Royal Borough Windsor and Maidenhead Approach to Management of Risk 1 April 2023 – 31 March 2024

Date: 22 June 2023

Our corporate plan sets out an overarching vision of 'Creating a sustainable borough of innovation and opportunity' and is framed around three key objectives:

- **Thriving Communities**: Where families and individuals are empowered to achieve their ambitions and fulfil their potential.
- **Inspiring Places**: Supporting the borough's future prosperity and sustainability.
- A Council trusted to deliver its promises.

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1. INTRODUCTION

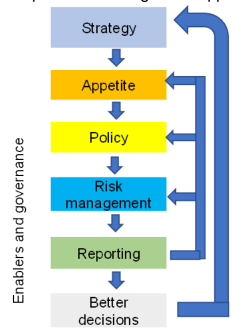
1.1 This document sets out the working definitions of risks and issues and how RBWM approaches risk management. Like any business the council is exposed to risk as part of its normal activities.

Definitions

- 1.2 Risk is defined as "the chance of something happening which may have an impact on the achievement of an organisation's objectives".
- 1.3 Risk management is defined as "the culture, processes and structure that are directed towards the effective management of potential opportunities and any threats to the organisation achieving its objectives".
- 1.4 An issue is defined as an event that is happening right now or has already happened. There is the possibility for a risk to turn into an issue when it is realised.
- 1.5 The difference between a risk and an issue is one of timing. Issues demand immediate attention and resolution, whereas risks require proactive analysis and planning to mitigate potential outcomes. Because an issue event has already happened there is no uncertainty element and thus no need to assess probability.

Risk

1.6 RBWM's approach to risk management stems from the ALARM¹/Airmic²/IRM³ enterprise risk management approach, summarised below:



The amount of risk the council is willing to accept, see 5.

The principles and requirements that must be met to manage the council's key risks and support its governance, see 2.

The structure, processes, tools and systems which support day to day risk management in the council, see 3 & 4.

The mechanisms that ensure information is considered by officers and members for effective decision making, see 2.8 and 2.9.

¹ ALARM is the primary voice for public sector risk management in the UK.

² Airmic promotes the interests of insurance buyers and those involved in enterprise risk management.

³ The IRM (Institute of Risk Management) provides risk management related education.

- 1.7 Risk is a normal part of business. The understanding and management of risks is an integral part of the RBWM corporate governance framework.
- 1.8 RBWM employees will adopt a consistent and systematic approach to managing risk. The management of risk is a responsibility of all senior managers in the council. It is important that the identification of risks is timely to support effective service delivery.
- 1.9 Risk management should be incorporated within RBWM's normal management and governance processes, not treated as a separate compliance exercise.
- 1.10 RBWM manages specific project work through a stand-alone system where the risk assessment methodology is scaled to the project under consideration.
- 1.11 Risks relating to health and safety are addressed through a separate policy4.
- 1.12 How successful RBWM is in dealing with the risks it faces can have a major impact on the achievement of the council's strategic priorities. When management of risk goes well it often remains unnoticed. When it fails the consequences can be significant and high profile, for example, inefficient use of or wasted resources, financial loss, service disruption, adverse publicity, litigation or failure to meet objectives. Hence the need for effective risk management.
- 1.13 Risks are classified as either strategic or operational:
 - Strategic risk is that which threatens the council's plans to set and achieve its business objectives and overall strategy.
 - Operational risk refers to the potential for losses that may result from disruptions to the day-to-day business operations of the council.

2. THE COUNCIL'S 2023/24 RISK MANAGEMENT POLICY

- 2.1 This policy is fundamental to the council being less risk averse i.e. accepting greater levels of risk. Successful organisations are not afraid to take risks; unsuccessful organisations take risks without understanding them.
- 2.2 The objective of risk management is not to eliminate all possible risks that is not possible but to recognise risks and deal with them appropriately. Underpinning the implementation of the council's risk management strategy are the following principles:
 - The **informed acceptance** of risk is essential to good business strategy.
 - Risk management is an effective means to enhance and protect the council.
 - Common definition and understanding of risks is necessary in order to better manage those risks and make more consistent and informed business decisions.
 - Management of risk is an anticipatory, proactive process.

