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GOVERNANCE COMMITTEE AGENDA

7.30 pm

Wednesday 12 August 2020 Virtual Meeting By Zoom

Members 11: Quorum 4

COUNCILLORS:

Conservative Group

(6)

Robert Benham
Joshua Chapman
Roger Ramsey
Damian White (Vice-Chair)
Viddy Persaud
Ciaran White (Chairman)

Residents' Group (2)

Ray Morgon Barry Mugglestone Upminster & Cranham Residents' Group

Linda Hawthorn

Independent Residents' Group

(1)

David Durant

Labour Group (1)

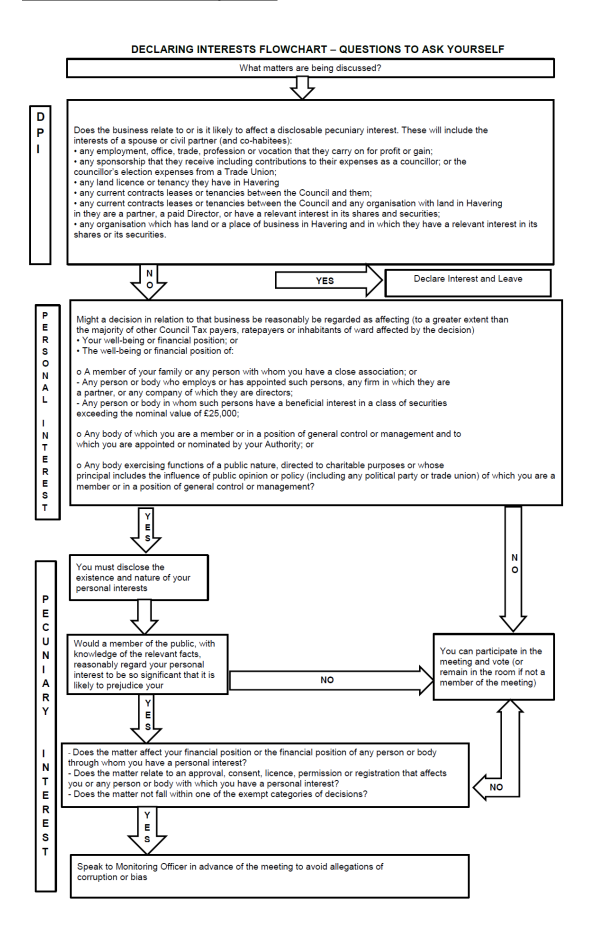
Keith Darvill

North Havering Residents Group (1

Martin Goode

For information about the meeting please contact:

Debra Marlow tel: 01708 433091 e-mail: debra.marlow@onesource.co.uk



AGENDA ITEMS

1 CHAIRMAN'S ANNOUNCEMENTS

The Chairman will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

2 PROTOCOL ON THE OPERATION OF GOVERNANCE COMMITTEE MEETINGS DURING THE COVID-19 PANDEMIC RESTRICTIONS (Pages 1 - 4)

3 APOLOGIES FOR ABSENCE & SUBSTITUTE MEMBERS

(If any) - receive

4 DISCLOSURE OF INTERESTS

Members are invited to disclose any interest in any of the items on the agenda at this point of the meeting.

Members may still disclose any interest in any item at any time prior to the consideration of the matter.

5 APPOINTMENTS TO OTHER ORGANISATIONS, 2020/2021 (Pages 5 - 18)

Nominations to be received for appointments to Other Organisations and voted upon.

6 UPDATING THE COUNCIL'S POLICY AND PROCEDURES ON RIPA (Pages 19 - 46)

Andrew Beesley
Head of Democratic Services



LONDON BOROUGH OF HAVERING

PROTOCOL ON THE OPERATION OF GOVERNANCE COMMITTEE MEETINGS DURING THE COVID-19 PANDEMIC RESTRICTIONS

1. Introduction

In accordance with the Local Authority and Police Crime Panels (Coronavirus) (Flexibility of Local Authority and Police and Crime Panels Meetings (England and Wales) Regulations 2020, all Governance Committee Meetings held during the Covid-19 restrictions will take place using a 'virtual' format. This document aims to give details on how the meetings will take place and establish some rules of procedure to ensure that all parties find the meetings productive.

2. Prior to the Meeting

Once the date for a meeting has been set, an electronic appointment will be sent to all relevant parties. This will include a link to access the virtual meeting as well as guidance on the use of the technology involved.

3. Format

For the duration of the Covid-19 restrictions period, all Governance meetings will be delivered through conference call, using Zoom software. This can be accessed using a PC, laptop or mobile/landline telephone etc. and the instructions sent with meeting appointments will cover how to do this.

4. Structure of the Meeting

Although held in a virtual format, Governance Committee meetings will follow the usual procedure.

5. Technology Issues

An agenda setting out the items for the meeting will be issued in advance, to all parties in accordance with statutory timetables. This will include details of reports to be considered and any other relevant documents. The agenda will also be published on the Council's website — www.havering.gov.uk in the normal way.

All parties should be aware that the sheer volume of virtual meetings now taking place across the country has placed considerable strain upon broadband network infrastructure. As a result, Zoom meetings may experience intermittent faults whereby participants lose contact for short periods of time before reconnecting to the call. The guidance below explains how the meeting is to be conducted, including advice on what to do if participants cannot hear the speaker and etiquette of participants during the call.

Members and the public will be encouraged to use any Zoom video conferencing facilities provided by the Council to attend a meeting remotely. If this is not possible, attendance may be through an audio link or by other electronic means.

Remote access for members of the public and Members who are not attending to participate in the meeting, together with access for the Press, will be provided via a webcast of the meeting at www.havering.gov.uk.

If the Chairman is made aware that the meeting is not accessible to the public through remote means, due to any technological or other failure of provision, then the Chair shall temporarily adjourn the meeting immediately. If the provision of access through remote means cannot be restored within a reasonable period, then the remaining business will be considered at a time and date fixed by the Chairman. If he or she does not fix a date, the remaining business will be considered at the next scheduled ordinary meeting of Governance Committee.

6. Management of Remote Meetings for Members

The Chairman will normally confirm at the outset and at any reconvening of a Governance Committee meeting that they can see and hear all participating members. Any Member participating remotely should also confirm at the outset and at any reconvening of the meeting that they can see and hear the proceedings and the other participants.

The attendance of Members at the meeting will be recorded by the Democratic Services Officer. The normal quorum requirements for meetings as set out in the Council's Constitution will also apply to a remote meeting.

If a connection to a Member is lost during a meeting of the Board, the Chair will stop the meeting to enable the connection to be restored. If the connection cannot be restored within a reasonable time, the meeting will proceed, but the Member who was disconnected will not be able to vote on the matter under discussion given that they would not have heard all the discussion.

Any Member participating in a remote meeting who declares a disclosable pecuniary interest, or other declarable interest, in any item of business that would normally require them to leave the room, must also leave the remote meeting. The Democratic Services Officer or meeting facilitator, will confirm the departure and will also invite the relevant Member by link, email or telephone to re-join the meeting at the appropriate time, using the original meeting invitation.

7. Voting at the Governance Committee

Voting at the Governance Committee will take place by show of hands using the raised hands functionality on the Zoom application.

8. After the Meeting - Public Access to Meeting Documentation following the meeting

Members of the public may access minutes, decisions and other relevant documents through the Council's website. www.havering.gov.uk





GOVERNANCE COMMITTEE 12th August 2020

Subject Heading:	APPOINTMENTS TO OTHER ORGANISATIONS, 2020/2021
SLT Lead:	John William Jones Deputy Director, Legal Services 01708 434062
Report Author and contact details:	Jacqui Barr Senior Democratic Services Support Officer jacqui.barr@havering.gov.uk 01708 432439
Policy context:	The Council appoints Members and others to serve on a variety of other bodies
Financial summary:	There are no significant financial implications.

The subject matter of this report deals with the following Council Objectives

Communities making Havering	[X]
Places making Havering	[]
Opportunities making Havering	
Connections making Havering	[]

SUMMARY

The Council makes appointments to a large number of other organisations, some statutory, others voluntary.

