver objectives			_	Option Appraisals / Approval Process	Fully Effective
	- Essential services not delivered	Impact	Impact		Procurement Route Selection Process	Fully Effective
	Financial cost and liabilitiesReputational impact				Management Systems in Place	Fully Effective
	Reputational impact				Statutory consultation	Fully Effective
					Capital Strategy Group Scrutiny	Fully Effective
					Capital Plan setting and approval process	Fully Effective
					Capital Investment Strategy approval	Fully Effective
					Capital and revenue monitoring	Fully Effective
DCC011	Risk that transformation and change			09-Oct-2018	Programme Review	Fully Effective
Transformati	fails to deliver objectives and benefits or is insufficient in response to the changing	8 	2	PMO Established	Fully Effective	
on		elip		CMT Sponsorship & Scrutiny	Fully Effective	
	aspense to the changing		j i de la		Review Procedures & Methodologies	Fully Effective

Code & Title	Description	Inherent Risk Matrix	Current Risk Matrix	Date Reviewed	Control Measure	Control Assessment
	external environment. Impact / Consequences				Alignment With Council & City Plan Priorities	Fully Effective
	 Fail to deliver objectives/implement agreed changes 				Budget Monitoring & Benefit Realisation In Place	Fully Effective
	Financial cost and liabilitiesDemand and expectations not met				Capital Plan Management	Fully Effective
	 Fail to achieve required savings Reputational impact Impact on staff wellbeing and culture 				Workforce Plan Reporting & Scrutiny	Fully Effective
DCC012 IJB / DHSCP	Risk that the Dundee HSCP is unable to deliver statutory / essential services due to financial, workforce or governance issues Impact / Consequences • Unable to meet aims within anticipated timescales • Unable to maintain spend within allocated resources • staffing issues impact on organisational priorities and operational delivery • adverse impact on staff engagement / buy-in • impact on staff morale and potential exposure to claims	Impact	Impact	26-Sep-2018		

	Status	Peporting to CMT commenced - two reports to date, and further updating reports on plan progress will be regularly submitted	20/11/2018 1) complete - use of existing group considered inappropriate - would not provide the focus required; 2) complete - group proposed to comprise of Risk Management Champions, Risk Management Coordinator and the Council's Transformation & Performance Manager; 3) complete; 4) needs committee approval - Terms of Reference developed & incorporated into the new Risk Management Policy & Strategy, and presented to CMT; 5) Reviewed - these both reference risk management in terms appropriate to their functions, and are considered acceptable; 6) needs committee approval - reporting framework is included in the new Policy & Strategy for Risk Reporting. Updates on development of procedures etc more regularly 20/11/2018 20/11/2018 Initial discussions have taken place with the Community Safety & Resilience Manager previously been responsible for the budget, and some preliminary cost analysis has also been undertaken. However, further work is required to separate out the true risk management costs from others which are presently being passed against the risk management cost sode - e.g. insurance, security etc. A target date of March 2019 would be appropriate for decision on future budget, so that new / agreed arrangements are in place for the start of the 2019/20 financial year
PLAN	Implementation Target Date /	810S/20/0£ gniognO	31 March 2018 – 30-Jun-18 In progress
ENT	Significance Level	Significant	Significant Significant
ANAGEMENT IMPROVEMENT	Senior Responsible Officer(s)	Head of Corporate Finance / Corporate Risk Management Co-	Executive Director of Corporate Services / Executive Director of Meighbourhood Services / Head of Corporate Finance / Senior of Corporate Finance / Senior Management Co-ordinator Manager – Internal Audit
RISK MANAGEMEN	Action (Linked to Internal Audit Report No. 2016/31)	Provide updates on the implementation of this improvement plan to the CMT and, where appropriate, Scrutiny Committee.	Develop governance arrangements to support the revised risk management arrangements e.g. 1) Consider existing working groups within the organisation and establish whether or not it would be sensible to expand current remit to incorporate risk management agenda e.g. new resilience group. 2) Establish corporate risk management group if answer to the above is not sensible to expand remit of an existing group. 3) Identity key members of staff within each service who will become risk management champions and represent their service on the relevant group (existing or new corporate risk management group). 4) Develop the remit for the corporate risk management group or equivalent. 5) Review Scrutiny Committee and other Council committee remits for risk management approval, monitoring and reviewing responsibilities. 6) Develop formal risk management activity and performance reporting framework – CMT and Committee level. b) Develop formal risk management activity and berdomance reporting framework – CMT and Committee level.

