

SHIRE OF YORK

NOTICE OF MEETING

Dear Committee Members

I respectfully advise that the AUDIT AND RISK COMMITTEE MEETING will be held in Council Chambers, York Town Hall, York on Tuesday, 6 December 2022, commencing at 3.00pm.

MEETING AGENDA ATTACHED

Chris Linnell

CHRIS LINNELL CHIEF EXECUTIVE OFFICER Date: 1 December 2022

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MISSION STATEMENT "Building on our history to create our future"

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1 OPENING

- 1.1 Declaration of Opening
- 1.2 Acknowledgement/Disclaimer

The Presiding Member advises the following:

"The York Shire Council acknowledges the Ballardong people of the Noongar Nation who are the Traditional Owners of this country and recognise their continuing connection to land, water, sky and culture. We pay our respects to all these people and their Elders past, present and emerging.

This meeting is being recorded on a digital audio device to assist with minute taking purposes. The public is reminded that in accordance with Section 6.16 of the Shire of York Local Government (Council Meetings) Local Law 2016 that nobody shall use any visual or vocal recording device or instrument to record the proceedings of Council without the written permission of the presiding member.

I wish to draw attention to the Disclaimer Notice contained within the agenda document and advise members of the public that any decisions made at the meeting today, can be revoked, pursuant to the Local Government Act 1995.

Therefore members of the public should not rely on any decisions until formal notification in writing by Council has been received. Any plans or documents in agendas and minutes may be subject to copyright. The express permission of the copyright owner must be obtained before copying any copyright material."

- 1.3 Attendance Via Electronic Means
- 1.4 Standing Orders
- 1.5 Announcement of Visitors
- 1.6 Declarations of Interest that Might Cause a Conflict

Councillors/Staff are reminded of the requirements of s5.65 of the Local Government Act 1995, to disclose any interest during the meeting when the matter is discussed and also of the requirement to disclose an interest affecting impartiality under the Shire of York's Code of Conduct.

Name	Item No & Title	Nature of Interest (and extent, where appropriate)

1.7 Declaration of Financial Interests

A declaration under this section requires that the nature of the interest must be disclosed. Consequently a member who has made a declaration must not preside, participate in, or be present during any discussion or decision making procedure relating to the matter the subject of the declaration.

Other members may allow participation of the declarant if the member further discloses the extent of the interest and the other members decide that the interest is trivial or insignificant or is common to a significant number of electors or ratepayers.

Name	Item No & Title	Nature of Interest
Name		(and extent, where appropriate)

1.8 Disclosure of Interests that may affect Impartiality

Councillors and staff are required (Code of Conduct), in addition to declaring any financial interest, to declare any interest that might cause a conflict. The member/employee is also encouraged to disclose the nature of the interest. The member/employee must consider the nature and extent of the interest and whether it will affect their impartiality. If the member/employee declares that their impartiality will not be affected then they may participate in the decision making process.

Name	Item No & Title	Nature of Interest (and extent, where appropriate)

2 ATTENDANCE

- 2.1 Members
- 2.2 Staff
- 2.3 Apologies
- 2.4 Leave of Absence Previously Approved
- 2.5 Number of People in the Gallery at Commencement of Meeting

3 QUESTIONS FROM PREVIOUS MEETINGS

4 PUBLIC QUESTION TIME

Public Question Time is conducted in accordance with the Act and Regulations. In addition to this the Shire's *Local Government (Council Meetings) Local Law 2016* states –

6.7 Other procedures for question time for the public

- (1) A member of the public who wishes to ask a question during question time must identify themselves and register with a Council Officer immediately prior to the meeting.
- (2) A question may be taken on notice by the Council for later response.
- (3) When a question is taken on notice the CEO is to ensure that-
 - (a) a response is given to the member of the public in writing; and
 - (b) a summary of the response is included in the agenda of the next meeting of the Council.
- (4) Where a question relating to a matter in which a relevant person has an interest is directed to the relevant person, the relevant person is to—
 - (a) declare that he or she has an interest in the matter; and
 - (b) allow another person to respond to the question.

- (5) Each member of the public with a question is entitled to ask up to 2 questions before other members of the public will be invited to ask their questions.
- (6) Where a member of the public provides written questions then the Presiding Member may elect for the questions to be responded to as normal business correspondence.
- (7) The Presiding Member may decide that a public question shall not be responded to where—
 - (a) the same or similar question was asked at a previous meeting, a response was provided and the member of the public is directed to the minutes of the meeting at which the response was provided;
 - (b) the member of the public uses public question time to make a statement, provided that the Presiding Member has taken all reasonable steps to assist the member of the public to phrase the statement as a question; or
 - (c) the member of the public asks a question that is offensive or defamatory in nature, provided that the Presiding Member has taken all reasonable steps to assist the member of the public to phrase the question in a manner that is not offensive or defamatory.
- (8) A member of the public shall have 2 minutes to submit a question.
- (9) The Council, by resolution, may agree to extend public question time.
- (10) Where any questions remain unasked at the end of public question time they may be submitted to the CEO who will reply in writing and include the questions and answers in the agenda for the next ordinary Council meeting.
- (11) Where an answer to a question is given at a meeting, a summary of the question and the answer is to be included in the minutes.
- 4.1 Written Questions Current Agenda
- 4.2 Public Question Time

5 APPLICATIONS FOR LEAVE OF ABSENCE

6 PRESENTATIONS

7 CONFIRMATION OF MINUTES OF PREVIOUS MEETINGS

Audit and Risk Committee Meeting - 13 September 2022

Confirmation

That the minutes of the Audit and Risk Committee Meeting held on 13 September 2022 be confirmed as a correct record of proceedings.