Since the new executive governance arrangements came into force, responsibility for making some appointments has passed from this Committee to the Leader of the Council but the Constitution provides that it is for this Committee to make recommendations to the Leader.

RECOMMENDATIONS

That:

- 1 (a) The Committee determine appointments to the organisations referred to in this report for the period until the meeting that deals with appointments for the municipal year, 2021/2022 (or such other period as may be relevant in any specific case).
 - (b) Where the appointment is executive, the Committee **RECOMMEND** to the Leader that the appointment be made.
- Where the Council's representative (or any deputy or alternative representative where applicable) is unable to attend a particular meeting and the constitutional arrangements of the body in question so permit, that representative may mandate the Chair of the meeting to exercise a proxy vote.
- The Council's voting rights at the General Assembly of the Local Government Association be exercised by the Leader of the Council (4 votes) and the Leader of the Opposition(1 vote) (or their respective nominees in the event either is unable to vote in person).

REPORT DETAIL

- 1.1 The Committee is authorised to make all appointments to other organisations (other than executive appointments, which are made by the Leader). Appointments are for the period expiring at the first meeting of this Committee in the municipal year 2021/22 (probably during the last week of May 2021), except where otherwise specifically provided.
- 1.2 Appendix 1 Executive appointments. The Committee is asked to review the appointments and to make recommendations to the Leader.
- 1.3 **Appendix 2** lists the appointments made by office-held and by individual member, but are not executive. The number of appointees required for each organisation is indicated in brackets. **The Committee is asked to review these appointments and agree what changes are to be made.**
- 1.4 Appointments that do not require review or renewal for the present are shown in italics. **The Committee is asked to note these appointments.**

2. Exercise of voting rights:

- 2.1 In some cases, the constitution of an organisation permits the casting of proxy votes if the appointed representative is unable to attend a meeting.
- 2.2 In order to avoid a possible loss of influence, it is the Council's usual practice to agree that, where the Council's representative (or any deputy or alternative representative where applicable) is unable to attend a particular meeting and the constitutional arrangements of the body in question so permit, that representative may mandate the Chair of the meeting to exercise a proxy vote.
- 2.3 The Committee is asked to agree to that practice continuing for the coming year.
- 2.4 The Council is entitled to 5 votes in the General Assembly of the Local Government Association. Previously, the Leader of the Council and the Leader of the Opposition were allocated 4 votes and 1 vote each respectively.
- 2.5 The Committee is asked to confirm that this arrangement should continue.

3. Poyntz Charity

- 3.1 This is a small charity, administering funds to local people in need. It also oversees some alms-houses based in North Ockendon. The Council appoints three of the trustees, though one is ex-officio, the Vicar of St Mary Magdalene's, North Ockendon. The term of office of the current trustees expired in March 2020. Trustees can be elected Members, but it is not a requirement of the scheme of appointment.
- 3.2 The current Council appointed Trustees are Councillor Ron Ower and Mrs June Alexander, neither of whom wish to seek re-appointment.
- 3.3 The Committee is asked to **appoint** two Trustees to the Poyntz Charity for a period of four years, until March 2024.

4. Havering College of Further & Higher Education and Havering 6th Form

- 4.1 At present, the Cabinet Member for Education, Children and Families represents the Council on the Governing Body of the Havering College of Further & Higher Education.
- 4.2 The Cabinet Member was also appointed to the Governing Body of Havering 6th Form College for a period of four years from November 2016, together with Mrs Wendy Brice-Thompson (representatives need not be serving Councillors).
- 4.3 In December 2018, the Clerk to the Corporation wrote to the Council, advising that both Colleges were considering a merger with New City College. The merger

Governance Committee, 12 August 2020

took place in August 2019 and Havering Colleges now have a Local Havering Board, which Wendy Brice-Thompson attends.

- 4.4 Mrs Brice -Thompson comes to the end of her term of office in September 2020 and Havering Colleges are seeking a representative from the London Borough of Havering. The Colleges wish to place their thanks on record to Mrs Brice-Thompson for her contribution, commitment and 100% attendance at meetings.
- 4.6 The appointee need not be an elected Member, but could be a local community representative or an Officer. The Havering Colleges (Havering FE College and Havering Sixth Form College) are managed as one unit and are part of the New City College group, which has a number of campuses in East London and South Essex. Educational provision includes that for 16-18 year olds (vocational and academic), adult learners, apprentices and HE courses. The Havering Local Board establishes the local ambitions, priorities and objectives within the group structure. Other key responsibilities are to have oversight of the Colleges' engagement with the local community, meeting the needs of local employers and young people, the quality of teaching and learning and student outcomes. Within this context, the Local Board also monitors the student experience and staff wellbeing. The Colleges have ambitious development plans including a new Construction Infrastructure Skills and Innovation Centre [CISIC] in Rainham and development of the Ardleigh Green campus. The Local Board comprises the Principal, independent, Co-opted, Staff and Student members.
- 4.5 The Local Board has four meetings per year plus two half day strategy events and while the time commitment is not particularly onerous, committed participation is essential to provide local direction to the Local Board and the success of the Havering Colleges.
- 4.7 The Committee is asked to **appoint** a representative to the havering Local Board For a period of four years from 30th September 2020.

IMPLICATIONS AND RISKS

Equalities and Social Inclusion Implications and Risks

There are no specific implications or risks. Appointments should be made with the Council's equalities policies in mind.

Legal, Finance and Environmental Implications and Risks

These appointments are administrative and have no direct legal, financial or environmental implications or risks. In some cases, membership of an organisation is

Governance Committee, 12 August 2020

dependent upon the Council paying a subscription: where relevant, the subscription will be met from within an appropriate budget provision.

BACKGROUND PAPERS

None



APPOINTMENTS RECOMMENDED BY THE COUNCIL TO OTHER ORGANISATIONS, 2020/21

ORGANISATION AND NUMBER OF APPOINTEES	EXECUTIVE MEMBER APPOINTMENTS	
CEME (Centre for Engineering & Manufacturing Excellence) - 1	Director of Regeneration Programme Delivery	Amended by CE 31.5.19
East London Waste Authority - 2	Cllr Osman Dervish and Cllr Robert Benham	
East London Waste Authority Board (officer)	Director of Neighbourhoods	
London Councils (Leaders' Committee)	Representative (1): Leader of the Council – <i>ClIr Damian White</i> Deputy: (1) Deputy Leader of the Council – <i>ClIr Robert Benham</i> (2) <i>ClIr Roger Ramsey</i>	
Transport & Environment Committee	Representative (1): CIIr Osman Dervish Deputies (up to 4): CIIr Jason Frost CIIr Viddy Persaud CIIr Robert Benham CIIr Roger Ramsey	
Grants Committee	Representative (1): Cllr Viddy Persaud	
	Deputy (up to 4): Cllr Jason Frost	

Appointments to other organisations, 2018/19

Pensions CIV (Sectorial Joint Committee) Representative (1): Chairman of Pensions Committee – *Clir John Crowder*

Deputy (up to 2): Cllr Jason Frost and Cllr Joshua Chapman

Greater London Employment Forum Representative (1): *Clir Robert Benham*

Deputy Representative (1): Cllr Viddy Persaud

Newable (formerly Greater London Leader of the Council - Cllr Damian White

Enterprise Limited) -1

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London Riverside (BID) Ltd Representative (1): Leader of the Council – Cllr Damian White

Thames Gateway Strategic Group Leader of the Council and Cabinet Member for Environment - Cllr

Damian White and Cllr Osman Dervish

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
Adoption & Permanency Panel-2	Cllr Christine Smith and Cllr Gillian Ford	
Citizens Advice Havering - 2	Cllr Christine Smith and VACANCY	
Coopers Company & Coborn Educational Foundation	CIIr Chris Wilkins	
Essex Wildlife Trust (Bedfords Park Management Committee)	Cllr Ray Best	
Governor Panel - 3	Cllr Robert Benham, Cllr Gillian Ford and Cllr Paul McGeary	
Havering Arts Council - 5	Clir Jason Frost, Clir Tim Ryan, Clir Joshua Chapman, Clir Linda Hawthorn and Clir Tele Lawal	