Critical 31 March 2018 – Complete - in role 23 July 2018 Complete - in role 23 July 2018	Complete - sits within Internal Audit and Counter Fraud Team Complete - sits within Internal Audit and Counter Fraud Team	6/9/2018 Complete - details as set out in this improvement plan, and in the Council's new Policy and Strategy for day-to-day risk management governance purposes 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 37 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 31 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 37 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 30 March Plan 30 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 37 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 30 March Plan 31 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 38 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 30 March Plan 30 March Plan 31 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 38 March Plan 38 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 30 March Plan 31 March Plan 31 March Plan 31 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 38 March Plan 38 March Plan 38 March Plan 39 March Plan 39 March Plan 30 March Plan 30 March Plan 30 March Plan 30 March Plan 31 March Plan 31 March Plan 31 March Plan 31 March Plan 32 March Plan 33 March Plan 34 March Plan 35 March Plan 36 March Plan 37 March Plan 37 March Plan 38 March	6/11/2018 Has now been considered by the Risk Management Working Group, and a proposed framework prepared for presentation to CMT as an integral part of the Council's Risk Management Policy & Strategy. To be presented to P&R Committee - revised target date of January 2019 considered appropriate	Risk Appetite and Risk Assessment sections following consideration of these by the new Risk Management Working Group. To be presented to P&R Committee - revised target date of January 2019 considered appropriate
Head of Corporate Finance / Senior Manager – Internal Audit	Executive Director of Corporate Services / Executive Director of Neighbourhood Services / Head of Corporate Finance / CMT	Head of Corporate Finance / Service Manager – Community Safety and Resilience	Head of Corporate Finance / Corporate Risk Management Co-ordinator	Head of Corporate Finance / Corporate Risk Management Co- ordinator
Recruit corporate risk management co-ordinator following development and evaluation of a new job description and person specification.	2a Decide on the positioning of the risk management function within the organisation.	2b Map existing risk management related tasks and corresponding officers.	3a Define the Council's risk management appetite and incorporate this into the revised risk management strategy.	Review and revise the Council's risk management strategy, ensuring it: Details the governance structures in place. Defines escalation routes. Sets out the level of risk the Council is willing to take in the form of risk appetite. Is clearly linked to other key Council processes such as the strategic planning and budget setting processes.

6/11/2018 Complete (subject to acceptance) -Proposed Policy & Strategy re-presented Complete (subject to acceptance) -Proposed Policy & Strategy re-presented to CMT 20/11/2018, complete with Risk Appetite and Risk Assessment sections following consideration of these by the new Risk Management Working Group. To be presented to P&R Committee - revised target date of January 2019 considered appropriate	6/11/2018 This is a major task which will require considerable time to identify: - risks - controls in place / required - the effectiveness of controls and to undertake the assurance mapping, which will be an ongoing process Propose to a pilot priogramme in Corporate Services A revised target date of March 2019 would not be unreasonable - 7a & 7b refer	6/11/2018 Not yet commenced- a logical progression from adoption of the new Policy & Strategy - refer 7b ស្និ ទិត្ត	Por initial discussion at Risk Management Working Group A revised target date of March 2019 would not be unreasonable - next RMWG meeting is scheduled for February 2019	6/11/2018
Significant	Significant	Significant	Routine	9nijuoA
Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co-ordinator
3c Introduce a formal programme of review for the risk management strategy.	Develop a risk universe setting out the full range of risks that the Council is exposed to and utilise this to help inform the development of risk registers. <i>Link to assurance maps being developed through Internal Audit.</i>	Develop and implement risk management procedures to support the revised risk management strategy. The procedures should incorporate the following key stages of the risk management process: - Recognition or identification of risks Ranking or evaluation of risks Responding to risks (i.e. tolerate, treat, transfer, terminate) Recoin planning Reporting and monitoring risk performance Reviewing the risk management framework.	Management should consider the different reporting options available to it and decide, in conjunction with the client, how certain types of risk management information should be presented.	Consideration should be given to how potential risks associated with actions / decisions could be incorporated into reports to CMT, service management teams and committees.