8 ANNOUNCEMENTS BY PRESIDING MEMBER WITHOUT DISCUSSION

9 OFFICER'S REPORTS

9.1 APPOINTMENT OF AN EXTERNAL MEMBER REPRESENTATIVE TO THE AUDIT AND RISK COMMITTEE

File Number:	4.4175							
Author:	Vanessa Green, Council & Executive Support Officer							
Authoriser:	Chris Linnell, Chief Executive Officer							
Previously before Council:	22 June 2021 (140621) 28 September 2021 (040921) 23 November 2021 (331121) 22 March 2022 (020322) 27 September 2022 (100922)							
Disclosure of Interest:	Nil							
Appendices:	 Applicant 1 - Confidential Applicant 2 - Confidential 							

NATURE OF COUNCIL'S ROLE IN THE MATTER

Executive

Review

PURPOSE OF REPORT

This report presents applications to the Audit and Risk Committee to consider the appointment of a second external member.

BACKGROUND

At its October 2020 Ordinary Meeting Council considered the membership of the Committee and resolved, in part, that the Chief Executive Officer be requested to prepare a report that would include independent members onto the Committee.

At its May 2021 Concept Forum Council were presented with an update on the report and the proposal to include external, independent members on the Committee. The general direction given by Council was to proceed with the process. Therefore, Officers developed documentation to include:

- Expression of Interest (EOI)
- EOI Advertisement
- EOI Application Form
- Review of Terms of Reference (ToR)

That documentation was presented to Council at its June 2021 Ordinary Meeting where Council resolved (140621):

"That, with regard to the Audit & Risk Committee - Review of Terms of Reference and External Representation, Council:

- 1. Adopts the Terms of Reference, as presented in Appendix 1.
- 2. Requests the Chief Executive Officer to conduct an advertising process of not less than 14 days calling for expressions of interest from suitably qualified and skilled persons to be appointed as external representatives to the Shire of York Audit & Risk Committee, utilising the documentation presented in Appendix 2.

- 3. Requests the Chief Executive Officer to present all applications received to the next available meeting of the Audit & Risk Committee for consideration and recommendation to Council.
- 4. Authorises the Chief Executive Officer to make any necessary minor typographical and formatting changes to the documentation prior to publication."

Subsequently, Local Public Notice calling for EOIs was published from 1 July 2021 with the closing date for applications being Thursday 29 July 2021. Three requests for the EOI documentation were received and following the close of applications, two (2) applications had been submitted. One of the applicants withdrew their application for personal reasons, leaving one (1) application received.

The application was presented to the Committee at its September 2021 Meeting, with the recommendation subsequently considered by Council at its September 2021 Meeting where it resolved (040921):

"That, with regard to the Minutes of the Audit & Risk Committee Meeting held on 7 September 2021, Council:

- 1. Receives the minutes of the Audit & Risk Committee Meeting held on 7 September 2021, as presented in Appendix 1, and adopts the following recommendations of the Committee:
 - (a) Selects Mr Peter Carden as the proposed external member of the Audit & Risk Committee, noting the appointment of the external Audit & Risk Committee member will be formally determined by Council at its Ordinary Council Meeting on 23 November 2021 following the 2021 Ordinary Elections.
 - (b) Receives the Road Risk Register with the understanding that it is a living document that will be updated on an as needs basis and requests the Chief Executive Officer to present the next review of the Road Risk Register to the Audit and Risk Committee in March 2022."

In accordance with point 1(a) of the resolution, Council considered the appointment of Mr Carden at its November 2021 Meeting where it resolved (331121):

"That, with regard to the Appointment of Delegates to Council Committees, and in accordance with Section 7.1A of the Local Government Act 1995, Council:

- 1. Appoints Cr Denese Smythe, Cr Denis Warnick and Cr Kevin Trent to the Shire of York Audit and Risk Committee, with all other Councillors appointed as Deputies.
- 2. Appoints Mr Peter Carden as the external member of the Audit and Risk Committee.
- 3. Requests the Chief Executive Officer to conduct an advertising process of not less than 14 days calling for expressions of interest from suitably qualified and skilled persons to be appointed as the second external representative to the Shire of York Audit & Risk Committee, utilising the documentation previously developed.
- 4. Requests the Chief Executive Officer to present all applications received to the March 2022 meeting of the Audit & Risk Committee for consideration and recommendation to Council.
- 5. Authorises the Chief Executive Officer to make any necessary minor typographical and formatting changes to the documentation prior to publication."

In accordance with point 3 of the above resolution Local Public Notice calling for EOIs was published from 3 December 2021 with the closing date for applications being 12pm WST Friday 28 January 2022. The advertising consisted of a notice in the York & District Community Matters, on the Shire's website, noticeboards and via social media.

During the advertising period there were no requests for the application package and at the close of applications, none had been received. At its March 2022 Meeting Council again considered the matter and resolved (020322):

"That, with regard to the Minutes and Recommendations of the Audit and Risk Committee Meetings held on 8 February 2022 and 8 March 2022, Council:

- 1. Receives the Confirmed Minutes of the Audit and Risk Committee Special Meeting held on 8 February 2022, as presented in Appendix 1, noting the recommendations were dealt with at Council's Special Meeting held on Tuesday 15 February 2022.
- 2. Receives the Unconfirmed Minutes of the Audit and Risk Committee Meeting held on 8 March 2022, as presented in Appendix 2, and adopts the following recommendations of the Committee:
 - a. Notes the progress made to date regarding the actions contained in the Risk Register.
 - b. Requests the Chief Executive Officer to report progress against the Risk Register quarterly to the Audit and Risk Committee.
 - c. Receives the Road Risk Register with the understanding that it is a living document that will be updated on an as needs basis.
 - d. Requests the Chief Executive Officer to present the next review of the Road Risk Register to the Audit and Risk Committee in September 2022.
 - e. Adopts the completed 2021 Compliance Audit Return for certification by the Shire President and the Chief Executive Officer in accordance with Regulation 15(2) of the Local Government (Audit) Regulations 1996.
 - f. Requests the Chief Executive Officer to submit the 2021 Compliance Audit Return to the Departmental CEO of the Department of Local Government, Sport and Cultural Industries prior to 31 March 2022 in accordance with Regulation 15(1) of the Local Government (Audit) Regulations 1996.
 - g. Resolves not to advertise for a second External Member of the Audit and Risk Committee at this time.
 - Requests the Chief Executive Officer to readvertise for an external member in six (6) months' time and report back within nine (9) months to the following Audit and Risk Committee Meeting.
- 3. Notes the Mid Year Budget Review will be further reviewed and presented to a future Special Audit and Risk Committee Meeting then to Council for consideration before the end of April 2022."