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
Havering Association for People with Disabilities - 2	Cllr Christine Smith and Cllr Stephanie Nunn	
Havering Bands and Majorettes Association- Executive Committee - 3	Cllr Reg Whitney, Cllr Osman Dervish and Cllr Denis O'Flynn	
Havering Chamber of Commerce and Industry	Cllr Jason Frost	
Havering Children's Trust	Cabinet Member for Education, Children & Families – Cllr Robert Benham	
Havering Community Safety Partnership – 2	Cabinet Member for Public Protection and Safety – Cllr Viddy Persaud the Chief Executive – Andrew Blake-Herbert	
Havering Joint Forum - 6	Leader of the Council – Cllr Damian White, Deputy Leader of the Council – Cllr Robert Benham, Leader of the Opposition Group – Cllr Ray Morgon Cllr Michael White Cllr Linda Hawthorn Cllr Keith Darvill	

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
Havering Local Board (formerly Havering Sixth Form College & Havering College of Further and Higher Education)- 1	Mrs Wendy Brice Thompson (till 30 September 2020)	
Havering Sports Council - 5	Cabinet Member for Public Protection and Safety – Cllr Viddy Persaud, Cllr Ciaran White, Cllr Sally Miller, Cllr Linda Hawthorn and Cllr Tele Lawal	
Havering Theatre Trust - 3	Cllr Philippa Crowder, Cllr Gillian Ford and Cllr Paul McGeary	
Hornchurch Housing Trust (Nomination Trustees) - 6	Clir Damian White and Clir Carol Smith (until February 2021) Clir John Mylod and Clir Nic Dodin (until February 2022) Clir Joshua Chapman and Clir Melvin Wallace (until February 2023)	Cllr Chapman , Cllr Mylod & Cllr Wallace appointments agreed at Governance on 7.03.19

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
Local Government Association General Assembly - 4	Leader of the Council – Cllr Damian White, Leader of the Opposition - Cllr Ray Morgon Councillor Robert Benham Councillor Michael White	
Local Government Information Unit - 1	Cllr Damian White,	
London Home & Water Safety Council -1	Cabinet Member for Environment – Cllr Osman Dervish	
London Road Safety Council - 2	Cllr Robert Benham and Cllr Osman Dervish	
London Youth Games-1	Cabinet Member for Public Protection and Safety – Cllr Viddy Persaud	
Lucas Children's Play Charity Nominative Trustees – 2	Cabinet Member for Education, Children & Families (Cllr Robert Benham) and Cabinet Member for Environment (Cllr Osman Dervish) appointed till November 2023)	Agreed at Governance on 14.11.19

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
North East London NHS Foundation Trust – 1	Director of Adult Services – Barbara Nicholls	
Poyntz (a.ka. Richard Poyntry's) and other charities	Mrs June Alexander(until March 2020) Cllr Ron Ower (until March 2020)	Appointed by Governance on 9 March 2016
Relate North East - 2	Cllr Viddy Persaud and Cllr Carol Smith	
Reserve Forces & Cadets Association -1	Cllr Barry Mugglestone	
Romford Town Management Partnership	Cllr Robert Benham and Cllr Joshua Chapman	
Romford Combined Charity	Councillor Joshua Chapman (until 3.11.20) and	Cllr Wallace's appointment agreed by
<u>Nominative Trustees</u> – 2	Mrs Wendy Brice Thompson and Councillor Dilip Patel (until 3.11.22) Councillor Melvin Wallace (until 3.11.23)	Governance on 14 November 2019
Safer Neighbourhood Board	Cabinet Member for Public Protection and Safety – Cllr Viddy Persaud	

ORGANISATION AND NUMBER OF APPOINTEES	MEMBER APPOINTED (Non Executive Appointments)	COMMENTS AND NOTES
711 1 GHV1223	(Non Executive Appeniuments)	
Sight Action Havering	Cllr Christine Smith	
Standing Advisory Council for Religious	Cllr Philippa Crowder, Cllr Judith Holt, Cllr	
Education (SACRE) - 5	Stephanie Nunn, Cllr Gillian Ford and Cllr Tele	
	Lawal	
Tenant Management Organisations - 3	BETRA (Gooshays) – Cllr Paul McGeary	
	DELTA (Squirrels Heath)- Cllr Melvin Wallace	
	PETRA (St Andrews') – Cllr John Mylod	
Veolia ES Cleanaway Havering Riverside	Cllr Robert Benham	
Trust - 1		
Wennington Quarry Community Liaison	Clir Paul McGeary	
Committee- 1 (until May 2022)		



GOVERNANCE COMMITTEE

Subject Heading:	Updating the Council's Policy and Procedures on RIPA
SLT Lead:	Andrew Blake-Herbert, Chief Executive
Report Author and contact details:	John William Jones, Monitoring Officer
Policy context:	Governance
Financial summary:	None
The subject matter of this report deals Objectives	s with the following Council
Communities making Havering Places making Havering	[] []
Opportunities making Havering	ő
Connections making Havering	[]

SUMMARY

This report proposes improvements to the Council's Policy and Procedures on RIPA following a recent inspection.

RECOMMENDATIONS

That members:

 Recommend to the Lead Member that the proposed improvements to the Council's Policy and Procedures on RIPA (which is set out at **Appendix 1**) be approved.

REPORT DETAIL

A Background

- 1. At the Committee's last meeting on 12 March 2020, an annual update on RIPA (the Regulation of Investigatory Powers Act 2000) was reported to members.
- 2. Members are reminded that RIPA regulates the use of covert surveillance activities when investigating serious criminal offences relying on the powers made available to local authorities in Part II of RIPA. As the use of covert surveillance will affect an individual's privacy rights, compliance with RIPA ensures that the surveillance is necessary, proportionate and lawful. RIPA therefore protects the Council from legal claims and complaints and ensures that the evidence it relies upon in prosecutions is admissible.
- 3. Covert surveillance activities include static surveillance (e.g. taking up an observer post to monitor the activities and movements of those suspected of having committed criminal offences); mobile surveillance (e.g. following someone to see where they are going without their knowledge) and using hidden CCTV at a crime hotspot. It also extends to the use of undercover officers and informants.
- 4. When exercising its RIPA powers, the Council has a duty to take into account statutory codes of practice issued by the Home Office.
- 5. Further, in accordance with best practice, the Council is required to have a written policy and procedures on RIPA.

B Inspection

In March of this year, the Investigatory Powers Commissioner's Office (IPCO)
undertook a telephone and desktop-based inspection of the Council's RIPA
arrangements.

Governance Committee, 12 August 2020

- 7. The inspector found that the level of compliance demonstrated removed the requirement for a physical inspection and suggested that Home Office guidance on the use of the internet as a surveillance tool and on distinguishing between people who volunteer information and the use of informants be included in our policy.
- 8. Accordingly, the Council's Policy and Procedures on RIPA with the suggested text added and tracked is attached at **Appendix 1**.

IMPLICATIONS AND RISKS

Financial implications and risks:

None in relation to this report

Legal implications and risks:

These are contained within the report.

Human Resources implications and risks:

None

Equalities implications and risks:

The proposed changes will not have any adverse impacts on persons sharing a protected characteristic for the purposes of the public sector equality duty as set out in section 149 of the Equality Act 2010.

Background Papers

None



POLICY & PROCEDURES on COVERT SURVEILLANCE and use of COVERT HUMAN INTELLIGENCE SOURCES under the REGULATION OF INVESTIGATORY POWERS ACT 2000

August 2020

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NOTE:

This Document must be read in conjunction with the:

- Revised Code of Practice for Covert Surveillance and Property Interference, August 2018 ('CS CoP'),- (Intranet- Regulation of Investigatory Powers Act 2000)
- Revised Code of Practice for Covert Human Intelligence Sources, August 2018 ('CHIS CoP') -(Intranet- Regulation of Investigatory Powers Act 2000)
- Protection of Freedoms Act 2012 changes to provisions of the Regulation of Investigatory Powers Act 2000 (RIPA) - (Intranet- Regulation of Investigatory Powers Act 2000)

And, in respect of CCTV,

The Home Office Surveillance Camera Code of Practice, June 2013

Copies of this Document, the Application Forms and the Codes of Practice are located on the Intranet/ (Intranet- Regulation of Investigatory Powers Act 2000)

LONDON BOROUGH OF HAVERING POLICY & PROCEDURES - REGULATION OF INVESTIGATORY POWERS ACT 2000 (RIPA)

A. Background

The Human Rights Act requires the Council, and organisations working on its behalf, to have respect for the private and family life of citizens. However, in rare cases, it may be necessary for the Council to act covertly in ways that may interfere with an individual's rights.

