CXO Risk Register	CXO Risk Register Governance				
Accountable	Accountable Chief Executive				
Responsible	ICT Services Manager, Democratic Services Manager, HR Manager and Asset Manager				
Consulted	All CXO Teams				
Informed	Finance & Audit Scrutiny Committee				
Review Date	11 <sup>th</sup> Oct 2018				

The Chief Executive's Office has adopted a layered approach to risk management which ensures risks are managed at an appropriated level.

- ٠ The **Significant Business Risk Register** contains the CXO risks which have the potential to have a **significant** adverse impact on the Council. It is the responsibility of CXO team managers to advise, through their head of service, SMT of these risks so that SMT can decide whether to update the corporate risk register as appropriate.
- The **CXO Risk Register** identifies the high level Service Area risks that have the potential to adversely impact multiple Service Areas. The document uses the corporate • formatting standard and uses language that is more understandable to the business. The format also supports political scrutiny.
- Thematic Risk Registers are used to identify risks associated with particular aspects of the CXO's service that requires additional focus and risk management. For example, ICT • has a specific risk register that relates to malware.
- **Project Risk Registers** are created, when appropriate, to manage the risks associated with the introduction of new technology. ٠
- **Individual Risks Assessments** are created when a Request for Service requires a deviation from an agreed policy. ٠
- ٠ The **Team Operational Plan** contains the <u>key</u> operational service risks for the period of the plan.

<b>Risk Description</b>	Possible Triggers	Possible Consequences	<b>Risk Mitigation/Control</b>	Required Action(s)	Responsible Officer	Residual Risk Rating
1. Unauthorised Disclosure.	<ul> <li>i. Hacking</li> <li>ii. Spyware</li> <li>iii. Emailing the wrong recipient</li> <li>iv. Stolen equipment; laptops, USB devices</li> <li>v. Lost devices</li> <li>vi. Poor hardware disposal practices</li> <li>vii. Poor password management</li> <li>viii. Allowing unauthorised third parties, including family &amp; friends, to utilise Council equipment and/or software.</li> <li>ix. Forwarding council emails to unauthorised accounts/devices</li> <li>x. Intentional disclosure by Councillor/Officer.</li> <li>xi. Unintentional disclosure by Councillor/Officer.</li> </ul>	<ul> <li>i. Potential fines; ICO, DP.</li> <li>ii. Reputational damage.</li> <li>iii. Legal challenge; e.g. contract disclosure</li> <li>iv. Lost opportunity to develop projects.</li> <li>v. Legal challenge</li> <li>vi. Compensation claim made for distress, loss of business</li> </ul>	<ul> <li>i. Information Security Policy</li> <li>ii. Penetration testing</li> <li>iii. Perimeter protection; Firewall, 2 Factor Authentication</li> <li>iv. Disk encryption</li> <li>v. USB device restriction and encryption.</li> <li>vi. Virtual Desktops</li> <li>vii. Sandboxed applications</li> <li>viii. Information governance is a standing item on the ICTSG agenda.</li> <li>ix. Third Party Network Access Agreement</li> <li>x. Non-Disclosure Agreements</li> <li>xi. Destruction certificates for equipment disposal.</li> <li>xii. Ad-hoc compliance monitoring</li> <li>xiii. Appropriate Codes of Conduct.</li> <li>xiv. Information Governance Manager (DPO).</li> <li>xv. Staff training</li> </ul>	i. Staff training (on- going)	CMT SMTplus SIRO IGM/DPO	Likelihood Evidence of multiple unauthorised disclosures due to not following existing policies. To date minimum impact. Follow up training provided as appropriate.