In accordance with point 2(h) of Council's March 2022 resolution an EOI was advertised via the Shire's website, Facebook, notice boards and in the September 2022 edition of the York & District Community Matters with a closing date of Friday 30 September 2022.

The Committee and Council were presented with an update on the status of the appointment of a second external representative at the September Meetings where Council resolved (100922):

"That, with regard to the Minutes and Recommendations of the Audit and Risk Committee Meeting held on 13 September 2022, Council:

- 1. Receives the Unconfirmed Minutes of the Audit and Risk Committee (the Committee) Meeting held on 13 September 2022, as presented in Appendix 1, and adopts the following recommendations of the Committee:
 - a. Resolves to receive the Road Risk Register with the understanding that it is a living document that will be updated on an as needs basis.
 - b. Notes that Officers will review the current system and provide options for future reporting.
 - c. Requests the Chief Executive Officer to present the next review of the Road Risk Register to the Audit and Risk Committee at its March 2023 Ordinary Meeting.
 - d. Receives the Shire of York Risk Register Dashboard Report as at 31 August 2022.

- e. Notes the progress made to date regarding the actions contained in the Risk Register and that Officers will review the current system and provide options for future reporting.
- f. Requests the Chief Executive Officer to present the next review of the Risk Register to the Audit and Risk Committee at its December 2022 Ordinary Meeting.
- g. Notes that Expressions of Interest for an external representative to the Audit and Risk Committee are currently open with a closing date of Friday 30 September 2022.
- h. Notes that all applications received for external membership will be presented to the Audit and Risk Committee's December 2022 Meeting for consideration."

In accordance with point 1(h) of Council's September 2022 resolution the applications received are presented to the Committee for consideration.

COMMENTS AND DETAILS

Applicants were requested to provide a recent CV and a cover letter detailing:

- 1. Their background, experience and qualifications relevant to the Terms of Reference.
- 2. Any previous experience or involvement in local government, community organisations or committees.
- 3. The motivation for joining the committee.

Applicants were also required to address the following selection criteria:

- 1. Be a suitably experienced professional who can demonstrate a high level of expertise and knowledge in financial management, risk management, governance, legislative compliance, audit (internal and external), internal controls and assurance processes.
- 2. Have an understanding of the duties and responsibilities of the position, ideally with respect to local government financial reporting and auditing requirements.
- 3. Have strong communication skills.
- 4. Have relevant qualifications, skills and experience in providing independent audit advice, particularly on audit and risk committees.
- 5. Be a person with no operating responsibilities with the Shire nor provide paid services to the Shire either directly or indirectly.

External members would be appointed for a period of two (2) years, in line with the normal terms of office for Council. It is essential that applicants can commit to the term of office and attend the meetings (preferably in-person) during that period. Section 5.11(1)(d) of the *Local Government Act 1995* states that a committee member's membership continues until the next ordinary elections day, being Saturday 21 October 2023.

At the close of applications, three (3) requests for the EOI documentation had been received and two (2) applications submitted.

Officers have reviewed the applications and provide the following comment:

Applicant	Comment
Applicant 1	Applicant has individually addressed each of the selection criteria and provided examples to demonstrate understanding and experience
Applicant 2	Applicant has not fully addressed selection criteria Last used as a creditor in February 2015 (not disclosed)

The Committee may wish to close the meeting to the public in accordance with Section 5.23(2)(b) of the *Local Government Act 1995* to discuss the applications in detail.

OPTIONS

The Committee has the following options:

- **Option 1:** The Committee could recommend that Council endorses Applicant 1 as the second external member to the Audit & Risk Committee and requests the Chief Executive Officer to notify Applicant 2 of the outcome.
- **Option 2:** The Committee could recommend that Council endorses Applicant 2 as the second external member to the Audit & Risk Committee and requests the Chief Executive Officer to notify Applicant 1 of the outcome
- **Option 3:** The Committee could recommend that Council endorses neither applicant as the second external member of the Audit & Risk Committee and requests the Chief Executive Officer to notify both applicants of the outcome.

Option 1 is the recommended option.

IMPLICATIONS TO CONSIDER

Consultative

Audit and Risk Committee Meetings

Council Concept Forums and Meetings

Executive Leadership Team

Community advertising period from 2 July 2021 to 29 July 2021

Community advertising period from 3 December 2021 to 28 January 2022

Community advertising period from 16 August 2022 to 30 September 2022

Strategic

Strategic Community Plan 2020-2030

Goal 5: Strong Leadership and Governance

To have effective and responsive leadership and governance, where a sense of collective purpose and shared direction combine to work together.

Policy Related

E1 Code of Conduct – Council Members – Committee Members – Candidates

Financial

Section 5.100(1) of the *Local Government Act 1995* prohibits a person who is a committee member but who is not a council member or an employee to be paid a fee for attending any committee meeting. However, subject to an appropriate resolution of Council, upon submission of receipts, reimbursement of reasonable expenses in accordance with Section 5.100(2) of the *Local Government Act 1995* may be provided to the external representatives. Should that occur, an allocation for an amount considered suitable would need to be included in future annual budgets for that purpose. Such reasonable expenses would include travel, childcare, information technology/data as specified in Regulation 31 of the *Local Government (Administration) Regulations 1996*.