The Regulation of Investigatory Powers Act 2000 ('RIPA') provides a mechanism for authorising covert surveillance and the use of "covert human intelligence sources" (CHIS). It aims to ensure that any interference with an individual's privacy is **necessary** and **proportionate**, and for the purpose of the protection of both the public interest and the human rights of individuals.

It is important to note that the legislation does not only affect directly employed Council staff. Where external agencies are working for the London Borough of Havering, carrying out the Authority's statutory functions, the Authority remains liable for compliance with its duties. It is essential that all external agencies comply with the regulations, as they are contractually obliged to do so. Therefore, work carried out by agencies on the council's behalf should be properly authorised by one of the Council's designated Authorising Officers.

If the correct procedures are not followed:

- evidence could be thrown out
- a complaint of maladministration could be made to the Ombudsman
- the Council could be the subject of an adverse report by the Investigatory Powers Commissioner's Office (IPCO)
- a claim could be made leading to the payment of compensation by the Council
- there could be adverse publicity which could have a serious impact on the Council's reputation

B. What RIPA does and doesn't do

RIPA does

- require authorisation of directed surveillance
- prohibit intrusive surveillance
- require <u>authorisation</u> of the conduct and use of a <u>CHIS</u>,
- · require safeguards for the use of CHIS.

RIPA does not make unlawful conduct which is otherwise lawful, and it does not prejudice any existing power to obtain information by any means not involving conduct that may be authorised under this Act. For example, it does not affect the Council's current powers to obtaining information via the DVLA, or to get information from the Land Registry as to the owner of property.

RIPA does provide valuable legal protection against claims and complaints and therefore <u>compliance with its requirements and these procedures are mandatory</u> for all services and staff.

C Procedure

Officers should consider each of these points when starting and conducting an investigation.

- 1. Ensure complaint is recorded and kept up-to-date on recording system.
- 2. A full note of evidence must be maintained.
- 3. Ascertain whether the investigation being conducted is one that will or will not likely involve covert surveillance of any person or which may reveal confidential personal information about anyone. If covert surveillance is likely or intended to result in the acquisition of confidential or legally privileged information, the special rule applies (see below.

.

- 4. Ascertain whether a **Covert Human Intelligence Source (CHIS)** is necessary. Apply the special rule if the CHIS is under the age of 18 or is a vulnerable individual or when knowledge of legally privileged or confidential information is likely to be acquired. If the special rule is applied this must be the subject of prior consultation, with the Monitoring Officer or the Deputy Monitoring Officer.
- 5. Before starting covert surveillance or using CHIS, obtain a number and written <u>authorisation</u> from the relevant officer(s) (see <u>Flow Chart</u> and <u>Forms</u>).
- 6. Surveillance during an investigation conducted by one of the above people must be authorised by another authorised person.
- 7. Authorising Officers must not grant or renew authorisations unless satisfied that the requirements are met (see Grounds for Authorisation).
- 8. An application for authorisation must be made on the relevant <u>form</u>. The forms are available from <u>the intranet search for 'RIPA'.</u> The relevant forms are:

Surveillance	<u>CHIS</u>
Authorisation to conduct Directed Surveillance	Authorisation to conduct CHIS
Authorisation to renew Directed Surveillance	Authorisation to renew CHIS
Authorisation to cancel Directed Surveillance	Authorisation to cancel CHIS
Review of Directed Surveillance Authority	Review of Conduct and Use of a CHIS

- 9. <u>Urgent cases</u> There is now no power to grant urgent oral authorisations. Written authorisation from a Justice of the Peace is required using the standard procedure.
- 10. Officers should ensure that the officer granting the authorisation regularly reviews it. Officers should cancel authorisation where surveillance is no longer necessary or proportionate to the investigation in progress.
- 11. Authorising Officers should ensure that authorisations are renewed and/or cancelled before they expire.

- 12. The officer responsible for authorisation of the investigation must immediately inform the Public Protection Manager as the Co-ordinating Officer by e-mail of the grant, renewal or cancellation of all authorisations
- 13. Authorising Officer must ensure that all materials are secured and originals sent to the Public Protection Manager (as the Co-ordinating Officer), and disposal of expired material is timely. Officers are responsible for continuously maintaining RIPA standards.

The following time limits apply to an authorisation:

Type of authorisation	Expiry Period
Covert directed surveillance	A maximum of 3 months, reviewed regularly, and timely cancellation when appropriate
CHIS	A maximum of 12 months (4 months if CHIS is under 18),
	reviewed regularly, and timely cancellation when appropriate

D Types of Surveillance

"Surveillance" includes

- monitoring, observing, listening to persons, their movements, conversations, other activities or communications
- recording anything monitored, observed or listened to in the course of surveillance
- surveillance, by or with, assistance of a surveillance device.

Surveillance can be overt or covert.

Overt Surveillance

Most of the surveillance carried out by the Council will be done overtly – there will be nothing secretive, clandestine or hidden about it. In many cases, officers will be behaving in the same way as a normal member of the public (e.g. in the case of most test purchases), and/or will be going about council business openly (e.g. a market inspector walking through Romford Market). An immediate response may be appropriate in certain instances e.g. if an occurrence is witnessed action could follow to see what if anything takes place. Similarly, surveillance will be overt if the subject is aware it will happen (e.g. where a noisemaker is warned that noise will be recorded if the noise continues, or where a licence is issued subject to conditions and the licensee is told that officers may visit without identifying themselves to check that the conditions are being met).

Covert Surveillance

Surveillance is Covert Surveillance if, and only if, it is carried out in a manner calculated to ensure that persons subject to the surveillance are unaware it is taking place. (Section 26(9)(a) of RIPA.)

RIPA regulates two types of covert surveillance (<u>Directed Surveillance</u> and <u>Intrusive Surveillance</u>) and the use of <u>Covert Human Intelligence Sources</u> (CHISs):

Directed Surveillance

Directed Surveillance is surveillance which

- is covert surveillance; and
- is not intrusive surveillance (see definition below) the Council must not carry out intrusive surveillance.
- <u>is not</u> carried out as an immediate response to events which would otherwise make seeking authorisation under the Act unreasonable e.g. spotting something suspicious and continuing to observe it; [CS CoP 3.32] and
- it is undertaken for the purpose of a **specific investigation** or operation in a manner **likely to obtain private information** about an individual (whether or not that person is specifically targeted for purposes of an investigation). [CS CoP 2.4 and 3.1];

<u>Private information</u> in relation to a person includes any information relating to his/her private or family life. The fact that covert surveillance occurs in a public place or on business premises does not mean that it cannot result in the obtaining of private information about a person. RIPA does not apply in situations involving the general monitoring and use of town centre CCTV. These cameras are overt and so cannot generally be used for covert monitoring.

Prolonged surveillance targeted on a single person may very well result in the obtaining of private information. Similarly, although overt town centres CCTV cameras do not normally require authorisation, if the camera is tasked for a specific operation, which involves prolonged surveillance on a particular individual, authorisation may well be required. The way a person runs their business may also reveal information about his or her private life.

Council Officers can carry out "Directed Surveillance" IF, AND ONLY IF, the RIPA authorisation procedures are followed.

Intrusive Surveillance

- is covert
- relates to residential premises and private vehicles; and
- involves the presence of an individual on the premises or in the vehicle; or is carried
 out by a surveillance device. If a surveillance device is not on the premises or in the
 vehicle it is not intrusive, unless it consistently provides information of the same
 quality as if it was on the premises or in the vehicle
- or relates to premises used for the purpose of legal consultations
- can be carried out only by police and other law enforcement agencies

Council Officers must not carry out intrusive surveillance.