⁴ https://rbwm.sharepoint.com/sites/intranet/our-council/health-and-safety

- All risks are to be identified, assessed, measured, monitored and reported on in accordance with this strategy.
- Officers will ensure Cabinet Members are aware of all key risks in a timely way.
- 2.3 Consequently, staff will need to understand the nature of the risks in their areas and systematically identify, analyse, assess, treat, monitor and review those risks.
- 2.4 Risk management encompasses both external and internal influences.

External influences

- 2.5 Risk management is an important element of corporate governance. The council must demonstrate that it complies with regulations⁵ in relation to the publication of an annual governance statement⁶. One of its core principles is a requirement for RBWM to demonstrate how it manages risk and ensure that it has a system of controls that mitigate those risks that may affect the achievement of its objectives. The leadership team must make a rigorous assessment of the principal risks to the council's business model and ability to deliver its strategy.
- 2.6 CIPFA⁷ in their 2018 publication "audit committees practical guidance for local authorities and police" emphasise that a core function of the audit committee is to review the effectiveness of the risk management arrangements. This role is fulfilled by the remit of RBWM's Audit and Governance Committee.

Internal influences

- 2.7 The council's risk register draws together all the potential consequences of failing to deliver service and strategic objectives. It classifies the relative importance of these potential problems and assigns responsibilities for attempting to reduce the likelihood and/or impact to the preferred risk appetite if they do occur. It is a static snapshot.
- 2.8 The terms of reference of the Audit and Governance Committee⁸ are specific to their responsibilities for receiving a regular report to ensuring that the key risks are properly assessed and managed and for their approving the annual risk management strategy.
- 2.9 Including specific risk management commentaries as part of reports to members and executive leadership team ensures that any risks inherent in a decision or situation are more noticeable and hence subject to improved scrutiny. The report template requires writers to reference any relevant risks from the corporate risk register.
- 2.10 Risk management therefore requires:

⁵ Regulation 6 of the Accounts and Audit Regulations 2015. The council's financial management arrangements similarly conform to the governance requirements set out in CIPFA's 'the role of the chief financial officer' (2016).

⁶ The latest governance statement covering 18/19 was signed off in November 2019.

⁷ "Chartered Institute of Public Finance and Accountancy". The only UK professional accounting body that specialises in the public sector.

⁸ B11 in the RBWM Constitution.

- A consistent management framework on how best to manage risk.
- Risk being everyone's business. All staff must be competent in and accountable for managing risk within their area of responsibility.
- Relevant legislative requirements and political, social, environmental and economic environments to be considered in managing risk.
- Good quality information.

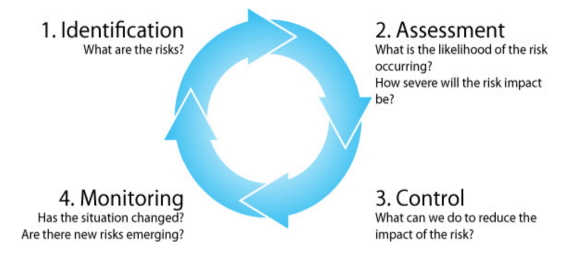
3. RISK MANAGEMENT FRAMEWORK AIMS AND OBJECTIVES 2023/24

- 1.1 The risk management framework aims to achieve an environment in 2023/24 where risk management becomes an integral part of strategy, management processes and the general culture.
- 1.2 It will achieve this through implementing the following objectives:
 - Assessment of the challenges faced by the council, through improved decisionmaking and targeted risk mitigation and control.
 - Implementing transparent and responsible risk management processes, which align with accepted best practice.
 - Minimising risk to customers who use council owned/operated assets.
 - Providing a sound basis for the corporate risk financing strategy.
 - Detailing the justification of the level of balances held as reserves in each year's budget report.
 - Providing suitable training to officers and elected members.

4. RISK MANAGEMENT PROCESS

1.3 The approach to risk management in RBWM follows a four-stage process, see diagram 1. Each service area is assessed, by the relevant manager, against the process and a judgement drawn on the level of risk.

Diagram 1: Four stage process



Stage 1: Recognise those circumstances – risks – that might prevent service/team/decision objectives being reached. A variety of techniques and methods can be used to identify risks. ISO 31000⁹ guidance notes the following:

- Brainstorming/Delphi technique¹⁰
- Structured risk analysis meetings
- Networking/peer group analysis including horizon scanning
- On-site internal and external Inspections and surveys
- Failure Mode and Effect Analysis¹¹
- Bow-tie analysis

And for more detailed analysis -

- Stress testing and scenario analysis¹²
- Reverse stress testing¹³

⁹ ISO 31000:2018 provides principles and generic guidelines on managing risks faced by organisations.