Legal and Statutory

Sections 5.10, 5.11 and 5.100 of the Local Government Act 1995 are applicable and state:

"5.10. Committee members, appointment of

(1) A committee is to have as its members —

- (a) persons appointed* by the local government to be members of the committee (other than those referred to in paragraph (b)); and
- (b) persons who are appointed to be members of the committee under subsection (4) or (5).

* Absolute majority required.

- (2) At any given time each council member is entitled to be a member of at least one committee referred to in section 5.9(2)(a) or (b) and if a council member nominates himself or herself to be a member of such a committee or committees, the local government is to include that council member in the persons appointed under subsection (1)(a) to at least one of those committees as the local government decides.
- (3) Section 52 of the Interpretation Act 1984 applies to appointments of committee members other than those appointed under subsection (4) or (5) but any power exercised under section 52(1) of that Act can only be exercised on the decision of an absolute majority of the council.
- (4) If at a meeting of the council a local government is to make an appointment to a committee that has or could have a council member as a member and the mayor or president informs the local government of his or her wish to be a member of the committee, the local government is to appoint the mayor or president to be a member of the committee.
- (5) If at a meeting of the council a local government is to make an appointment to a committee that has or will have an employee as a member and the CEO informs the local government of his or her wish
 - (a) to be a member of the committee; or
 - (b) that a representative of the CEO be a member of the committee,

the local government is to appoint the CEO or the CEO's representative, as the case may be, to be a member of the committee."

"5.11. Committee membership, tenure of

- (1) Where a person is appointed as a member of a committee under section 5.10(4) or (5), the person's membership of the committee continues until
 - (a) the person no longer holds the office by virtue of which the person became a member, or is no longer the CEO, or the CEO's representative, as the case may be; or
 - (b) the person resigns from membership of the committee; or
 - (c) the committee is disbanded; or
 - (d) the next ordinary elections day,

whichever happens first.

- (2) Where a person is appointed as a member of a committee other than under section 5.10(4) or (5), the person's membership of the committee continues until
 - (a) the term of the person's appointment as a committee member expires; or
 - (b) the local government removes the person from the office of committee member or the office of committee member otherwise becomes vacant; or
 - (c) the committee is disbanded; or
 - (d) the next ordinary elections day,

whichever happens first.

5.100. Payments for certain committee members

(1) A person who is a committee member but who is not a council member or an employee is not to be paid a fee for attending any committee meeting.

- (2) Where
 - (a) a local government decides that any person who is a committee member but who is not a council member or an employee is to be reimbursed by the local government for an expense incurred by the person in relation to a matter affecting the local government; and
 - (b) a maximum amount for reimbursement of expenses has been determined for the purposes of section 5.98(3)(b),

the local government must ensure that the amount reimbursed to that person does not exceed that maximum."

Section 7.1A of the Local Government Act 1995 is also applicable and states:

"7.1A. Audit committee"

- (1) A local government is to establish an audit committee of 3 or more persons to exercise the powers and discharge the duties conferred on it.
- (2) The members of the audit committee of a local government are to be appointed* by the local government and at least 3 of the members, and the majority of the members, are to be council members.

* Absolute majority required.

- (3) A CEO is not to be a member of an audit committee and may not nominate a person to be a member of an audit committee or have a person to represent the CEO as a member of an audit committee.
- (4) An employee is not to be a member of an audit committee."

Regulation 16 and 17 of the *Local Government (Audit) Regulations 1996* are applicable to the functions of an audit committee and state:

"16. Functions of audit committee

An audit committee has the following functions —

- (a) to guide and assist the local government in carrying out
 - (i) its functions under Part 6 of the Act; and
 - (ii) its functions relating to other audits and other matters related to financial management;
- (b) to guide and assist the local government in carrying out the local government's functions in relation to audits conducted under Part 7 of the Act;
- (c) to review a report given to it by the CEO under regulation 17(3) (the **CEO's report**) and is to
 - (i) report to the council the results of that review; and
 - (ii) give a copy of the CEO's report to the council;
- (d) to monitor and advise the CEO when the CEO is carrying out functions in relation to a review under
 - (i) regulation 17(1); and
 - (ii) the Local Government (Financial Management) Regulations 1996 regulation 5(2)(c);
- (e) to support the auditor of the local government to conduct an audit and carry out the auditor's other duties under the Act in respect of the local government;

- (f) to oversee the implementation of any action that the local government
 - (i) is required to take by section 7.12A(3); and
 - (ii) has stated it has taken or intends to take in a report prepared under section 7.12A(4)(a); and
 - (iii) has accepted should be taken following receipt of a report of a review conducted under regulation 17(1); and
 - (iv) has accepted should be taken following receipt of a report of a review conducted under the Local Government (Financial Management) Regulations 1996 regulation 5(2)(c);
- (g) to perform any other function conferred on the audit committee by these regulations or another written law.

17. CEO to review certain systems and procedures

- (1) The CEO is to review the appropriateness and effectiveness of a local government's systems and procedures in relation to
 - (a) risk management; and
 - (b) internal control; and
 - (c) legislative compliance.
- (2) The review may relate to any or all of the matters referred to in subregulation (1)(a), (b) and (c), but each of those matters is to be the subject of a review not less than once in every 3 financial years.
- (3) The CEO is to report to the audit committee the results of that review."

Risk Related

The level of risk is reduced due to the provision of independent transparency and oversight with the appointment of two (2) external representatives to the Committee.

The Committee and Council will need to be satisfied that the external representatives are suitably skilled and qualified

Workforce

The time to administer the Committee is managed within existing resources.