Examples of different types of Surveillance

Surveillance will fall into one of four categories:

Type of Surveillance Examples	Type of Surveillance
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Overt	 Uniform Police Officer on patrol. Signposted Town Centre CCTV Cameras (in normal use)
	 Recording noise coming from premises after the occupier has been warned that this will occur if the noise persists.
	Most test purchases (where the officer behaves no differently from a normal member of the public).
Covert, but may not require authorisation	Hidden CCTV camera focused on a railway bridge which has just been cleared of graffiti, where it is expected that taggers will target the bridge. However if collateral information is likely to be obtained then RIPA authorisation is necessary.
<u>Directed</u> – requires a RIPA authorisation.	Officers follow an individual over the course of the day, to establish whether he is working when claiming benefit
	Test purchases where the officer has a hidden camera recording information which might include information about the private life of a small shop-owner, e.g. the way they run their business.
Intrusive - Council cannot do.	Planting a listening device (bug) in a person's home or in their private motorcar.

Directed and Intrusive Surveillance is subject to the Revised Code of Practice for Covert Surveillance and Property Interference, August 2018 **issued under s 71 of RIPA.**

The Protection of Freedoms Act 2012 introduced new requirements concerning the use of directed surveillance. Local authorities can now only grant an authorisation under RIPA for the use of directed surveillance where the local authority is investigating particular types of criminal offences. These are criminal offences which attract a maximum custodial sentence of six months or more or criminal offences relating to the underage sale of alcohol or nicotine products like tobacco. A local authority may not authorise the use of directed surveillance under RIPA to investigate disorder that does not involve criminal offences or to investigate low-level offences which may include, for example, littering, dog control and fly-posting.

However, RIPA does *not* prevent the Council from conducting other investigations, even if covert surveillance techniques are used.

If RIPA does not apply, the Council must follow procedures similar to RIPA and ensure that any surveillance pursues a legitimate aim and is necessary, proportionate and justifiable in all the circumstances of the case. This will ensure compliance with data protection legislation and the Human Rights Act 1998, in particular, Article 8.

Covert surveillance of Social Networking Sites (SNS) and On-line Accounts

Reference should be made to paragraph 288 of the OSC Procedures and Guidance 2016.

The fact that digital investigation is routine or easy to conduct does not reduce the need for authorisation.

Care must be taken to understand how the SNS being used works. Authorising Officers must not be tempted to assume that one service provider is the same as another or that the services provided by a single provider are the same.

Whilst it is the responsibility of an individual to set privacy settings to protect unsolicited access to private information, and even though data may be deemed published and no longer under the control of the author, it is unwise to regard it as "open source" or publicly available; the author has a reasonable expectation of privacy if access controls are applied. In some cases data may be deemed private communication still in transmission (instant messages for example). Where privacy settings are available but not applied the data may be considered open source and an authorisation is not usually required. Repeat or persistent viewing of "open source" sites may constitute directed surveillance on a case by case basis and this should be borne in mind.

The RIPA regime was introduced before the rise of electronic media such as Twitter and Facebook where individuals voluntarily put lots of personal information 'on-line' with varying degrees of public accessibility. Such sites can be a very useful source of research for an investigator. The applicability of RIPA to such information sources is a developing area, but currently the Council will follow the following rules:

- a) Casual or occasional checking of an individual's on-line account which is open to all is regarded as akin to walking past a person's house or shop and does not need authorisation under RIPA.
- b) Targeted, on-going checking of an 'open' account is effectively the electronic equivalent of carrying out physical surveillance of an individual. While currently there isn't a definitive legal ruling on the issue, in order to prevent possible challenge to any evidence gained in this manner, a RIPA authorisation should be obtained.
- c) Accessing an individual's account by becoming that person's 'friend', even if there is no intention to have additional contact, requires a RIPA authorisation.
- d) Any access of an account which will involve an on-going dialogue with the targeted individual is forming a relationship with the individual and requires a CHIS authorisation.

See also Appendix C for important Home Office guidance on the use of the internet as a surveillance tool.

Children and Young People's Services

For cases of suspected abuse, directed covert surveillance, may be an appropriate adjunct to ordinary social care practice including family visits. Where it is suspected that abuse amounting to a crime is being carried out, and where no other means can be found to confirm the position, a Multi-Agency Strategy Meeting should be convened, and the decision to recommend covert surveillance should be considered against the tests above, formally recorded, and then passed to an authorising officer in the local authority or the police.

For school admissions, covert surveillance is almost certainly not an option because of the need to identify a criminal offence with a possible 6 month custodial sentence and questions about the proportionately of such actions. Information can be acquired from parents and carers to demonstrate residence through overt means, such as the production of utility bills, health registrations, mortgage or rent documentation, Council tax records, and membership of libraries, churches, or other local organisations. In cases where a family has broken up, the main residence of the child should be confirmed by court documents.

E. <u>Conduct and Use of a Covert Human Intelligence Sources (CHIS)</u> (e.g. informers, undercover agents)

Who is a CHIS?

Under the 2000 Act, a person is a CHIS if:

- a) he establishes or maintains a personal or other relationship with a person for the covert purpose of facilitating the doing of anything falling within paragraph b) or c);
- b) he covertly uses such a relationship to obtain information or to provide access to any information to another person; or
- c) he covertly discloses information obtained by the use of such a relationship or as a consequence of the existence of such a relationship.

A relationship is established or maintained for a covert purpose if and only if it is conducted in manner that is calculated to ensure that one of the parties to the relationship is unaware of the purpose.

The provisions of RIPA are not intended to apply in circumstances where members of the public volunteer information to the council as part of their normal civic duties, or to contact numbers set up to receive information.

See also Appendix D for important Home Office guidance on distinguishing between people who volunteer information and the use of informants.

Use of a CHIS

The Council is extremely unlikely to deploy a CHIS and any officer contemplating such a step should consult the Monitoring Officer or Deputy Monitoring Officer within Legal Services.

What must be authorised

The Conduct or Use of CHIS requires authorisation.

- Conduct of a CHIS = Establishing or maintaining a personal or other relationship with a person for the covert purpose of (or is incidental to) obtaining and passing on information.
- Use of a CHIS = Actions inducing, asking or assisting a person to act as a CHIS.

The Council can use a CHIS IF, AND ONLY IF, RIPA procedures are followed.

Juvenile Source

Special safeguards apply to the use or conduct of juvenile sources (those under 18 years old). On no occasion can a child under 16 years of age be authorised to give information against his or her parents [see CHIS CoP 4.2]. Only the Chief Executive or, (in his/her absence) the person acting as the Head of Paid Service can authorise the use of Juvenile Sources. The duration of the authorisation is **four** months only.

Vulnerable individuals

A Vulnerable Individual is a person who is or may be in need of community care services by reason of mental or other disability, age or illness and who is or may be unable to take care of himself or herself, or unable to protect himself or herself against significant harm or exploitation. A vulnerable individual should only be authorised to act as a source in the most exceptional circumstances. The Chief Executive or, (in his/her absence) the person acting as the Head of Paid Service are the only persons who can authorise the use of a vulnerable person as a CHIS.

Test Purchases

Carrying out test purchases will not normally require the purchaser to establish a relationship with the supplier with the covert purpose of obtaining information, and therefore the purchaser will not normally be a CHIS. For example, authorisation would not normally be required for test purchases carried out in the ordinary course of business (e.g. walking into a shop and purchasing a product over the counter). By contrast, developing a relationship with a person in the shop to obtain information about the sellers suppliers of an illegal product (e.g. illegally imported wild meat) is likely to require authorisation as a CHIS. Similarly, using hidden recording devices to record what is going on in the shop (e.g. a hidden CCTV Camera) may require authorisation as directed surveillance. A combined authorisation can be provided if a CHIS is carrying out directed surveillance.

Noise

Persons who complain about excessive noise, and are asked to keep a noise diary, will not normally be a CHIS, as they are not required to establish or maintain a relationship

for a covert purpose. Recording the level of noise (e.g. the decibel level) will not normally capture private information, and therefore does not require authorisation.

However, if the Council serves notice on the owner/occupier of the premises and the source of the noise is a third party, authorisation under RIPA may be required. The investigation may (i) be covert in relation to that third party and (ii) may reveal private information about them.

F. Authorisation

<u>Directed surveillance</u> and the use of a <u>CHIS</u> can be carried out only if authorised, and only within the terms of the authorisation. <u>Appendix A</u> provides a flow chart of process from application to record management.