¹⁰ A technique based on the principle that forecasts (or decisions) from a structured group of individuals are more accurate than those from unstructured groups.

¹¹ A step-by-step approach for identifying all possible failures in a design e.g. consequences, causes and frequency, severity and chance of detection of a particular mode of failure.

¹² Evaluating the potential effects of a set of specified changes in risk factors, corresponding to exceptional but plausible events.

¹³ A stress test that starts with the identification of a pre-defined outcome e.g. the point at which the organisation can be considered as failing or its business model becomes unviable.

A variety of people from across the council should be able to input into the risk identification process. This will ensure all risks are identified.

The existing risk registers can also be reviewed with three questions in mind:

- 1. Has the impact or likelihood of any of the risks recorded changed significantly?
- 2. Are any risks missing from the risk register?
- 3. Is anything planned over the next 12 months to present a significant risk?

Stage 2: Evaluate the likelihood, impact, confidence level in these assessments along with the appetite position for the risk:

- Impacts and likelihoods are scored on a four-point scale. At the lower end 1
 represents a minor impact and/or "very unlikely" and 4 represents an extreme risk
 and/or "very likely". Because likelihood judgements are subject to more volatility in
 their assessment an unlikely event might be about occur those scores, whilst
 not without limited use are less significant in the risk assessment.
- Protocols exist to guide officers in making these judgements. A note detailing the criteria is attached (appendix 1).
- Key risks are those identified as high risks with consideration also given to those where the implications of failure carry the most damaging consequences i.e. a risk with an inherent impact of "extreme" which scores 4.
- 1.4 In terms of assessing each risk the assessment is detailed in four situations:
 - Inherent the natural level of risk inherent in a process or activity without doing anything to reduce the likelihood or mitigate the severity of a mishap, or the amount of risk before the application of the risk reduction effects of controls¹⁴.
 - Current how the risk stands at the present time.
 - Controlled how the risk looks once all possible mitigations are implemented.
 - Appetite where RBWM considers itself to be on the spectrum ranging from willingness to take or accept risks through to an unwillingness or aversion to taking risks.
- 1.5 The critical part is recognising and appreciating the risks to enable informed decisions to be made. A heat map is a useful way of visualizing this, constructed by combining the risk assessment values for impact and likelihood.

¹⁴ Enterprise Risk Management: A Methodology for Achieving Strategic Objectives, G Monahan 2008

Diagram 2: Risk assessment heat map



Stage 3: Treat the risks in order of priority. Mitigation measures address whether the likelihood and/or impact can be reduced or the consequences changed. Each situation should receive careful attention so that the risk mitigation measures are aligned as directly as possible to the risks.

- Controls have different characteristics:
 - Preventative designed to prevent a risk event occurring.
 - Detective through either pro-active or reactive risk analysis, detective controls identify risk events or losses and help assess causes.

Certain risks in their entirety or limited aspects of them may be considered as suitable to be transferred to another party e.g. through contractual agreements. In some circumstances the matter giving rise to the risk may be terminated. However, much of the council's activity is determined and created by statute. Thus, the opportunity to undertake the transfer or terminate options is likely to be limited and the council would remain as the body with the statutory responsibility.

The exposure from certain risks could be tolerated without further mitigation e.g. the level of resources required may be more than the risk owner¹⁵ is willing to commit to its control. It is important that relevant officers/members understand the potential impacts for these situations.

Stage 4: This is a monitoring and review process. Whilst key risks will be constantly considered by the risk owner i.e. directors, senior leadership team and cabinet

¹⁵ An individual officer, who is closely involved with the risk, can monitor the risk and has sufficient authority to initiate action if the risk becomes more serious.

members as part of their typical responsibilities, a formal recorded review must be undertaken quarterly. This process adds scrutiny to ensure:

- The correct risks are being identified.
- Treatment measures are legitimate.
- Correct individuals are assigned as risk owners.
- Systematic scanning for novel and unexpected threats as well as dealing with identified risks is, as far as possible, considered a core part of management responsibilities.
- There are challenges to what we "know" to ensure that our belief system is based upon the most up to date knowledge.
- Early warning systems exist so information can filter up quickly and easily.
- 1.6 If, at the review, the group is assured that mitigation of the key risk has reduced it to an acceptable level then it can be regraded and deescalated from the key risk register if appropriate.
- 1.7 Reviews are carried out to assess whether the control is appropriately designed to achieve the objective of the residual risk level desired. Controls are ranked according to their performance e.g., a high/medium or low effect on controlling the risk.
- 1.8 For all non-key risks, the review period is at least annually.
- 1.9 The threshold for escalating service risk information for corporate consideration is determined by the inherent risk assessment. The scoring approach enables officers to recognise when issues cannot safely be contained and must be escalated to ensure senior management are aware of the situation and suitable mitigations put in place (if possible). Risks with an "extreme" impact will be considered as high risk to the council and identified as potential key risks. Officers must ensure that the matter is raised with their line manager without delay.
- 1.10 Formal notification takes place through discussion or submission of the service/ directorate risk register/s with/to the insurance and risk manager.
- 1.11 Each risk is classified into one of a comprehensive set of eleven categories (appendix 2). These can be used to:
 - Aggregate risks from various parts of the organisation for management purposes.
 - Help with the detection of mutating risk. A mutating risk is an existing risk which starts connecting with other threats or factors to generate new outcomes.
- 1.12 Much effort is currently applied to develop a capability in identifying emerging risks¹⁶. These risks have characteristics differentiating them from 'business as usual' risks:
 - They are marked by a high degree of uncertainty.

¹⁶ Defined by Lloyd's as an issue that is perceived to be potentially significant but which may not be fully understood or allowed for.

- Basic information, which would help adequately assess the frequency and severity of a given risk, is often lacking.
- They may arise and evolve quickly and/or unexpectedly or may never actually happen.
- Emerging risks may have a massive economic loss potential at a macro level for society and subsequently may impact the council directly or indirectly.

5. RISK APPETITE

- 1.13 Due to its diverse range of services the council does not have a single risk tolerance and appetite for risk. Risk appetite is the phrase used to describe where RBWM considers itself to be on the spectrum ranging from willingness to take or accept risks through to an unwillingness or aversion to taking risks in service delivery.
- 1.14 Considering and setting risk appetite enables the council to increase its rewards by optimising its risk taking and accepting calculated risks within an appropriate level of authority. A clearly defined risk appetite takes much of the guesswork out of putting limits on new business. Equally, it reduces the likelihood of unpleasant surprises. Risk appetite enhances the content of the risk registers by considering:
 - Capacity the actual physical resources available and physical capability of the organisation. The council's capacity must have limits; therefore, its capacity is finite and breaching those limits will cause RBWM problems it cannot deal with.
 - Tolerance the factors that the council can determine, can change and is prepared to bear. Risks falling within tolerances for quality and range of services can be accepted. Tolerance changes more frequently than capacity and should therefore be stress tested more often.
- 1.15 There are an overarching series of qualitative and quantitative risk appetite statements (appendix 3) which no unit or service area can exceed, based on the capacity and tolerance levels of the council.
- 1.16 All risks are expected to carry an appetite position.

6. CONFIDENCE LEVEL

- 1.17 A metric is ascribed to the level of conviction the risk assessor has in the assessment score. By showing a confidence level the risk assessor can mitigate the problem that the decision makers, members etc. may be expecting precise numerical calculations because (unless told otherwise by the risk assessor) the assessments get interpreted as completely accurate depictions of the risk.
- 1.18 Low confidence level (score between 0-25%)
 - Assessment is based on purely subjective opinion, is qualitative and not especially well documented because we don't have the data.
 - No scientific consensus exists on estimating approach.

Scores are, on balance, quite arbitrary and could be off by more than one
measure (high vs high/medium vs medium vs. medium/low v low). It is no more
probable that the reported score is correct than a lower or higher score is correct.

1.19 Medium Confidence Level (26% - 60%)

- Assessment is based on similar conditions observed previously and/or qualitative analysis. Qualitative analysis is based on unverified models and/or data.
- Expert opinion might fall in here but should be treated with caution if that's all there is. Some documentation exists.
- Literature relying on this estimating approach exists. We are confident that, if scores above are wrong, they are, on balance, only off by one ordinal.