VOTING REQUIREMENTS

Absolute Majority: Yes

RECOMMENDATION

That, with regard to the Appointment of an External Member Representative to the Audit and Risk Committee, the Audit and Risk Committee recommends to Council that it:

- 1. Appoints Applicant 1 as the second external representative of the Audit and Risk Committee, with the term ending at the October 2023 Local Government Elections.
- 2. Requests the Chief Executive Officer to notify Applicant 2 of the outcome and thank them for their interest.

9.2 RISK MANAGEMENT UPDATE AS AT 28 NOVEMBER 2022

File Number:	4.4274
Author:	Alina Behan, Executive Manager Corporate & Community Services
Authoriser:	Chris Linnell, Chief Executive Officer
Previously before Council:	28 June 2022 (020622) 27 September 2022 (100922)
Disclosure of Interest:	Nil
Appendices:	1. Risk Dashboard 🖳

NATURE OF COUNCIL'S ROLE IN THE MATTER

Executive

PURPOSE OF REPORT

This report provides the Audit and Risk Committee (the Committee) with an update regarding progress on the Shire's Risk Management.

BACKGROUND

The Shire of York's Risk Assessment and Management Policy, in conjunction with the Risk Management Framework, sets out the Shire's approach to the identification, assessment, management and monitoring of risks.

Appropriate governance of risk management within the Shire provides:

- 1. Transparency of decision making
- 2. Clear identification of the roles and responsibilities of the risk management functions
- 3. An effective governance structure to support the Risk Management Framework

The Committee's role and responsibilities include:

- 1. Regular review of the appropriate and effectiveness of the Risk Management Framework
- 2. Support Council to provide effective corporate governance
- 3. Oversight of all matters that relate to the conduct of external audits
- 4. Must be independent, objective and autonomous in deliberations

It is essential to monitor and review the management of risks as changing circumstances may result in some risks increasing or decreasing in significance. By regularly reviewing the effectiveness and efficiency of controls and appropriateness of treatment/action options selected, it can be determined if the organisation's resources are being put to the best use possible.

An internal Risk Working Group (RWG) has been formed to enable Officers from across the organisation to meet regularly and monitor the progress against the Risk Improvement Plan, Risk Management Framework and Register. Further, the RWG is responsible for implementation of timely and effective remedial measures to address risk management deficiencies.

This report presents an update of risks identified and addressed across the organisation for consideration and recommendation to Council. The Committee last considered the Risk Management Update at its September 2022 meeting which was endorsed by Council at its September 2022 Ordinary Meeting where it resolved (100922):

"That, with regard to the Minutes and Recommendations of the Audit and Risk Committee Meeting held on 13 September 2022, Council:

- 1. Receives the Unconfirmed Minutes of the Audit and Risk Committee (the Committee) Meeting held on 13 September 2022, as presented in Appendix 1, and adopts the following recommendations of the Committee:
 - a. Resolves to receive the Road Risk Register with the understanding that it is a living document that will be updated on an as needs basis.
 - b. Notes that Officers will review the current system and provide options for future reporting.
 - c. Requests the Chief Executive Officer to present the next review of the Road Risk Register to the Audit and Risk Committee at its March 2023 Ordinary Meeting.
 - d. Receives the Shire of York Risk Register Dashboard Report as at 31 August 2022.
 - e. Notes the progress made to date regarding the actions contained in the Risk Register and that Officers will review the current system and provide options for future reporting.
 - f. Requests the Chief Executive Officer to present the next review of the Risk Register to the Audit and Risk Committee at its December 2022 Ordinary Meeting.
 - g. Notes that Expressions of Interest for an external representative to the Audit and Risk Committee are currently open with a closing date of Friday 30 September 2022.
 - h. Notes that all applications received for external membership will be presented to the Audit and Risk Committee's December 2022 Meeting for consideration."

In accordance with point 1f of Council's September 2022 resolution, the Register is presented to the Committee for consideration.

COMMENTS AND DETAILS

The RWG meets regularly to review and update the risk register and prioritise actions considering potential organisational opportunities and the adverse effects that could result. The RWG monitors these risks so that organisational objectives can be achieved considering the Shire's appetite for risk.

A comprehensive RWG review of actions and controls was undertaken on both 9 November and 28 November 2022 and the risk dashboard updated accordingly. The dashboard report details a total of ninety-one (91) actions that are still in progress or ongoing or are new actions to be completed. The updated Risk Dashboard is presented in Appendix 1.

Engagement

The Community Scorecard is commissioned for the 2022/23 financial year. The survey will commence in February 2023 for presentation to Council in April 2023.

External Theft and Fraud/Misconduct

LGIS recently conducted a member survey on IT systems and support and presented members with the results outlining any vulnerabilities. The Shire will be meeting with its IT Provider to review the results and determine future actions.

Misconduct

The Fraud and Corruption Framework has been developed and is presented to the Committee for review as a separate item to this Agenda.

Supplier-Contract Management

The new project/contractor management suite of documentation was rolled out to relevant staff in two (2) training sessions in November 2022. This addresses the lack of project/contractor management processes and documentation listed as a significant finding identified by the Office of

the Auditor General in the 2020/21 Audit. Further training sessions will be conducted in December and again in the new year as appropriate.

New actions

The RWG continues to monitor the environment for changes that could result in the need for new actions to mitigate risks to the Shire. New actions identified in this quarter include:

- To continue to embed safety practices and processes into project work.
- Following the receipt of the Draft Interim Management letter from the Office of the Auditor General, a review of procurement segregation and delegations will occur to see whether additional measures can be put in place to further reduce opportunities for misconduct.
- Review levels of service with current IT providers.
- Review departmental responsibilities around security and assigning tasks appropriately.
- Review events processes and procedures to ensure adequate consideration of terrorism events in the planning process.
- Undertake a business planning process to ascertain the best value mechanism for developing/recording asset information.
- Develop the Intranet for staff access to all forms, documents and information so that only the most current versions are accessed.
- Map customer expectations for works including the action request process and look for improvements.
- Develop a coordinated approach to disseminating information to new and existing residents regarding waste and other environmental initiatives.
- Recent conversations with the WA Country Health Service have indicated Pioneer Memorial Lodge may require unplanned upgrades to meet building compliance.
- Once investigations and design work is complete, the agreed action to rectify damage at Mackie Siding may require significant unbudgeted expenditure and result in the delay of other planned projects.