Authorising Officers:

Authorisations can only be given by Authorising Officers, listed in Appendix B.

Only the Chief Executive or, (in his/her absence) the person acting as the Head of Paid Service can authorise covert surveillance if legally privileged or confidential information is likely to be acquired or when a juvenile or vulnerable person is to be used as a source.

Authorisation under RIPA is quite separate from delegated authority to act under the Council's Scheme of Delegation and internal directorate Schemes of Management. RIPA authorisations are for specific investigations only and must be cancelled once the specific surveillance is complete or applied to be reviewed when about to expire if the investigation is continuing.

The Authorising Officer should not just "sign off" an authorisation, but must give **personal consideration** to the **necessity** and **proportionality** of the proposed action and any **collateral intrusion** which may result, and must personally ensure that the surveillance is reviewed and cancelled.

Application Forms:

Applications for authorisation should be made using standard RIPA forms. Forms seek to ensure that criteria for RIPA are fully considered.

London Borough of Havering currently uses the following Home Office forms (available from the Intranet / RIPA)

- Application for Authority for Directed Surveillance
- Application for Renewal of Directed Surveillance Authority
- Cancellation of Directed Surveillance
- Review of Directed Surveillance Authority
- Application for Authority for Conduct and Use of a CHIS
- Application for Renewal of Conduct and Use of a CHIS Authority
- Cancellation of Conduct and Use of a CHIS

- Review of Conduct and Use of a CHIS
- JP approval form

Grounds for Authorisation

See also section 28(3) of the RIPA Act 2000

<u>Directed Surveillance</u>, or the <u>Conduct</u> and <u>Use</u> of a <u>CHIS</u> can be authorised by the Council **only** on the following grounds:

For the prevention or detection of crime

Before seeking authorisation, the applicant is to contact the Public Protection Manager as Co ordinating Officer (x2771) for a Unique Reference Number (URN). Certain information will be required at this stage to be input onto a corporate log of RIPA activities

Assessing the Application Form.

When considering whether to authorise surveillance an Authorising Officer must

- Consider the relevant Code of Practice
- Ensure that the exact nature of the surveillance is fully described so that the Authorising Officer is fully aware of what he/she is being asked to authorise.
- Satisfy him/herself that the authorisation is necessary in the circumstances of the particular case on the grounds of the prevention or detection of crime, and also
- Satisfy him/herself that the surveillance is **proportionate** to what it seeks to achieve [CS CoP 4.6 4.7]. In assessing whether or not the proposed surveillance is proportionate, the Authorising Officer will consider other appropriate means of gathering information. In the case of the CHIS, authorisations, (see also CHIS CoP 3.2 3.5).
 - Proportionate involves **balancing** the intrusiveness of the activity on the target and others who might be affected by it against the need for the activity in operational terms.
 - The activity will not be proportionate if it is **excessive** in the circumstances of the case.
 - The activity will not be proportionate if the information which is sought could reasonably be **obtained by other less intrusive means**. e.g. if the evidence could have been gathered through other methods of investigation, such as unannounced inspections, then these less intrusive and non-covert methods should have been exhausted first.
 - Proportionate also involves balancing the Human Rights of the subject of the surveillance against the seriousness of the offence under investigation.

If there is an alternative practicable means of carrying out the surveillance, which is less intrusive, then the surveillance is neither necessary nor proportionate and should not be authorised.

- Take into account the risk of intrusion into the privacy of persons other than the specified subject of the surveillance (**Collateral Intrusion**). Measures must be taken wherever practicable to avoid collateral intrusion [see CS CoP 4.11 4.16].
- Set a date for review of the authorisation
- Ensure that the Public Protection Manager is sent the top copy of the authorisation for filing centrally.

Additional Factors when Authorising a CHIS

In addition, when authorising the conduct or use of a CHIS the Authorising Officer must be

- be satisfied that the conduct and/or use of the CHIS is proportionate to what is sought to be achieved and
- be satisfied that appropriate arrangements are in place for the management and oversight of the CHIS;
- consider the likely degree of intrusion of all those potentially affected.
- consider any adverse impact on community confidence that may result from the use or conduct or the information obtained.
- ensure records contain statutory particulars and are not available except on a need to know basis.

Urgent Authorisations

Until April 2013 it was possible in exceptional circumstances to give urgent authorisations orally. This practice is now prohibited by changes introduced by the Protection of Freedoms Act 2012. All authorisations (grants and renewals) have to be made in writing by a Justice of the Peace after completion of the Council's internal process. The Magistrates Court has provisions for contacting an out-of-hours duty magistrate – details are held at Romford Police Station.

Immediate Responses

There are certain events situations which require an immediate response where it would be impracticable to obtain an authorisation. Such surveillance is not deemed to be directed surveillance for the purposes of RIPA. An example would be Council officers needing to covertly observe an activity that they come across during their routine duties.

Duration

The authorisation period for Directed Surveillance is 3 Months and 12 Months for a CHIS (except for a CHIS for a juvenile which is 4 months).

Review and Cancellation

The Authorising Officer must review authorisations frequently, and must cancel an authorisation promptly if he/she become satisfied that the surveillance is no longer required or appropriate. An authorisation must be cancelled in all cases, it cannot be left to expire at the end of the authorisation period. When cancelling the authorisation the Authorising Officer is required to consider whether the surveillance was effective,

necessary, and met its objectives. Cancellations must be made using the cancellation form [CS CoP 5.22 – 5.24].

Renewals

Authorisations can be renewed in writing when the authorisation period expires. The Authorising Officer must consider the matter afresh, including taking into account the benefits of the surveillance to date, and any collateral intrusion that has occurred.

The renewal will begin on the day when the authorisation would have expired and will last for a further 3 months [CS CoP 5.18]. Renewals can no longer be renewed orally in urgent cases and have to be approved by a Justice of the Peace.

G Record maintenance

The Council must keep a detailed record of all authorisations, renewals, and cancellations [CS CoP Chapter 8]

Records maintained by Requesting Officer and Centrally

The following documents must be securely retained by the Requesting Officer and <u>originals</u> sent to the Public Protection Manager as the Co Ordinating Officer for recording centrally:

- A copy of the application and a copy of the authorisation together with any supplementary documentation and notification of the approval given by the Authorising Officer;
- A record of the period over which the surveillance has taken place;
- The frequency of reviews prescribed by the Authorising Officer; Reviews can be undertaken earlier in order to gain an understanding of what is working in practice.
- A record of the result of each review of the authorisation;
- A copy of any renewal of an authorisation, together with the supporting documentation submitted when the renewal was requested;
- The date and time when any instruction was given by the Authorising Officer.
- The date and time when any instruction was given by the Authorising Officer.
- A copy of the order approving or otherwise the grant or renewal of an authorisation from a Justice of the Peace.
- The Council shall retain records for a period of at least three years (and usually for up to five years) from the ending of the authorisation [CS CoP 8.2 & 8.5]. The Investigatory Powers Commissioner's Office (IPCO) can review the council's policies and procedures, and individual authorisations. IPCO usually provide notice before an inspection, but can arrive unannounced.

Copies of authorisations, renewals and cancellations are discoverable in legal proceedings. If proper records are not maintained, evidence gathered may be inadmissible.

H. Single Point of Contact (SPOC)

As of 5 January 2004, access to communication data to further investigatory work (in areas like trading standards, environmental health, benefits fraud and planning functions) fell under the RIPA 2000. Each Authority is required to establish a SPOC to interface with the many communication service providers (Telecoms, Internet and Postal companies) who hold this data.

The Council's SPOC is the Public Protection Manager, in collaboration with the National Anti-Fraud Network (NAFN).