2. Non-Availability of Staff.	<ul> <li>i. Failure to identify gaps in staff skills &amp; capacity that could lead to poor service delivery.</li> <li>ii. Poor planning to cover holidays, sickness, training, elections, etc.</li> <li>iii. Poor project management.</li> <li>iv. Epidemic</li> <li>v. Strike Action</li> </ul>	<ul> <li>i. Additional costs for specialist advice.</li> <li>ii. Increased service outages.</li> <li>iii. Increased duration of service outages.</li> <li>iv. Inability to deliver Council objectives.</li> <li>v. Failure to meet statutory or contractual obligations</li> <li>vi. Increased stress on residual staff.</li> <li>vii. Reduced level of service</li> <li>viii. Reduced level of resilience</li> <li>ix. Reputational damage</li> </ul>	<ul> <li>i. Shared Services.</li> <li>ii. Workforce planning.</li> <li>iii. Generic Roles where ever possible.</li> <li>iv. Third party Support &amp; Maintenance Contracts.</li> <li>v. Business Continuity - Staff Absence Strategy.</li> <li>vi. Documented procedures</li> <li>vii. Contract staff/consultancy</li> <li>viii. Training on roles to build resilience</li> <li>ix. Managing Attendance Policy</li> <li>x. Long Term Sickness and Ill Health Capability Policy</li> </ul>	i. Completion of Assets Team redesign	DMO HRM IAM ICTSM DMT CMT	Tikelihood

Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(s)	Responsible Officer	Residual Risk Rating
3. Inability to retain and subsequently recruit staff.	<ul> <li>i. Staff turnover due to: <ul> <li>a. Salary</li> <li>b. Training</li> <li>c. T&amp;C</li> <li>d. Working Environment</li> <li>e. Career Progression</li> <li>f. Morale</li> <li>g. Age profile</li> </ul> </li> <li>ii. Uncertainty of employment prospects with WDC and Local Government</li> <li>iii. Poor recruitment processes</li> </ul>	<ul> <li>i. Additional costs for specialist advice.</li> <li>ii. Increased service outages.</li> <li>iii. Increased duration of service outages.</li> <li>iv. Inability to deliver Council objectives.</li> <li>v. Failure to meet statutory or contractual obligations</li> <li>vi. Increased stress on residual staff.</li> <li>vii. Reduced level of service</li> <li>viii.Reduced level of resilience</li> <li>ix. Reputational damage</li> </ul>	<ul> <li>i. Shared Services.</li> <li>ii. Workforce planning.</li> <li>iii. Generic roles where ever possible.</li> <li>iv. Appropriate training budget to enable training and development opportunities.</li> <li>v. Contract staff/consultancy</li> <li>vi. Training on roles to build resilience</li> <li>vii. Robust recruitment process with staff training programme</li> <li>viii. Performance management framework including one to ones/appraisals/staff development.</li> <li>ix. Redeployment Policy</li> <li>x. Development paths linked to PDP's</li> <li>xi. Publicise the benefits of working for the Council</li> <li>xii. Market Forces Supplement Policy</li> </ul>		DMO HRM IAM ICTSM DMT CMT	Iikelihood
4. Loss of Data or Data Integrity.	<ul> <li>i. Hacking.</li> <li>ii. Human error.</li> <li>iii. Poor change management.</li> <li>iv. Little or no testing of new software releases.</li> <li>v. Viruses.</li> <li>v. Viruses.</li> <li>vi. Poor password management.</li> <li>vii. Insecure web applications.</li> <li>viii. Software bugs.</li> <li>ix. Inappropriate access rights.</li> <li>x. Hardware corruption.</li> <li>xi. Poor training.</li> <li>xii. Malicious intent.</li> <li>xiii. Unlocked computers during absence.</li> </ul>	<ul> <li>i. Loss of service to the customer.</li> <li>ii. Processing backlogs.</li> <li>iii. Potential loss of income.</li> <li>iv. Reputational damage.</li> <li>v. Fraud.