Ongoing/Superseded Actions

The action to "Incorporate review of grants register into quarterly FACR processes" has been superseded by the action "To consider grants management as part of the new Government Frameworks reporting package".

Going Forward

Measures to address the COVID-19 State of Emergency will be removed from the register at this time as the State of Emergency has been lifted.

Implementation of the Government Frameworks Enterprise Resource Planning platform to monitor and track actions including Strategic Priorities, Risk, Project, Audit, Policies and Human Resources should result in better oversight of all risk items.

OPTIONS

The Committee has the following options:

- **Option 1:** The Committee could recommend that Council requests the Chief Executive Officer to ensure all issues have been dealt with within a certain timeframe. However, Officers have focused on those issues that present the highest risk to the Shire for immediate action within current resources and will continue to work through the remaining issues on the same basis.
- **Option 2:** The Committee could recommend that Council accepts the Shire of York Risk Register Dashboard Report as at 28 November 2022.

Option 2 is the recommended option.

IMPLICATIONS TO CONSIDER

Consultative

LGIS

RWG

Office of the Auditor General

Strategic

Strategic Community Plan 2020-2030

Goal 5: Strong Leadership and Governance

To have effective and responsive leadership and governance, where a sense of collective purpose and shared direction combine to work together.

Policy Related

G19 Risk Assessment and Management

Financial

Financial implications of the proposed risk mitigation strategies are presented to Council as they emerge and inform the annual budget process.

Legal and Statutory

Regulation 17 of the Local Government (Audit) Regulations 1996 is applicable and states:

"17. CEO to review certain systems and procedures

- (1) The CEO is to review the appropriateness and effectiveness of a local government's systems and procedures in relation to
 - (a) risk management; and
 - (b) internal control; and
 - (c) legislative compliance.
- (2) The review may relate to any or all of the matters referred to in subregulation (1)(a), (b) and (c), but each of those matters is to be the subject of a review not less than once in every 3 financial years.
- (3) The CEO is to report to the audit committee the results of that review."

Risk Related

The development and regular update of an organisational Risk Register is a risk management tool.

Workforce

It is proposed that risk mitigation actions are undertaken within current resources. Where additional resources are required, this will be identified and submitted as part of the annual budget process.

VOTING REQUIREMENTS

Absolute Majority: No

RECOMMENDATION

That, with regard to the Risk Management Update as at 28 November 2022, the Audit and Risk Committee recommends that Council:

- 1. Receives the Shire of York Risk Register Dashboard Report as at 28 November 2022, as presented in Appendix 1.
- 2. Notes the progress made to date regarding the actions contained in the Risk Register and that Officers will review the current system and provide options for future reporting.
- 3. Requests the Chief Executive Officer to present the next review of the Risk Register to the Audit and Risk Committee at its March 2023 meeting.

Shire of York Risk Dashboard Report November 2022										
Asset Sustainability practices Failure or reduction in service of infrastructure assets, These include fleet, buildings, roads and playgrounds a procurement to disposal.			Business & Community disruption Failure to adequately prepare and respond to events and / or normal business activities. This could be a n carried out by an external party (e.g. sabotage / terror	atural disaster,		Failure to fulfil Compliance requirements (regulatory) Failure to correctly identify, interpret, assess, respond a result of an inadequate compliance framework. This ind legislative changes, in addition to the failure to maintain documentation.	and communic dudes, new or	proposed regulatory and		
Actions	Due Date	Responsibility	Actions	Due Date	Responsibility	Actions	Due Date	Responsibility		
Maintenance and repairs to be documented as part of AMP's to be redone			Staffing - Illness, Attraction & Retention	Ongoing	EMCCS	Review the Risk Register quarterly	Ongoing	EMCCS		
Develop asset replacement program for capital equipment and vehicles	Apr-23	EMIDS	IT Disaster Recovery Testing	Aug-22	EMCCS	Undertake training for staff that includes refresher training on policies and procedures including changes to the Local Government Act.	Ongoing	EMCCS		
Review Asset Management Plans and present to Council for noting	Jun-23	EMIDS				Bushfire Compliance - WHS Procedures	Sep-22	EMIDS		
Develop and implement asset management processes	Jun-23	EMIDS				Review and refresh Compliance Calendar and report to AARC	Jun-23	EMCCS		
Prepare Asset Disposal Policy for adoption by Council	Jun-23	FM/EMIDS				Increasing number of dog attacks and compliance issues. Ranger absence. Risk to Level of Service	Sep-22	EMIDS		
Prepare designs to repair Mackie Siding	pare designs to repair Mackie Siding Jun-23 EMIDS					DMIRS new requirements for asbestos reporting	Ongoing	EMIDS		
						Review building compliance for PML with WACHS	Jun-23	DSC		