I. Oversight

In accordance with recommended best practice, the Council has appointed its Monitoring Officer and Deputy Director of Legal & Governance as the Senior Responsible Officer for the purposes of RIPA. This officer is responsible for,

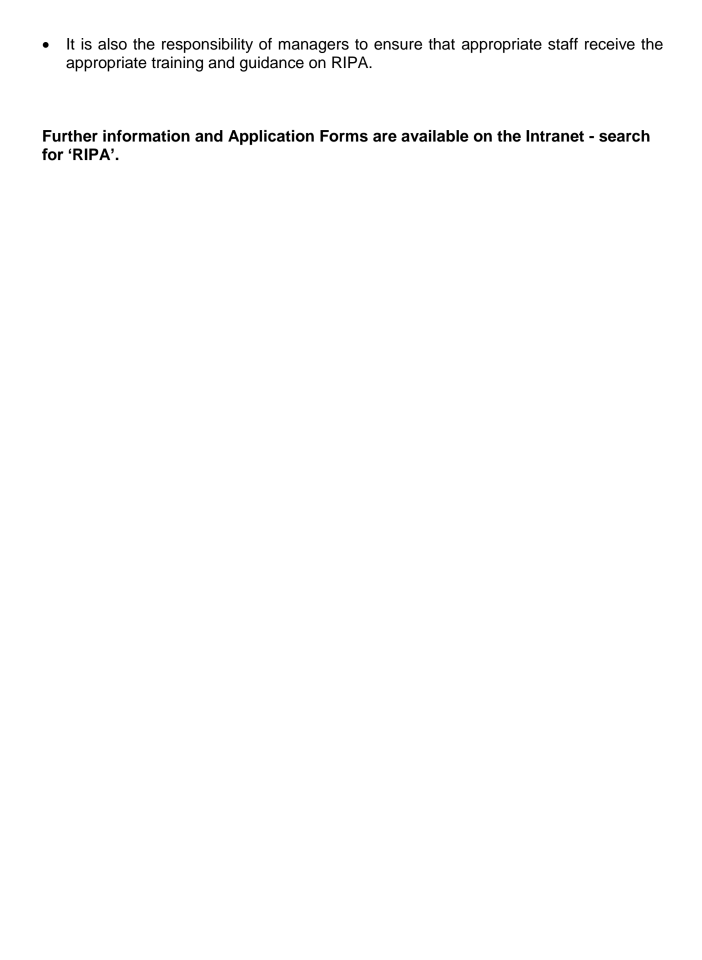
- the integrity of the process in place within the Council to authorise directed surveillance and the conduct and use of a CHIS:
- compliance with Part II of the 2000 Act,
- and with the relevant codes;
- reporting any errors in complying with the requirements of RIPA to the IPCO (in accordance with section 235(6) of the Investigatory Powers Act 2016) as soon as reasonably practicable, and no later than ten working days;
- engagement with the Commissioners and inspectors when they conduct their inspections;
- where necessary, overseeing the implementation of any post inspection action plans recommended or approved by a Commissioner and
- ensuring that all authorising officers are of an appropriate standard in light of any recommendations in the inspection reports prepared by the Office of Surveillance Commissioners

The Senior Responsible Officer will:

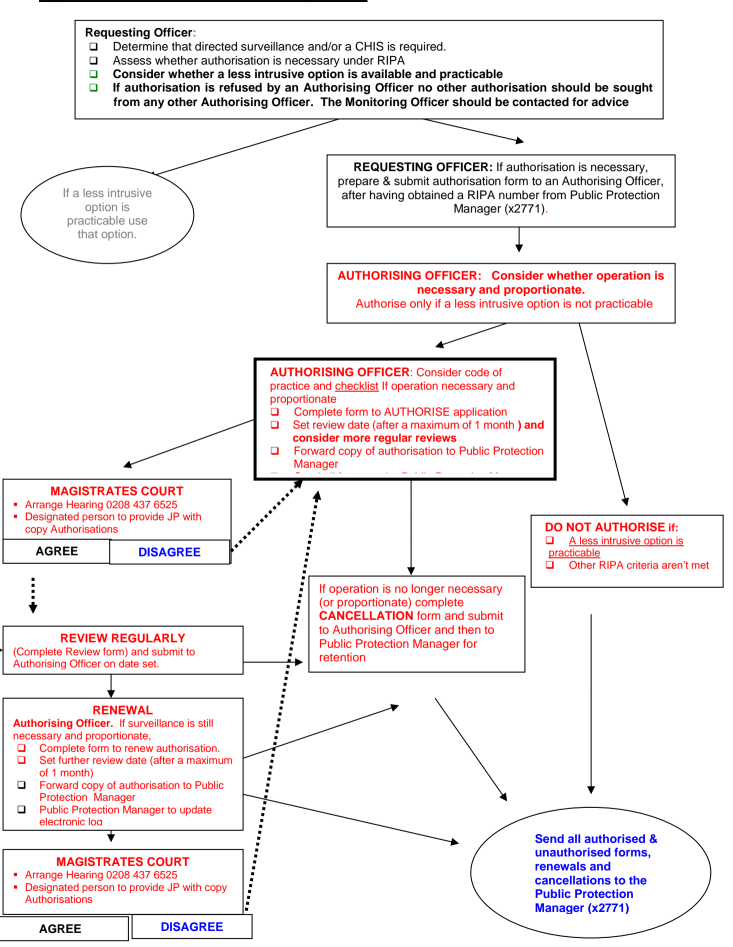
- Report to the Council's Governance Committee at least once a year on the use of RIPA and reviewing the Council's policy
- Report to the Leader and the Lead Member and oneSource Management (on use under functions delegated to oneSource) at least once a year to ensure that it is being used consistently with this policy and these procedures and that the policy and procedures remain fit for purpose.

J. Training

- Training is required and mandatory for all Council Authorising Officers and staff involved with any aspect of investigation and surveillance.
- Home office accredited training is mandatory for the Council's SPOCs



Appendix A Flow chart of RIPA process



Appendix B Authorising Officers

Authorising officers are listed below. The Monitoring Officer will keep this list under review and will amend it in response to any staffing or service changes. Authorising officers should not be directly involved in the investigation.

- 1. Authorising officers for Directed Surveillance and CHIS are:
 - a. Chief Executive (for all applications)
 - b. Assistant Director of Environment (subject to the special rule (see below), for all applications)
 - c. Managing Director, Director of Finance and Head of Assurance for oneSource (subject to the special rule (see below), for applications relating to oneSource Services only)

2. Special rule

If directed surveillance is *likely* or *intended* to result in the acquisition of confidential or legally privileged information, **only the Chief Executive** or, (in his/her absence) the person acting as the Head of Paid Service can authorise it..

If the acquisition of confidential or legally privileged information is *intended*, it should only be authorised if there are **exceptional and compelling circumstances** justifying it.

If a **juvenile or vulnerable person** is to be used as a CHIS, **only the Chief Executive** or, (in his/her absence) the person acting as the Head of Paid Service can authorise it.

If knowledge of **legally privileged or confidential information** is *likely* to be acquired if a CHIS is used, **only the Chief Executive** or, (in his/her absence) the person acting as the Head of Paid Service can authorise it.

A CHIS should never be deployed for deliberately acquiring legally privileged information.

Great care must be taken, and enhanced safeguards must be applied, to the handling, minimising access, storage, retention and destruction of confidential or legally privileged information in accordance with human rights and data protection legislation.

Prior consultation, with the Monitoring Officer or the Deputy Monitoring Officer is required if the special rule applies.

Confidential information includes medical records, confidential journalistic material and confidential discussions between Members of Parliament and their constituents.

Legally privileged information includes confidential communications between a lawyer and his/her client for the purpose of obtaining and the giving of legal advice or communications for the purpose of actual or contemplated legal proceedings.

- 3. Designated officers authorised to represent the Council in a Magistrates' Court are:
 - a. Chief Executive
 - b. Director of Legal & Governance
 - c. Assistant Director of Environment
 - d. Trading Standards Manager, Public Protection
 - e. Public Protection Manager
 - f. Food Safety Divisional Manager, Public Protection
 - g. Licensing and Health & Safety Divisional Manager, Public Protection
 - h. Trading Standards Specialists
 - i. Metrology Partnership Manager, Public Protection
 - i. Enforcement Team Leader
 - k. Projects & Compliance Manager

Additionally any solicitor holding a Practicing Certificate working for the Council can appear on its behalf on an application to the Magistrates Court.

- 4. The Public Protection Manager is the RIPA Coordinating Officer.
- 5. Interim Officers on temporary or permanent employment and in positions with RIPA responsibilities **must** undertake RIPA training before executing RIPA approvals.

