# **Policy Title:** Risk & Assurance Management



#### **Summary:**

Risk is a fact of life in an ever changing landscape. By attempting to foresee and avert problems in the delivery of services and maximise opportunities, it helps ensure that resources are used in the best way possible. Risk management is a fundamental part of how we operate and forms part of our Corporate Governance Framework.

These Policy and Procedures are designed to support a risk culture which is embedded in the way we work rather than having a process which itself is used to drive risk management.

ID	RM-002
Last Review Date	April 2023
Next Review Date	April 2025
Approval	G&A&S
Policy Owner	Kelly Nash
Policy Author	Corporate Performance Manager
Advice & Guidance	Kelly Nash 023 9268 8157 kelly.nash@portsmouthcc.gov.uk
Location	Policy hub
Related Documents	http://intralink/Media/HST_2012_Apr_Corp_Health_and_Safety_Pol_3rd_edition.pdf
Applicability	All PCC staff

# **Section One: Risk Management Statement of Policy**

## 1. Statement of policy

- 1.1 The Council is committed to embedding a culture of risk awareness within everyday activities such that formal processes and unnecessary documentation can be minimised, but that risk management remains an effective part of the governance framework.
- 1.2 It is accepted that not all risks can be eliminated or mitigated, and a balance must always be struck between the costs of risk reduction against the likelihood and impact of the risk (risk exposure).
- 1.3 Where the organisation is required to behave in a specific way to meet legal and financial governance requirements for example, statutory officers have determined corporate directive controls, such as the City Constitution which have been approved by Members. Compliance with these controls should prevent governance legal and financial threats arising in the first place. Where service controls are required these fall under the auspices of the relevant head of service, which includes their implementation and monitoring.
- 1.4 Risk impacts can be financial loss, non-achievement of objectives, environmental damage, personal injury or ill-health, legal action and reputational damage or a mix of these. Most serious risk impacts will include financial loss, legal action *and* reputational damage but the very worst are likely to include an element of either service failure, injury or environmental damage as well.
- 1.5 Evaluation of the potential financial impact of a risk will include not only the direct costs such as fines, infrastructure repairs and liability claims but indirect costs such as loss of officer time, including support staff such as Finance and Legal, loss of staff morale and productivity, lost opportunities, increased insurance premiums and reduced funds which could impact on future service delivery.
- 1.6 The Council as a public body has to protect and preserve its ability to provide services and ensure that assets are protected against significant loss and damage and interruption to service delivery is minimised.
- 1.7 Whilst it is accepted that risk cannot be entirely eradicated, the following are areas on which the council will not compromise its position by taking a greater level of risk than is absolutely necessary and will take all reasonable steps to eliminate or mitigate the risks, including but not limited to:
  - Where there is risk of physical harm
  - Where non-compliance with legislation could lead to imprisonment or significant fines

## **SECTION TWO: Procedures**

# 2. Roles and responsibilities

- 2.1 It is the responsibility of all members and employees to be aware of risks when carrying out their duties and to alert the relevant service manager to the threat. Managers must ensure that threats are properly evaluated and mitigated.
- 2.2 The following table details the roles and responsibilities of Members and Officers of the Council

Governance and Audit	Monitor the effectiveness of the Council's overall
and Standards	risk management arrangements as part of the
Committee	Governance Framework
	2. Review and approve the Council's Risk
	Management Policy
	3. Seek assurance that risks are being managed
	effectively
	4. Review the adequacy of the system of internal
	control as highlighted by Internal Audit
	5. Promote member compliance with the RM Policy
Cabinet/ Portfolio	Seek assurance that risks are being managed
Holders/ all Members	effectively
Treadily dil Members	2. Set the Council's risk culture and appetite
	3. Consider risk implications when making or
	evaluating decisions
	4. Challenge the adequacy of controls or actions
	taken to mitigate identified risks.
Chief Executive	Determine the RM Policy and procedures and
Giner Exceditive	create the environment for them to work effectively
	including promoting and supporting a risk
	awareness culture,
	Maintain awareness and oversight of the most
	significant risks facing the organisation
	3. Obtain assurance from Directors that risks have
	been considered, in the delivery of their services
	and mitigated
	4. Challenge Directors on the adequacy of controls or
	actions taken to mitigate risks
	5. Ensure regular reporting to Governance and Audit
	and Standards Committee
Corporate Governance	To keep under review the Risk Management &
Group	Assurance Framework to ensure its adequacy &
Cloup	effectiveness
	2. To identify any themes that arise and propose
	corporate actions to mitigate or escalate as
	appropriate
	3. To review the risk register prior to submission to
	Governance and Audit and Standards Committee
	Governance and Addit and Standards Committee