</li> <li>vi. Cost of recovery</li> </ul>	<ul> <li>i. Perimeter protection; Firewall, 2 Factor Authentication, Spam filter, Antivirus, etc.</li> <li>ii. Test plans.</li> <li>iii. Penetration testing (Ethical Hacking).</li> <li>iv. Antivirus strategy.</li> <li>v. Audits (Internal, 3rd Party ICT Auditors, Communications- Electronics Security Group (CESG), PCI DSS)</li> <li>vi. Activity logs.</li> <li>vii. Staff Training.</li> <li>viii.Code of Connection.</li> <li>ix. Information Security Policy.</li> <li>x. Recruitment using the Baseline Personnel Security Standard.</li> <li>xi. Supplier support contracts.</li> <li>xii. GovCertUk notifications of threats and vulnerabilities.</li> <li>xiii.Nominated system owners to manage systems.</li> <li>xiv. Information Governance is a standing item on the ICTSG agenda.</li> <li>xv. Information Governance Group</li> </ul>	Implement Intrusion detection.	SMT ICTSM HRM DMO IAM DMT SO	Inpact Inpact Intellihood

Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(s)	Responsible Officer	Residual Risk Rating
5. Loss of Council computer facilities ( <i>Servers, Storage,</i> <i>Network, Voice</i> ).	<ul> <li>i. Human error.</li> <li>ii. Hardware/software failure (OS).</li> <li>iii. Poor change management</li> <li>iv. Fire/Flood (Environmental and/or internal service failure)</li> <li>v. Loss of power</li> <li>vi. Theft</li> <li>vii. Malicious damage</li> <li>viii. Environmental (Too hot, too cold)</li> <li>ix. Telecoms failure.</li> <li>x. Firmware bug.</li> <li>xi. Lack of funding</li> </ul>	<ul> <li>i. Loss of service to the customer.</li> <li>ii. Processing backlogs</li> <li>iii. Potential loss of income.</li> <li>iv. Reputational damage</li> <li>v. Loss of data.</li> <li>vi. Significant stress on key personnel during recovery period.</li> <li>vii. Potential costs</li> </ul>	<ul> <li>i. Staff training.</li> <li>ii. Technical documentation.</li> <li>iii. Hardware resilience.</li> <li>iv. Backup generator/Uninterruptible Power Supply (UPS).</li> <li>v. Offsite backup tapes.</li> <li>vi. External Business continuity contract.</li> <li>vii. Change Management Policy / Back-out Plans.</li> <li>viii. Audits.</li> <li>ix. Fire/Flood detection.</li> <li>x. Fire suppression</li> <li>xi. Air conditioning</li> <li>xii. Proactive monitoring (System Centre Operations Manager)</li> <li>xiii. Redundant Array of Independent Disks - RAID 5.</li> <li>xiv. VMware High Availability.</li> <li>xv. Third party support &amp; Maintenance contracts.</li> <li>xvii. Insurance.</li> <li>xviii. Code of Connection.</li> <li>xix. Investment planning via the Equipment Renewal Reserve.</li> <li>xx. team Business Continuity plans</li> </ul>	i. Review business continuity arrangements for voice due to the repatriation of the contact centre (Ongoing)	CMT SMT ICTSM HRM DMO IAM DMT SO FM	Itikelihood
6. Failure of Service Providers or Contractors to deliver services.	<ul> <li>i. Bankruptcy.</li> <li>ii. Natural disaster.</li> <li>iii. Takeover.</li> <li>iv. Legal (Intellectual property infringement).</li> <li>v. Change of strategy (no longer wish to supply the product or service).</li> <li>vi. Poor procurement or contract management procedures</li> </ul>	<ul> <li>i. Non-supported system.</li> <li>ii. Impact on resources of system/contractor replacement; human, financial, etc.</li> <li>iii. Potential loss of service to the customer.</li> <li>iv. Potential loss of income.</li> <li>v. Potential inability to deliver Council objectives.</li> <li>vi. Potential inability to deliver statutory obligations</li> <li>vii. Potential damage to Council property assets</li> <li>viii. Hosted Systems; No access to system or data.</li> </ul>	<ul> <li>i. Change freeze.</li> <li>ii. Shared service.</li> <li>iii. Emergency procurement.</li> <li>iv. Business Continuity - Business Application Supplier Strategy.</li> <li>v. Financial vetting of suppliers as part of the procurement process.</li> <li>vi. Contract management training and processes</li> </ul>		ICTSM DMO HRM IAM SO Proc	tikelihood One tactical product withdrawn by supplier

Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(s)	Responsible Officer	Residual Risk Rating
7. Failure to achieve or maintain PSN compliance	<ul> <li>i. Time constraints</li> <li>ii. Cost</li> <li>iii. Inconsistent assessment process.</li> <li>iv. Changes to the compliance regime with little or no notice.</li> </ul>	<ul> <li>Inability to deliver the following services:</li> <li>i. Government Connect Mail i.e. (gcsx.gov.uk)</li> <li>ii. DWP Customer Information System (Revs &amp; Bens)</li> <li>iii. Data Transfer Appliance (Revs and Bens)</li> <li>iv. Tell Us Once Appliance (Revs and Bens)</li> <li>v. Netional Resilience Extranet (Civil Contingencies)</li> <li>vi. Individual Electoral Registration</li> <li>vii. LoCTA Service (Revs &amp; Bens)</li> </ul>	<ul> <li>i. Undertake regular awareness training to understand the requirements.</li> <li>ii. Communicate the implications to the business to ensure compliance.</li> <li>iii. Where possible anticipate budget implications and make provision.</li> <li>iv. Engage a security specialist to advise on compliance.</li> </ul>	i. Complete PSN action plan	SMT SIRO ICTSM DMO SO	Ikelihood
8. Failure to communicate effectively/giving incorrect information and advice	<ul> <li>i. Untrained staff</li> <li>ii. Reorganisation</li> <li>iii. Inaccurate data on systems or website</li> <li>iv. Poor communication/information</li> <li>v. Poor communication/information</li> <li>v. High workload.</li> <li>vi. Reliance on key staff.</li> <li>vii. Staff absence.</li> <li>viii. Human error.</li> <li>ix. Inappropriate form of communication.</li> </ul>	<ul> <li>i. Incorrect information used to carry out work.</li> <li>ii. Negligence and liability claims</li> <li>iii. Adverse publicity</li> <li>iv. Loss of reputation</li> <li>v. Waste of resource</li> <li>vi. Poor service to customers</li> <li>vii. Additional workload.</li> <li>viii. Impact to health &amp; wellbeing</li> </ul>	<ul> <li>i. Team meetings.</li> <li>ii. One-to-ones.</li> <li>iii. E-mail.</li> <li>iv. Core brief.</li> <li>v. Intranet.</li> <li>vi. Circulation of minutes from meetings.</li> <li>vii. Corporate communication strategy / Media Team.</li> <li>viii. Staff training.</li> <li>ix. Qualified/experienced staff</li> <li>x. Quality standards</li> <li>xi. Good IT/Information Systems</li> <li>xii. Web improvement plan</li> </ul>	i. Review of corporate marketing and communication strategy	ICTSM DMO HRM IAM	Iikelihood

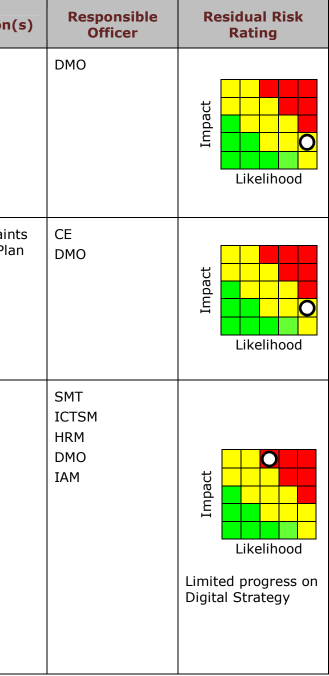
Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(s)	Responsible Officer	Residual Risk Rating
9. Breaches of financial controls as they relate to the service	<ul> <li>i. Lack of awareness</li> <li>ii. Lack of training</li> <li>iii. Malicious intent</li> <li>iv. Unsuitable controls driving inappropriate behaviour</li> </ul>	<ul> <li>i. Fraud</li> <li>ii. Poor value for money</li> <li>iii. Contractual issues, inc performance</li> <li>iv. Reputational damage</li> </ul>	<ul> <li>i. Code of financial practice</li> <li>ii. Code of procurement</li> <li>iii. Whistleblowing policy</li> <li>iv. Anti-Fraud &amp; Corruption policy</li> <li>v. Audits</li> <li>vi. Staff training</li> <li>vii. Contracts register</li> <li>viii. Annual budget acceptance / signature by ICTSM</li> <li>ix. Monthly budget monitoring</li> <li>x. Corporate processes for managing expenditure.</li> <li>xi. Appropriate Codes of Conduct for Councillors/Officers</li> </ul>		DCE (AJ) ICTSM DMO HRM IAM Proc HoF Audit	Itkelihood