Appendix C Home Office guidance on the use of the internet as a surveillance tool

The following in an extract from the Home Office Code of Practice on Covert Surveillance (August 2018)

Online covert activity

- 3.10 The growth of the internet, and the extent of the information that is now available online, presents new opportunities for public authorities to view or gather information which may assist them in preventing or detecting crime or carrying out other statutory functions, as well as in understanding and engaging with the public they serve. It is important that public authorities are able to make full and lawful use of this information for their statutory purposes. Much of it can be accessed without the need for RIPA authorisation; use of the internet prior to an investigation should not normally engage privacy considerations. But if the study of an individual's online presence becomes persistent, or where material obtained from any check is to be extracted and recorded and may engage privacy considerations, RIPA authorisations may need to be considered. The following guidance is intended to assist public authorities in identifying when such authorisations may be appropriate.
- 3.11 The internet may be used for intelligence gathering and/or as a surveillance tool. Where online monitoring or investigation is conducted covertly for the purpose of a specific investigation or operation and is likely to result in the obtaining of private information about a person or group, an authorisation for directed surveillance should be considered, as set out elsewhere in this code. Where a person acting on behalf of a public authority is intending to engage with others online without disclosing his or her identity, a CHIS authorisation may be needed (paragraphs 4.10 to 4.16 of the Covert Human Intelligence Sources code of practice provide detail on where a CHIS authorisation may be available for online activity).
- 3.12 In deciding whether online surveillance should be regarded as covert, consideration should be given to the likelihood of the subject(s) knowing that the surveillance is or may be taking place. Use of the internet itself may be considered as adopting a surveillance technique calculated to ensure that the subject is unaware of it, even if no further steps are taken to conceal the activity. Conversely, where a public authority has taken reasonable steps to inform the public or particular individuals that the surveillance is or may be taking place, the activity may be regarded as overt and a directed surveillance authorisation will not normally be available.
- 3.13 As set out in paragraph 3.14 below, depending on the nature of the online platform, there may be a reduced expectation of privacy where information relating to a person or group of people is made openly available within the public domain, however in some circumstances privacy implications still apply. This is because the intention when making such information available was not for it to be used for a covert purpose such as investigative activity. This is regardless of whether a user of a website or social media platform has sought to protect such information by restricting its access by activating privacy settings.
- 3.14 Where information about an individual is placed on a publicly accessible database, for example the telephone directory or Companies House, which is commonly used and known to be accessible to all, they are unlikely to have any reasonable expectation of privacy over the monitoring by public authorities of that information. Individuals who post information on social media networks and other websites whose purpose is to communicate messages to a wide audience are also less likely to hold a reasonable expectation of privacy in relation to that information.

- 3.15 Whether a public authority interferes with a person's private life includes a consideration of the nature of the public authority's activity in relation to that information. Simple reconnaissance of such sites (i.e. preliminary examination with a view to establishing whether the site or its contents are of interest) is unlikely to interfere with a person's reasonably held expectation of privacy and therefore is not likely to require a directed surveillance authorisation. But where a public authority is systematically collecting and recording information about a particular person or group, a directed surveillance authorisation should be considered. These considerations apply regardless of when the information was shared online. See also paragraph 3.6.
- **Example 1:** A police officer undertakes a simple internet search on a name, address or telephone number to find out whether a subject of interest has an online presence. This is unlikely to need an authorisation. However, if having found an individual's social media profile or identity, it is decided to monitor it or extract information from it for retention in a record because it is relevant to an investigation or operation, authorisation should then be considered.
- **Example 2:** A customs officer makes an initial examination of an individual's online profile to establish whether they are of relevance to an investigation. This is unlikely to need an authorisation. However, if during that visit it is intended to extract and record information to establish a profile including information such as identity, pattern of life, habits, intentions or associations, it may be advisable to have in place an authorisation even for that single visit. (As set out in the following paragraph, the purpose of the visit may be relevant as to whether an authorisation should be sought.)
- **Example 3:** A public authority undertakes general monitoring of the internet in circumstances where it is not part of a specific, ongoing investigation or operation to identify themes, trends, possible indicators of criminality or other factors that may influence operational strategies or deployments. This activity does not require RIPA authorisation. However, when this activity leads to the discovery of previously unknown subjects of interest, once it is decided to monitor those individuals as part of an ongoing operation or investigation, authorisation should be considered.
- 3.16 In order to determine whether a directed surveillance authorisation should be sought for accessing information on a website as part of a covert investigation or operation, it is necessary to look at the intended purpose and scope of the online activity it is proposed to undertake. Factors that should be considered in establishing whether a directed surveillance authorisation is required include:

- Whether the investigation or research is directed towards an individual or organisation;
- Whether it is likely to result in obtaining private information about a person or group of people (taking account of the guidance at paragraph 3.6 above);
- Whether it is likely to involve visiting internet sites to build up an intelligence picture or profile;
- Whether the information obtained will be recorded and retained:
- Whether the information is likely to provide an observer with a pattern of lifestyle;
- Whether the information is being combined with other sources of information or intelligence, which amounts to information relating to a person's private life;
- Whether the investigation or research is part of an ongoing piece of work involving repeated viewing of the subject(s);
- Whether it is likely to involve identifying and recording information about third parties, such as friends and family members of the subject of interest, or information posted by third parties, that may include private information and therefore constitute collateral intrusion into the privacy of these third parties.
- 3.17 Internet searches carried out by a third party on behalf of a public authority, or with the use of a search tool, may still require a directed surveillance authorisation (see paragraph 4.32).

Example: Researchers within a public authority using automated monitoring tools to search for common terminology used online for illegal purposes will not normally require a directed surveillance authorisation. Similarly, general analysis of data by public authorities either directly or through a third party for predictive purposes (e.g. identifying crime hotspots or analysing trends) is not usually directed surveillance. In such cases, the focus on individuals or groups is likely to be sufficiently cursory that it would not meet the definition of surveillance. But officers should be aware of the possibility that the broad thematic research may evolve, and that authorisation may be appropriate at the point where it begins to focus on specific individuals or groups. If specific names or other identifiers of an individual or group are applied to the search or analysis, an authorisation should be considered.

Appendix C Home Office guidance on distinguishing between people who volunteer information and the use of informants

The following in an extract from the Home Office Code of Practice on Covert Human Intelligence Sources (August 2018)

Identifying when a human source becomes a CHIS

2.24 Individuals or members of organisations (e.g. travel agents, housing associations and taxi companies) who, because of their work or role have access to personal information, may voluntarily provide information to public authorities on a repeated basis and need to be managed appropriately. Public authorities must keep such human sources under constant review to ensure that they are managed with an appropriate level of sensitivity and confidentiality, and to establish whether, at any given stage, they should be authorised as a CHIS.

2.25 Determining the status of an individual or organisation is a matter of judgement by the public authority. Public authorities should avoid inducing individuals to engage in the conduct of a CHIS either expressly or implicitly without obtaining a CHIS authorisation.

Example: Mr Y volunteers information to a member of a public authority about a work colleague out of civic duty. Mr Y is not a CHIS at this stage as he has not established or maintained (or been asked to establish or maintain) a relationship with his colleague for the covert purpose of obtaining and disclosing information. However, Mr Y is subsequently contacted by the public authority and is asked if he would ascertain certain specific information about his colleague. At this point, it is likely that Mr Y's relationship with his colleague is being maintained and used for the covert purpose of providing that information. A CHIS authorisation would therefore be appropriate to authorise interference with the Article 8 right to respect for private or family life of Mr Y's work colleague.

2.26 However, the tasking of a person should not be used as the sole benchmark in seeking a CHIS authorisation. It is the activity of the CHIS in exploiting a relationship for a covert purpose which is ultimately authorised by the 2000 Act, whether or not that CHIS is asked to do so by a public authority. It is possible, therefore, that a person will become engaged in the conduct of a CHIS without a public authority inducing, asking or assisting the person to engage in that conduct. An authorisation should be considered, for example, where a public authority is aware that a third party is independently maintaining a relationship (i.e. "self-tasking") in order to obtain evidence of criminal activity, and the public authority intends to make use of that material for its own investigative purposes.