_		Risk	Control			Risk	Control	_		Risk	Control				
Document Management processes		Moderate	Effective	Employment practices		Moderate	Adequate	Engagement practices		Low	Effective				
Failure to adequately capture, store, archive, retrieve, provide or dispose of documentation.				Failure to effectively manage and lead human resources (full-time, part-time, casuals, temporary and volunteers).				Failure to maintain effective working relationships with the Community (including local Media), Stakeholders, Key Private Sector Companies, Government Agencies and / or Elected Members. This includes activities where communication, feedback or consultation is required and where it is in the best interests to do so.							
Actions	Due Date	Respo	onsibility	Actions	Due Date	Respor	nsibility	Actions	Due Date	Respo	onsibility				
Prepare project brief for records digitisation and disposal for consideration in 2023/24 budget	Mar-23	A	GC	Ensure annual budget allocation to subscribe to WALGA HR assistance services	Ongoing	EMCCS		EMCCS		EMCCS		Implement the actions contained in the Disability Access & Inclusion Plan	Jun-22	EN	ICCS
Develop a culture of good record-keeping Ongoing		ELT		Implement annual training program for staff that includes refresher training on policies and procedures	Ongoing	EMCCS		Develop new Engagement Framework	Jun-23	EMCCS					
Develop succession planning strategies	Ongoing	EM	ICCS	Review Workforce Plan - informed gap analysis project	Dec-22	EM	ccs	Undertake Community Scorecard 2022/23	Jun-23	EN	ICCS				
iAuditor App being examined for storage and collection of WHS issues to promote ease of use and encourage compliance	Dec-23	EN	NIDS	Training needs identified as part of annual budget process	Ongoing	Executive &	Supervisors								
Additional applications for compliance, WHS etc will dilute the 'one source of truth' record keeping system	Ongoing	А	GC	Complete Employee Manual for inclusion in employee inductions	Ongoing	ESC	VHR								
				Include Employee Assistance Program in Employee Manual	Ongoing	EMCCS									

Shire of York

				Risk Dashboard November 2		t					
Environment management		Risk Moderate	Control Adequate	Errors, omissions & delays			Control Adequate	External theft & fraud (Including Cyber)	Risk Control High Inadequate		
Inadequate prevention, identification, enforcement and	l issues.	Errors, omissions or delays in operational activities as follow due process including incomplete, inadequate o customers or internal staff.				Loss of funds, assets, data or unauthorised access, (wh parties, through any means (including electronic).	hether attempt				
Actions	Due Date	Respo	onsibility	Actions	Due Date	Respo	nsibility	Actions	Due Date	Responsibility	
Conduct a recycling education program once new waste collection contract is signed	Jun-23	EHO		Implement a staff training program that includes refresher training on procurement	Ongoing	EMCCS		Document clear internal processes and systems to report any potential fraud, that include anonymous reporting (Fraud & Corruption)	Jun-23	EMCCS	
Develop a strategy to manage corrella control in the Shire of York	Ongoing	DSC	C/EHO	Review Procurement Policy and Procedures	Reinstated	F	м	Investigate cashless operations at CFC facility	Jun-23	EMIDS	
Develop and implement procedures for the use of hazardiour chemicals to include strategies for community consultation	Jun-23	EN	MDS	Works delayed by stock items	Ongoing	EM	IIDS	Review cybersecurity measures	Jun-23	EMCCS/FM	
Identification of new and review of current hockey stick locations for endangered flora on roadsides	Ongoing	EN	NIDS	Undertake business planning to develop an asset register/recording system	Mar-23	EM	IDS	Review procedures and provide refresher training on cash handling	Mar-22	FM	
Develop a coordinated approach to disseminating information to new and existing residents re: waste and other environmental initiatives	Ongoing	Ongoing		Develop the Intranet for use of staff to display current documents and information	Jun-23	AC	30	Update register of users, key/toggle holders including access to depot	Ongoing	IT/P OAO	
				Mapping the customer expectations for works including action request process and looking for improvements	Jun-23	EM	IIDS	Review departmental responsibilities around security and assigning tasks appropriately	Jun-23	ELT	
Management of Facilities / Venues / Events Failure to effectively manage the day to day operations		Risk Low nues and / or ev	Control Adequate rents.	IT or communication systems and infrastr Disruption, financial loss or damage to reputation from systems. Instability, degradation of performance, or other failure infrastructure causing the inability to continue business community. This may or may not result in IT Disaster	a failure of inf of IT or comm s activities and	unication syste provide service	em or es to the	Misconduct Intentional activities intended to circumvent the Code o which circumvent endorsed policies, procedures or del			
Actions	Due Date	Respo	onsibility	Actions Due Date Responsibility				Actions Due Date Responsibility			
Review of the Events procedures and processes to consider current risks such as terrorism	Jun-23		PC	Investigate and implement transition to new communications provider	Jun-19		Γ/P	Review Delegation Authority Register to ensure details of sub-delegations are accurate	Ongoing	AGC	
Booking forms to include details of Evacuation Plans for all facilities	Dec-23	EMIDS	ESO/AGC	Improve levels of servie at Shire outstations (Museum, Pool, Depot, YRCC)	Jun-23	דו	T/P	Develop a Fraud and Corruption Framework for review every 2 years	Ongoing	ELT	
Events Committee to undertake desktop review of event management procedures	Ongoing	E	EDO	Implement regular testing regime for effectiveness of IT Disaster Recovery Plan	Ongoing	דו	T/P	Develop and implement a periodic fraud awareness training program for all staff	Ongoing	EMCCS	
Develop procedures for facility bookings and feedback - events especially	Ongoing	AGC/EN	MIDS ESO	Hot water system leak in server room to be rectified	Ongoing	EM	IIDS	Undertake training for all staff on HR policies and procedures	Jun-19	EMCCS	
Review signage for all venues giving consideration to the Access and Inclusion Audit	Ongoing	DSC	C/PMO	Review levels of service with the external IT providers	Ongoing	EM	ccs	Develop and implement an annual staff training program that includes refresher training in HR policies and procedures	Jun-19	EMCCS	
YRCC sharing of information with teams re bookings	Sep-22	EM	ICCS					Review cash handling procedures for outstations	Dec-22	FM	
Investigate online booking system to be integrated into Shire website for community bookings	Jun-23	A	GC					Review stocktaking procedures for minor plant and equipment, portable and attractive items	Feb-23	FM	
								Need to confirm validity of driver licences with implicated employees Declarations of conflict of interest when staff attend	Annual	EMCCS	
								meetings with contractors where they could influence the work.	Ongoing	EMIDS	
								Review of purchasing segregation and delegations after receipt of OAG Management letter	Jun-23	ELT	