10. Insufficient budget to deliver the service	<ul> <li>i. Council budget constraints.</li> <li>ii. Poor budget management</li> <li>iii. Change to software licensing models by vendors; MS, Cisco, VMWare.</li> <li>iv. Dollar exchange rate</li> <li>v. Major uninsured/uninsurable incident</li> </ul>	<ul> <li>i. Inability to deliver the service.</li> <li>ii. Inability to deliver the Service Area Plan</li> <li>iii. Opportunity costs.</li> <li>iv. Increased service failures through lack of investment</li> </ul>	<ul> <li>i. Annual budget setting process</li> <li>ii. Creation of an ICT Services Equipment Reserve</li> <li>iii. Rigorous Software Asset Management (SAM)</li> </ul>		Council CMT ICTSM DMO HRM IAM	Itkelihood

Risk Description	Possible Triggers	Possible Consequences	<b>Risk Mitigation/Control</b>	Required Action(s)	Responsible Officer	Residual Risk Rating
11. Failure to protect staff, Councillors, contractors and customers from physical Health and Safety Risks	<ul> <li>i. Lack of health and safety good practice</li> <li>ii. Customer dissatisfaction.</li> <li>iii. Accident.</li> <li>iv. Intruders in offices.</li> <li>v. Staff in building very early and/or very late.</li> <li>vi. Violence/threatening customers.</li> <li>viii. Driving for work.</li> <li>ix. D.S.E. / V.D.U. usage.</li> <li>x. Manual handling.</li> <li>xi. Person falling from height.</li> <li>xiii. Items falling from height.</li> <li>xiii. Tealure to undertake necessary adaptions for individual needs.</li> <li>xiv. Inadequate risk assessments or method statements</li> <li>xv. Failure to survey, monitor or manage asbestos containing materials in accordance with CAR 2012</li> <li>xvi. Failure of contractor to check the Asbestos Register</li> <li>xviii. Poor contractor training</li> <li>xviii. Tenants or leaseholders not informed of the presence of asbestos containing materials in HRA homes or leased assets</li> <li>xix. Inadequate gas appliance maintenance and certification</li> <li>xxi. Inadequate fire safety measures in HRA blocks or corporate assets</li> <li>xxiii. Tailure to adequately maintain the building fabric of assets, paths, structures, rural street and footway lighting etc.</li> </ul>	<ul> <li>Actual physical injury</li> <li>ii. Exposure to asbestos or legionella</li> <li>iii. Health and safety investigation</li> <li>iv. Traumatised staff</li> <li>v. Stress</li> <li>vi. Increase in sickness absence</li> <li>vii. Death</li> <li>viii. Reduced staff morale</li> <li>ix. Legal action including imprisonment</li> <li>x. Penalties/Fines/Compensation</li> <li>xi. Reputational damage</li> </ul>	<ul> <li>i. Health and Safety Policy and reporting/monitoring procedures</li> <li>ii. Partnership links with MAPPA, Police and Social Services</li> <li>iii. Robust Risk Assessments,</li> <li>iv. Regular DSE Assessments</li> <li>v. Accident/incident reporting and investigation</li> <li>vi. Tunstall lone working procedure.</li> <li>vii. Joint consultative safety Panel.</li> <li>viii. Asset Compliance Group</li> <li>ix. Asset Steering Group</li> <li>x. Training/induction</li> <li>xi. Manual Handling Procedures</li> <li>xii. Door access controls</li> <li>xiii. Portable Appliance Testing (PAT)</li> <li>xiv. Corporate health and safety policy including Home working and Driving at work.</li> <li>xv. Eye tests.