	4. To ensure that assurance for key areas is mapped		
Directors	and any gaps in assurance addressed  1. Promote risk awareness and responsibilities to		
Directors	employees		
	Consider risks to service delivery and evaluate		
	I		
	appropriate responses including the introduction		
	and monitoring of effective control		
	3. Obtain assurance that risks have been considered,		
	in the delivery of their services and mitigated		
	4. Risk assess any decisions and option analyses		
	5. Report promptly to the Chief Executive/ Deputy		
	Chief Executive & relevant Portfolio Holders any		
	perceived new risks or significant failures in		
	controls		
	6. Maintain channels of communication to encourage		
	bottom up reporting of risks and control failures		
	7. Ensure compliance with corporate directives		
	controls as a first response to governance financial		
	and legal threats.		
	8. Where Directors are acting as Project Directors		
	they must ensure that risks have been considered		
	and mitigated (where possible) recorded and form		
	part of the information to the Corporate		
Charles and I hait	Governance Group and Members		
Strategy Unit	1. Maintain the RM Policy, including highlighting		
	where communications or training support are		
	required 2. Report on significant risks to C \$ A \$ \$		
	2. Report on significant risks to G&A&S		
	3. Maintain a schedule of most significant risks		
	affecting the Authority 4. Report to Corporate Governance Group and		
	G&A&S within the relevant timing of the risks on		
	mitigation with either assurance or alerting to		
	weaknesses in actions		
Internal Audit and	Carry out periodic audits on assurance and		
Assurance	effectiveness of RM procedures		
, 1000101100	Assist in providing assurance on the management		
	of risk and effectiveness of controls		
Managers, supervisors,	Promote risk awareness and communicate		
team leaders	responsibilities to employees		
	2. Maintain awareness of the risks within their area of		
	responsibility		
	Actively encourage staff to report risk concerns		
	4. Evaluate risks and appropriate responses		
	5. Escalate risks that have significant impact to		
	relevant Directors		
All employees (including	Be aware of threats, opportunities weaknesses or		
contractors and partners)	failures in control in their day to day activities		
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<ol> <li>Comply with controls that have been set up to mitigate risks and identify where they can be strengthened</li> <li>Report promptly to their manager any perceived new risks, failures in controls, lost opportunities or where controls can be strengthened</li> </ol>
where controls can be strengthened

### 3. Training and Embedding

- 3.1 Embedding the risk culture will be achieved by a combination of the following:
  - (1) E-learning on Risk Awareness to be available to staff
  - (2) Risks to be considered at DMT's, meetings with portfolio holders, one to ones and any other meetings held to discuss service performance, objectives, progress, new decisions, options, changes in working practices or legislation,
  - (3) Risks identified by outside parties such as partners, contractors insurance providers etc. will be brought to the attention of the relevant manager and dealt with accordingly
  - (4) Significant risks from Audit reports will be included in the risk schedule.
  - (5) Significant risks highlighted from Managers responses to the governance framework will also be included in the risk schedule.
  - (6) The risk schedule will be reported to Corporate Governance Group based on the timing of the risk.

## 4. Corporate Risk Schedule

4.1 The risk schedule will be a formal register of all significant strategic risks that could impact the Authority and will be maintained by the Strategy Unit.

#### 5. Directorate Risk and Assurance Directories

- 5.1 Directorates will maintain their own risk and assurance directories. Risks on these will be recorded in assurance categories (see 6.3) with the mitigating actions and person responsible.
- 5.2 Risks will be profiled as High (red) Medium (Amber) or Low (Green).
- 5.3 Each risk will contain a comment from the relevant Director re the risk appetite applied to the risk and any costs of mitigation.