1.20 High Confidence Level >60%

- Assessment is based on testing, modelling or simulation, use of prototype or experiments.
- Qualitative analysis is based on verified models. Quantitative assessment is based on an historical basis and/or data. Impact estimate is quantitative and well documented.
- Scientific consensus exists on estimating approach. It is highly probable that the reported score is correct (this could, for example, mean within one standard deviation).

7. RISK MANAGEMENT ROLES AND RESPONSIBILITIES

1.21 Chief Executive

The Chief Executive takes overall responsibility for RBWM risk management performance and ensures that:

- decision-making is in line with RBWM policy and procedures for risk management;
- adequate resources are made available for the management of risk;
- there is an understanding of the risks facing RBWM.

1.22 Cabinet members

- take reasonable steps to consider the risks involved in their decisions;
- understand the key risks falling within their portfolio.

1.23 Audit and Governance Committee

- consider and approve the risk management strategy annually and communicate it to other elected members;
- receive an annual report on risk management and monitor the effective development and operation of corporate governance;
- receive six monthly reports on the effective management of risks facing RBWM;
- oversee a comprehensive, inclusive and risk management approach to the annual governance statement process.

1.24 Head of Finance

- ensures that a risk management policy and strategy is developed and reviewed annually to reflect the changing nature of the council;
- champions the process of risk management as good management practice and a valuable management tool.

1.25 Executive Directors and the Executive Leadership Team

- challenges the contents of the corporate risk register to ensure that it reflects any significant new risks emerging and that monitoring systems are suitably robust;
- support and promote risk management throughout RBWM;
- ensure that, where appropriate, key decision reports include a section demonstrating that arrangements are in place to manage identified risks;
- ensure that risk is managed effectively in each service area within the agreed strategy;
- recognise any service specific issues relating to risk management which have not been explicitly addressed in the strategy;
- disseminate the detail of the strategy and allocate responsibilities for implementation to service managers and staff;
- understand the risks facing the council.

1.26 Insurance and Risk Management Team

- develop the strategy and oversee its implementation across the council;
- share experience and good practice on risk and risk management;
- develop and recommend the strategy to the audit and governance committee, head of finance and the senior leadership team;
- provide a clear and concise system for reporting risks to elected members.

1.27 Internal Audit

- take the content of the key risk registers into account when setting the internal audit programme;
- undertake audits to assess the effectiveness of the risk mitigation measures;
- feedback audit opinions on a predetermined scale so they can be included in the risk register.

1.28 Heads of Service/Managers

- take primary responsibility for identifying and managing significant strategic and operational risks arising from their service activities;
- recommend the necessary training for employees on risk management;
- maintain a risk register for their service area and ensure that all employees are aware of the risk assessments appropriate to their activity;
- be responsible for production and testing of business continuity plans.

1.29 All staff

 recognise emerging or changing risks in their job and feed this back to their line manager.

8. CORPORATE RISK FINANCING STRATEGY

- 1.30 RBWM uses its risk financing arrangements to protect it from the financial implications of unexpected accidental events. This helps in providing continuous services in the event of serious losses.
- 5.1 The level of cover bought will depend on the council's appetite for risk, based on its ability to self-fund claims and the strength of its risk management.
- 5.2 RBWM is exempt from most requirements regarding compulsory insurance¹⁷. Nevertheless, most public sector organisations purchase external insurance. Without this, the council funds all such exposures from its own resources.
- 5.3 If RBWM were to insure without taking substantial excesses against most of the risks that it faces then this would incur significant annual premiums.
- 5.4 Having strong risk management arrangements across RBWM allows us to retain some risks either by deciding to self-insure these risks in their entirety or by purchasing insurance for losses that arise over a certain value.

5.5 **Objectives**

- Provide financial protection to the council's assets, services and employees.
- Maintain appropriate balance between external cover and internal risk retention.
- Ensure the internal insurance fund is maintained at an appropriate level.
- Ensure resilient claims handling arrangements and insurance fraud detection.
- Comply with any statutory requirements to have in place particular policies of insurance and associated inspection systems.

5.6 Achieved by

- Using claims modelling and other risk assessments to determine exposures.
- Monitoring changes in legislation, civil justice protocols and case law.
- Maintaining claims handling protocols in line with statutory requirements.
- Undertaking periodic actuarial fund reviews.

5.7 Procurement of insurance

- All insurance procurement complies with the relevant EU procurement rules.
- Hard copies of policies are retained indefinitely with more recent policy documentation stored soft copy.