</li> <li>xvi. Health and safety risk assessments (AssessNET).</li> <li>xviii. Insurance cover.</li> <li>xiii. Health &amp; safety on team meeting agendas.</li> <li>xx. Home working policy.</li> <li>xxii. Procedures for public meetings and monitoring of staff alert list to see if the public known to be attending meetings requires additional staffing/security to be deployed</li> <li>xxii. Liaison with the Town Hall for meetings anticipated to have significant (greater than 35) levels of public present.</li> <li>xxiii. Asbestos Management Plan, Asbestos Register, Asbestos removal programme, issue of information at letting/lease signing</li> <li>xxiv. Appropriate testing, repair and improvement contracts in place.</li> <li>xxvi. Accident reporting and investigation</li> <li>xxvii. COSSH, safe systems at work and permits to work</li> </ul>	<ul> <li>i. Risk assessments need reviewing for public meetings</li> <li>ii. Corporate review of Lone Working arrangements</li> <li>iii. Complete Asset Compliance Group baseline mapping to enable Asset Steering Group to review need for revised procedures or allocation of responsibilities</li> <li>iv. Review adequacy of ActiveH to store compliance information</li> <li>v. Procure new FRAs for multi-storey blocks when programme of works completed</li> </ul>	CMT SMT DCE (BH) ACG ICTSM DMO IAM HRM Health & Safety Officer Theatre and Town Hall Manager Building Managers	Ikelihood

Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(s)	Responsible Officer	Residual Risk Rating
			<ul> <li>xxviii. Gas servicing, electrical programme</li> <li>xix. Legal procedures for gaining access to properties to undertake gas services</li> <li>xx. Storage of compliance and testing records on assets database</li> <li>xxii. Appropriate building insurance</li> <li>xxiii. Programme of updating Fire Risk Assessments</li> <li>xxiii. Post-Grenfell programme of works to HRA multi-storey blocks</li> <li>xxiv. Liaison with WFRS</li> <li>xxv. Stock Condition survey information and cyclical updating programme</li> <li>xxvi. Inspection regimes</li> <li>xxvii. Tenancy and lease agreements</li> </ul>			
12. Failure to adhere to the Constitution, legislative requirements and guidance by the Council.	<ul> <li>i. Misinterpret regulations or the Constitution</li> <li>ii. Constitution not maintained so does not reflect current legislation</li> <li>iii. Failure to publish agendas in line with statutory requirements</li> <li>iv. Failure to comply with policies or procedures</li> <li>v. Lack of concentration;</li> <li>vi. poor chairing of meeting;</li> <li>vii. Human error.</li> <li>viii. Lack of awareness</li> <li>ix. Incorrect legal advice</li> <li>x. Incorrect interpretation</li> <li>xi. Lack of training</li> <li>xii. Inadequate supervision or management procedures</li> <li>xiii. Fraud/corruption by staff or contractors</li> </ul>	<ul> <li>i. Ultra vires decision</li> <li>ii. Failure to deliver statutory or contractual obligations</li> <li>iii. Potential legal action</li> <li>iv. Potential costs to the Council following successful legal decision</li> <li>v. Bad publicity</li> <li>vi. Decisions delayed</li> <li>vii. Financial loss.</li> <li>viii. Project delays</li> </ul>	<ul> <li>i. Training</li> <li>ii. Knowledge of Constitution, legislative requirements and guidance</li> <li>iii. Attendance of Legal Services at Planning, Licensing and Regulatory Panels</li> <li>iv. Comprehensive induction for Councillors</li> <li>v. Regular reviews of Constitution to ensure it reflects current legislation</li> <li>vi. Ensuring hand over of work for Committee team members when away from the office to ensure deadlines are not missed</li> <li>vii. Checks and procedures within team; effective Chair to ensure clarity on decision being taken.