#### 6. Risk Assessments

- 6.1 Significant risks from Directorate Risk and Assurance directories will be escalated to the strategic schedule by the Director when the threat, likelihood and impact of the risk could cause:
  - the failure or unacceptable interruption of the delivery of a service that is provided to ensure support to vulnerable people, or to protect the environment
  - Personal Injury or harm
  - Loss of trust or integrity in the Council's dealings with others
  - Ineffective use of council resources resulting in objectives not being met or reducing resources such that it impacts on the delivery of other objectives or services.
  - A missed opportunity to contribute long term to objectives that would make a positive difference to how a service is delivered
- 6.2 Other activities that will identify significant risks to be escalated to the corporate schedule include:
  - Project managers will provide regular feedback to relevant project boards. Any significant risks will be escalated to the corporate schedule by the Project Director either directly to the Chief Executive or via performance returns dependent on timing of the risk
  - Legal risks will be considered by the Monitoring Officer and Resources Portfolio holder and will be contained within their own register.
  - IT project risks will provide regular feedback to the project board/sponsor and any significant risks escalated to the corporate schedule by the Project Manager.
  - Significant risks highlighted from the review of the Governance Framework will be escalated to the corporate schedule by the Director concerned.
- 6.3 Risk assessments will include direct and indirect costs of control, mitigation and exposure:
  - Staff costs, including HR, Legal and Finance (support staff costs)
  - Fines
  - Legal Claims
  - Increase in Insurance premiums
  - Infrastructure repairs
  - Hidden costs such as impact on staff performance and morale
  - Reputational harm
- 6.4 Risk assessments should also include the timing of the threat e.g. is the threat likely to be in the next few months? Coming year? Winter? Summer? Etc. If a time cannot be attributed to it the threat maybe incorrectly defined.

- 6.5 Examples of areas of risk include:
  - Business Continuity
  - Fraud
  - Security of data
  - People: Delegations, Competency of staff, compliance with Policies, Recruitment and performance, health and safety
  - Procurement and contract letting and monitoring
  - Finance; budgetary control, cash management
  - Organisation: governance, policies, priorities, consultation, communication, structures, security,
  - Service delivery; resources, partners, joint or shared working
  - Environment; buildings comply with legislation, legionella, asbestos, severe weather
- 6.6 Examples of questions to consider when assessing risks include:
  - What are the threats (re fraud, business continuity etc) in particular which ones are key to your service delivery or could impact on another's service delivery?
  - What are the threats that could cause a service to fail? What would the impact of that failure be?
  - Are there are any compensating controls and if they are robust?
  - How do you gain assurance that they are?
  - What is the timing of the threat? Could it happen at any time?
  - What is the risk appetite? Is it ok for the threat to materialise because for example there is a backup plan that can be immediately (or quickly) implemented?
  - What is the cost of the control?
  - What would the cost of the threat (s) materialising be?

#### 6. Assurance

- 6.1 All Directorates will have a mechanism to identify and assess risk on a continuous basis and determine mitigation. Controls introduced to mitigate threats must be monitored at regular intervals to ensure that they are effective. If they are not effective action to remedy the situation must be taken e.g. to review the control itself or enforcement. This testing of controls and any other mitigation will form the assurance that a threat is being managed.
- 6.2 Assurance must be available in the form of evidence that can be verified (e.g. business continuity business plan and testing of its robustness) where significant risks are identified.
- 6.3 To give assurance on the key areas (as defined from time to time by the Corporate Governance Group) an assurance map showing the evidence to support the management of those areas will be compiled and maintained by the Internal Audit Service. This map will currently cover the following areas:
  - Financial risks including risk of/exposure to fraud
  - Technical eg. cybercrime, system failure and disaster recovery
  - Political including decision-making

- Legal risk, including fulfilling Statutory obligations
- Specific vulnerabilities including Legionella, Data Protection, Fire risk etc

## 7. Monitoring and Review

- 7.1 The corporate risk schedule will be considered by Corporate Governance Group and G&A&S periodically or in accordance with timings of risks.
- 7.2 Managers are responsible for monitoring their own risks in accordance with this policy and procedures and escalating where relevant