¹⁷ Under the Local Government Act 1972 the only insurable aspect of the council's operations it is obliged to make specific financial provision for is against the risk of financial fraud by staff.

9. APPENDICES

- 1. Impact and likelihood assessment scoring.
- 2. Risk classifications.
- 3. Qualitative and quantitative risk appetite statements.

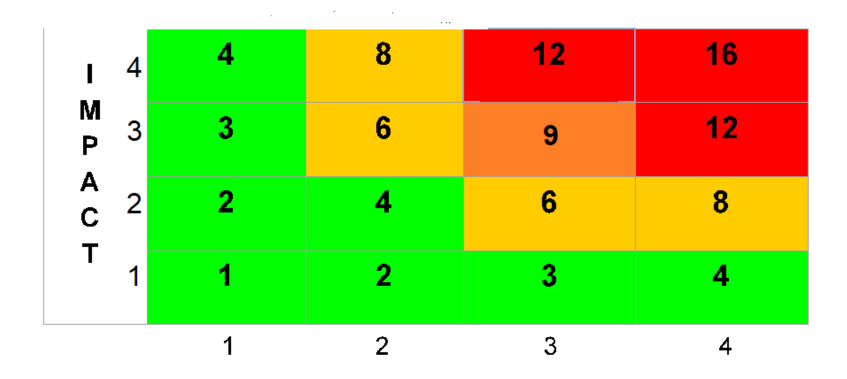
Appendix 1: Impact scoring

Factor	Score	Effect on level of service	Effect on quality of service	Embarrassment/reputa tion	Failure to provide statutory duties/meet legal obligations	Financial loss
Extreme	4	Massive loss of service, including several important areas of service and /or protracted period; service disruption 5+ days	Quality of service deteriorates by over 80% from accepted (ideally defined by PI's) operating parameters.	Adverse and persistent national media coverage; adverse central government response, involving (threat of) removal of delegated powers; officer(s) and/or members forced to resign	Litigation/ claims/fines from departmental £250k + corporate £500k +	Costing over £500,000 Up to 75% of budget
Major	3	Complete loss of an important service area for a short period; major effect to services in one or more areas for a period of weeks; service disruption 3-5 days	Quality of service deteriorates by between 25% to 60% from accepted (ideally defined by PI's) operating parameters.	Adverse publicity in professional/municipal press, affecting perception/standing in professional/local government community; adverse local publicity of a major and persistent nature; statutory prosecution of a serious nature.	Litigation/ claims/fines from departmental £50k to £125k corporate £100k to £250k	Costing between £50,000 and £500,000 Up to 50% of budget
Moderate	2	Moderate effect to an important service area for a short period; adverse effect to services in one or more areas for a period of weeks; service disruption 2-3 days	Quality of service deteriorates by between 10% to 25% from accepted (ideally defined by PI's) operating parameters.	Adverse local publicity /local public opinion aware; statutory prosecution of a non-serious nature	Litigation/ claims/fines from departmental £25k to £50k Corporate £50k to £100k	Costing between £5,000 and £50,000 Up to 25% of budget
Minor	1	Brief disruption of important service area; significant effect to non-crucial service area; service disruption 1 day	Quality of service deteriorates up to 10% away from accepted operating parameters.	Contained within section/unit or directorate; complaint from individual/small group, of arguable merit	Litigation/ claims/fines from departmental £12k to £25k corporate £25k to £50k	Costing less than £5,000 Up to 10% of budget

Appendix 1: Likelihood scoring

FACTOR	SCORE	THREATS - DESCRIPTION	INDICATORS
Very likely	4	More than 75% chance of occurrence.	Regular occurrence. Circumstances frequently encountered - daily/weekly/monthly.
Likely	3	40% - 75% chance of occurrence.	Likely to happen at some point within the next 1-2 years. Circumstances occasionally encountered (a few times a year).
Unlikely	2	10% - 40% chance of occurrence.	Only likely to happen 3 or more years.
Very unlikely	1	Less than 10% chance of occurrence.	Has happened rarely or never before.

Multiplying these likelihood and impact scores together gives a result assessed as either "high risk" (value 12 - 16), "high/medium risk" (value = 9), "medium risk" (value 6 - 8) or "low risk" (value 1 - 4) as can be depicted in the following diagram.



LIKELIHOOD

Appendix 2 – risk classifications

1 Business processes

Design, operation and application activities.