</li> <li>viii. Effective supervision and management controls in place including; one to ones, team meetings, appraisals, training, recruitment &amp; selection, capability etc.</li> <li>ix. Corporate audit programme</li> <li>x. Separation of duties</li> <li>xi. Declarations of interest and gifts &amp; hospitality</li> <li>xii. Budgetary control regime</li> <li>xiii. Ability to deactivate stolen electronic devices</li> </ul>		DCE (AJ) DCE (BH) DMO ICTSM HRM IAM	Itkelihood

Risk Description	Possible Triggers	Possible Consequences	Risk Mitigation/Control	Required Action(
13. Failing to respond to requests for information under DP/FOI/EIR appropriately and within timescales	<ul> <li>i. Inability to locate/access required information within time;</li> <li>ii. failure to monitor deadline</li> <li>iii. insufficient resources</li> <li>iv. Poor planning</li> <li>v. Failure to identify appropriate responder.</li> <li>vi. Poor or insufficient training.</li> </ul>	<ul> <li>i. Loss of public confidence.</li> <li>ii. Referrals of the Council to the Information Commissioner by dissatisfied members of the public.</li> <li>iii. Intervention &amp; Sanctions</li> </ul>	<ul> <li>i. Awareness of changes in legislation/Government advice.</li> <li>ii. Monitoring of FOI/EIR/DP systems put in place Council wide to ensure they are working.</li> <li>iii. Emphasise importance of responding to these from CMT</li> </ul>	
14. The complaints process is not adhered to when considering a complaint.	<ul> <li>i. Lack of available resources due to demands of other projects and work on the team.</li> <li>ii. Inexperienced officers</li> <li>iii. Officers not aware of relevant process to be followed</li> <li>iv. Complaints policy does not reflect the current operating environment.</li> </ul>	<ul> <li>i. Also a lack of transparency for the public</li> <li>ii. Referral to LGO</li> <li>iii. LGO sanction</li> <li>iv. compromise an insurance claim which may be received after a complaint has been replied to.</li> </ul>	<ul> <li>i. Training</li> <li>ii. CST monitoring</li> <li>iii. HoS/CE sign-off complaints as appropriate</li> <li>iv. Referral to appropriate LGO material.</li> </ul>	Review of complain process is in SA Pla 2018
15. Failure to deliver corporate strategies / initiatives	i. Insufficient resources ii. Poor planning iii. Lack of engagement with customers iv. Change in scope	<ul> <li>i. Financial or opportunity loss</li> <li>ii. Failure to meet statutory responsibilities</li> <li>iii. Loss of staff/public confidence</li> <li>iv. Impact on health and wellbeing</li> <li>v. Reputational damage</li> </ul>	<ul> <li>i. Robust project planning</li> <li>ii. Staff/Union/Member engagement / Communication</li> <li>iii. SMT support</li> </ul>	

Key:
New narrative
Narrative transferred from former H&PS Risk Register
Deleted narrative
c = Current risk score
E = Previous risk score (and direction)
Personnel Key:
CMT – Corporate Management Team
SMT – Senior Management Team
CE – Chief Executive
DCE (AJ)– Deputy Chief Executive & Monitoring Officer
DCE (BH) – Deputy Chief Executive
DMO – Deputy Monitoring Officer and Democratic Services Manager
DMT – Departmental Management Team



ICTSM – ICT Services Manager SIRO – Senior Information Risk Owner (DCE AJ) DPO – Data Protection Officer (DMO) SO – System Owners FM – Facilities Manager IAM – Interim Asset Manager EM – Elections Manager & Deputy Returning Officer HRM – Human Resources Manager Proc – Procurement Manager HoF – Head of Finance ACG – Asset Compliance Group