used, and preliminary storic / stale risks risk register structure has rk for future use. Risk Management Working	ertaken to achieve this - sks etc. to be removed. required input, standards integral part of a wider	been loaded into Pentana requires to be given to ss referencing audit actions	e of the tools available matic reminders for review iks via Risk Management	in the Risk Management	
6/11/2018 Confirmed that the Risk module of Pentana will be used, and preliminary work has already been undertaken to deactivate historic / stale risks previously input. Others remain in place, but a new risk register structure has already been established in Pentana as a framework for future use. Training will be considered in conjunction with the Risk Management Working Group refer 4a	6/11/2018 Rationalisation of Pentana Risk module being undertaken to achieve this - surplus (misleading) assessment matrices, stale risks etc. to be removed. A new guide to the Pentana Risk module outlining required input, standards etc. will be developed. Consideration will be given to developing this as an integral part of a wider Risk Management Procedural Guide - refer 5a	6/9/2018 Complete - new Corporate Risk Register has now been loaded into Pentana together with existing Controls. Consideration now requires to be given to ongoing reviews, need for additional controls / cross referencing audit actions etc.	6/9/2018 For further consideration, but will include active use of the tools available within Pentana to schedule reviews and issue automatic reminders for review within Prists, and escalation of new / horizon risks via Risk Management Working Group	6/9/2018 Ongoing training requirements to be reviewed within the Risk Management Working Group	6/9/2018 Yet to be considered
31-Mar-19	31-Dec-18	31 March 2018 - Complete	31-Mar-19	31-Mar-19	31-Mar-19
Significant	Significant	Significant	Significant	Significant	Significant
Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance \ Corporate Risk Management Co-ordinator \ KPMG \ CMT	Corporate Risk Management Co-ordinator	Head of Corporate Finance / Corporate Risk	Head of Corporate Finance / Corporate Risk Management Co- ordinator
The Risk Central module within Pentana should be fully utilised throughout the organisation to record, assess and manage risks. To facilitate this, training on the use of the system should be provided to key members of staff as appropriate.	Service – level risk registers should be aligned to the revised Council structure and, once available, informed by the Risk Universe. In order to achieve consistency, definitions for mandatory values and data fields in the risk registers should be communicated to key members of staff along with examples. Risk registers should include details of the current controls in place and actions that are planned. These actions should be recorded as auditable actions with a defined timescale for implementation and named responsible owners.	The current corporate risk register should be reviewed, ensuring, as part of that exercise, that due consideration is given to the Council's strategic objectives, service-level and relevant partners' risks. The revision of the corporate risk register should be undertaken through a series of senior management workshops and include engagement with Elected Members where appropriate.	Arrangements should be put in place to ensure that risk registers are live documents and regularly reviewed and updated.	A comprehensive and targeted training programme, including e-learning where appropriate, should be developed for staff at all levels within the organisation, including strategic and operational level management, staff and Elected Members. The existing Managing Risk in Dundee City Council e-learning course should be reviewed as part of this exercise. A decision should also be made surrounding whether or not the training should be mandatory.	The staff induction process should be reviewed with a view to incorporating a risk management session, in particular for new starts in management roles.

6/9/2018 Refer 1b(3) Additionally, it is proposed to discuss at the Risk Management Working Group the arrangements surrounding risk administration within Services, with a further layer of responsibility being appropriate to undertake Pentana Risk module administration	6/9/2018 Yet to be considered
31/03/2019 Complete	91-18M-15
Significant	Significant
Head of Corporate Finance / Corporate Risk Management Co- ordinator	Head of Corporate Finance / Corporate Risk Management Co-ordinator
ates	
Key members of staff from throughout the Council should be identified as risk management advocates champions to assist the CMT and service management teams.	9b Risk management should become a standing agenda item at management team meetings.

Risk Management Working Group				
Corporate / Service / Partner	Member	Title		
DCC – Corporate (Senior Responsible Officer)	Greg Colgan	Exec Director		
DCC - Corporate Services	Sandy Flight	Head of Corporate Finance		
DCC - Corporate Services	Bill McCleary	IT Services Manager		
DCC - Children & Families	Paul Clancy	Exec Director		
DCC - Chief Exec's Services	Andrea Calder	Head of Chief Exec Services		
DCC - Chief Exec's Services	Paul Carroll	Transformation & Performance Manager		
DCC - City Development	Neil Gellatly	Head of Roads & Transportation		
DCC - Neighbourhood Services	Tom Stirling	Head of Community Safety & Protection		
Partner - DHSCP	Dave Berry	CFO		
Partner - L&CD	Paul Henehan	Head of Support Services		
DCC - Risk	Colin Carmichael	Risk Management Coordinator		