2 Assets

Infrastructure including hard assets e.g., roads, buildings, vehicles, along with other physical responsibilities such as trees, open spaces. Excludes IT.

3 Communications

The approach to and culture of communication, consultation, transparency and information-sharing, both within and outside the council.

4 Political and operating contexts

Perceived or potential conflicts between private and public interests, members and officers, national and local government or contractors and the council.

5 Financial management

The structures and processes that ensure sound management of financial resources and compliance with financial management policies and standards.

6 Governance, strategic direction and organisational transformation

Management skills and capacity, the approach to leadership and decision-making. The approach to significant structural or behavioural change.

7 Human resources management

Staff/management turnover; employment/work culture; recruitment, retention and staffing processes and practices; succession planning and talent management; employee development, training and capacity.

8 Information technology

Capacity and sustainability of information technology and both the infrastructure and utilisation of technological applications.

9 Knowledge and information management

Collection and management of knowledge, including intellectual property, operational information, records and data.

10 Legal

Management of RBWM's legislative, advisory and litigation activities, including the development and renewal of, and compliance with, laws, regulations and policies.

11 Demographic and social factors

The direct needs of residents, visitors and the general public.

Appendix 3 – Qualitative and quantitative risk appetite statements.

Risk definitions

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Avoidance of risk and	Preference is for ultra safe	Preference is for safe delivery	Willing to consider all potential	Eager to be innovative and to choose
uncertainty is a key	business delivery options that	options that have a low	delivery options and choose the one	options offering potentially higher
organisational objective.	have a low level of inherent risk	degree of inherent risk and	most likely to result in successful	business rewards despite greater
	and only have a potential for	likely to only have limited	delivery while also providing an	inherent risks.
	limited reward.	potential for reward in most	acceptable level of reward.	
		circumstances.		

Authorisation definitions

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Insignificant consequences	Moderate consequences	Medium consequences	Potential major consequence	Potential catastrophic consequences
requiring line manager (or	requiring HOS approval	acceptable by director.	acceptable only with chief officer	unacceptable without highest possible
even staff) approval			authorisation.	level approval

Monitoring arrangement

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Accept	Low level monitoring	High level monitoring	Remedial action and/or senior	Urgent remedial action or senior
			monitoring	monitoring

Risk appetite statements 1 – 3 are quantitative assessments, 4 – 8 are qualitative assessments each acknowledging a willingness and capacity to take on risk.

1. Maximum tolerance for losses

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Costing <£10K. It is likely to	Costing £10K - £50K. It is likely	Costing £50K - £250K. It has	Costing £250K - £500K. The	Costing >£500K, <£5M. The exposure
cost about this much to	to cost about this much to	often cost around this sum to	exposure is demonstrably around	is demonstrably around this sum in
manage an occurrence of this	manage an occurrence of this	manage this risk in similar	this sum in order to manage an	order to manage an occurrence of this
risk.	risk.	projects or programmes.	occurrence of this risk.	risk.
Little stakeholder concern and	Pockets of some stakeholder	Moderate stakeholder	Reasonably high interest by	Very significant interest by
can usually be managed in the	concern and can usually be	concern.	stakeholders in the level of loss.	stakeholders in the level of loss.
directorate concerned with	managed in the directorate			
normal reporting to head of	concerned with normal	Some impact to service	Notable impact to service delivery in	Major impact on service delivery in
finance.	reporting to head of finance.	delivery in other areas due to	other areas due to the financial	other areas due to financial impact of
		the financial impact of this	impact of this occurrence.	this occurrence.
Little impact on service	Little impact on service delivery	occurrence.		
delivery in other areas due to	in other areas due to the		The head of finance is to be alerted	The head of finance is to be alerted
the financial impact of this	financial impact of this		when a risk reaches this impact.	when a risk reaches this impact.
occurrence.	occurrence.			

2. Headroom after impact on capital funding strategy

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
£10M upwards	Between £5M - £10M	Between £2M - £5M	Between £1M and £2M	<£1M, >500K

3. Minimum cash balance

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
At least £5M	Between £2.5M and £5M	Between £1M and £2.5M	Between £500K and £1M	No lower than £500K

4. Regulatory risk

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
In the event any statute is	Relatively low profile statutory	Well established statutory	Important statutory requirement	Fundamental statutory requirement
breached, it carries little	requirement may not be	requirement may not be	may not be delivered with	may not be delivered satisfactorily
damaging financial or reputational impact i.e. fines	delivered adequately	delivered adequately	potentially serious implications.	with potentially very serious implications.
<£10K concerning a localised	Fines >£10K up to £25K if	Fines £25K - £50K if council	Fines £50K - £250K if council found	
technical matter.	council found in breach of relevant Act	found in breach of relevant Act	in breach of relevant Act	Fines over £250K if council found in breach of relevant Act.
Avoid anything that could be			Challenge will be problematic but	
challenged, even unsuccessfully.	Want to be very sure we'd win any challenge.	Limited tolerance for sticking our neck out. We want to be reasonably sure we would win any challenge.	we are likely to win it and the gain will outweigh the adverse consequences.	Chances of losing are high and consequences serious. However, a win would be seen as a great coup.

5. Reputation risk

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
A low level of interest in a	Front page news in local press.	Some national publicity or	Some national publicity or media	Widespread criticism originating from
particular council activity.		media criticism for no more	criticism lasting no more than a	all quarters of the press / the general
	No particular national interest	than two/three days.	week.	public.
A sideline in specialist press.	beyond sidelines.			
		Sustained criticism over 1-2	Sustained criticism over 3-4 months	It will take more than 6 months to
Localised criticism.	Managed situation with	months amongst local	amongst local press/public and/or	restore credibility amongst
	managing director/leader	press/public and/or specialist	specialist press.	stakeholders.
Managed situation with	briefed.	press.		
director/head of service			Could take up to three months to	Reputation is massively damaged and
briefed.		Could take up to a month to	restore credibility.	confidence lost towards senior
		restore credibility.		officers and elected members.
			Reputation tarnished in longer term.	
			Senior officers criticised for actions	
			undertaken by the council.	

6. Council services

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Has low level impact on the	Moderate impact on the	Has a medium level impact	Impacts one key element of the	Has a high level impact on the ability
council's ability to deliver key	delivery of any key service.	on the council's ability to	council's strategic plan.	of the council to deliver more than
services.		deliver key services.		one key element of the council's
	Recoverable but will be delays		Takes over a week but less than a	strategic plan.
May affect an aspect of	of up to 2-3 days in returning to	Recoverable but will be	fortnight to recover and return to	
performance management but	normal.	delays of up to a week in	pre-risk occurrence state.	Over a fortnight to return to normal.
overall target likely to remain		returning to normal.		
unaffected. 1 day disruption.				

7. Operational risks in the execution of business plans

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
The uncontrolled impact would	The uncontrolled and/or	Would have a major	Would have a major uncontrolled	Significant council wide impact.
be no more than moderate at	controlled impact would be no	uncontrolled impact at the	impact at the directorate level and	
operating unit level. It would be	more than moderate at	directorate level that may	with clear reasons that would likely	Major failing in the delivery of a key
controllable to a lower	operating unit level. It would be	possibly lead to a wider	lead to a wider council impact.	project or initiative.
assessment status and not	controllable and not affect the	council impact.		
affect the wider council	wider council.		Key milestones to major project or	Would meet criteria for key
		Key milestones to major	initiative slip.	operational risk.
	Small delays to major project.	project or initiative slip.		

8. Risk related decision making, especially in relation to new business opportunities

low appetite	low/medium appetite	medium appetite	medium/high appetite	high appetite
Many such opportunities	Reasonably common area of	New area of business with a	Only one or two examples of similar	Completely new business area never
undertaken at local levels.	business but without a vast	small number of precedents.	work undertaken in the local	assumed by any public sector
Clear precedents exist with	number of competitors e.g. <10.		authority environment.	organisation.
apparent transparent benefits.		Moderate adjustments to		
	Council required to make minor	address new ways of	Significant modifications to address	Benefits cannot be based on previous
Little or no change to council's	adjustments to address new	working.	new ways of working.	experience because there isn't any.
existing business structure.	ways of working.			
		Some moderate staffing level	Considerable changes to staffing	Appetite to take decisions that are
	Tolerance for risk taking limited	changes.	levels/methods.	likely to bring scrutiny of the council
	to those events where there is			but where potential benefits are huge.

Minimal tolerance for any	no chance of any significant	Appetite to take decisions with	the
decisions which could lead to	repercussions for the council	potential to expose the counci	to Desire to break the mould and
scrutiny of the council		additional scrutiny.	challenge current practices.