	Shire of Y Risk Dashboar November 3		
			Declarations of conflict of interest when sta meetings with contractors where they could the work



Shire of York Risk Dashboard Report November 2022

		Risk	Control			Risk	Control			Risk	Control
Project / Change management		Moderate	Adequate	Safety and Security practices		Moderate	Adequate	Supplier / Contract management			Adequate
Inadequate analysis, design, delivery and / or status re additional expenses, time delays or scope changes.	porting of chang			Non-compliance with the Work Health and Safety Act, It is also the inability to ensure the physical security re Other considerations are negligence or carelessness.		ulations and st	andards.			nts engaged for	
Actions	Due Date	Respo	onsibility	Actions	Due Date	Respor	nsibility	Actions	Due Date	Respo	nsibility
Develop and implement procedures around Grants Management	Jun-23	FM/	EMIDS	CCTV to be installed at all buildings	Jun-18	IT	/P	Seek explanations for non-compliance and provide information on PO before authorisation	Ongoing	E	LT
Incorporate review of grants register into quarterly FACR processes	Incomplete	FM	EMIDS	Update Evacuation Plans for the Depot to include new security gates and undertake emergency exercise	Dec-22	EM	IDS	Implement procedures for online contractor inductions	Dec-22	EM	liDS
Implement new contractor/project management procedures and forms and train all relevant staff. Include this in annual refresher training	Jun-23	E	MIDS	Access register to be developed and maintained for Depot	Sep-22	O/	10	Implement regular monitoring of contracts register	Ongoing	EM	liDS
Financial risk in completing projects in time to acquit against grants	Dec-23	E	MIDS	Adopt WSH Policy and Safety Manuals for staff	Jun-23	EM	ccs	Purchase orders need review to include terms and conditions to form a more comprehensive contract	Feb-22	F	M
				MSDS for Depot missing - sheets and registser to be updated	Oct-22	s	0				
				Undertake access and alarm upgrades at Administration, YRCC and Museum	Jun-23	EM	IDS				
				Undertake Emergency Evacuation testing at all facilities	Dec-22	EM	IDS				
				Front counter replacement to consider upgraded security measures	Jun-23	EM	IDS				
				Mechanism for flagging aggressive customers and properties	Jun-23	EL	.т				
				Bushfire volunteer safety inductions and training	Oct-22	EMIDS	S ESO				
				Update procedure to reflect LGIS requirements for fire ground attendance	Oct-22	EMIDS	S ESO				
				Clarification from LGIS on private vehicle attendance to a fire ground	Oct-22	EMIDS	S ESO				
				Continue to embed safety practices and processes into project work	Jun-23	EM	IDS				
				Undertake training in WSH policies	Ongoing	EM	IDS				

			Nov-22
Risk Context			
Failure or reduction in service of infrastructure assets, plant, equipm These include fleet, buildings, roads and playgrounds and all other a		le from procureme	nt to disposal.
Areas included in the scope are;			
Inadequate design (not fit for purpose)			
Ineffective usage (down time)			
Outputs not meeting expectations			
Inadequate maintenance activities.	20)		
Inadequate financial management and planning (capital renewal pl It does not include issues with the inappropriate use of the Plant, Eq		Refer Misconduct.	
Potential causes include;			
Skill level & behaviour of operators	Unavailability of parts		
Lack of trained staff			(maintenance / inspectio
Outdated equipment	Unexpected breakdown	ns	
Outdated Asset Management Plans			
Outdated Asset Management Framework Absence of Key Asset Documents (Plans etc.)			
Outdated Service Level Agreements			
Insufficient budget to maintain or replace assets	Portable attractive item	s inventory update	s not completed
Key Controls	Туре	Date	Rating
Procurement Process	Preventative	Nov-22	Inadequate
Disposal /Acquisition Process (Financial)	Preventative	Nov-22	Inadequate
Roads Routine Maintenance Program	Preventative	Nov-22	Inadequate
Plant Routine Maintenance Program	Preventative	Nov-22	Adequate
Buildings Routine Maintenance Program	Preventative	Nov-22	Inadequate
Asset Management Data Collection (RAMS and Finance)	Preventative	Nov-22	Inadequate
Asset replacement program (broad range of asset classes)	Preventative	Nov-22	Inadequate
Statutory requirements (licencing, etc) in place	Preventative	Nov-22	Inadequate
All maintenance and repairs are documented	Preventative	Nov-22	Inadequate
Reactive maintenance	Recovery	Nov-22	Inadequate
Insurance	Recovery	Nov-22	Effective
Equipment hire available if needed	Recovery	Nov-22	Effective
Training provided and qualifications updated.	Preventative	Nov-22	Adequate
	Overal	l Control Ratings	: Inadequate
Actions		Due Date	Responsibility
Training needs submitted to 2019/20 Budget process		Mar-19	EMIDS
Develop annual training program for staff that includes refresher tra	ining in procurement	Jun-19	EMCGS
	cil	Jun-19	ETO
Review Asset Management Plans and submit for adoption by Coun-		Dec-19	IT/P
· · · · ·		Dec-19	DSC/TSO/PMO
Develop and implement procedure for submitting insurance claims			EMIDS
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS	redone	Oct-23	EN10-0
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be		Oct-23 Apr-23	EMIDS
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be in Develop asset replacement program for capital equipment and vehing Develop and implement asset management processes			
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be in Develop asset replacement program for capital equipment and vehing Develop and implement asset management processes		Apr-23	EMIDS EMIDS EMIDS
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be r Develop asset replacement program for capital equipment and vehi Develop and implement asset management processes Formalise Asset Disposal Process		Apr-23 Jun-23	EMIDS
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be r Develop asset replacement program for capital equipment and vehi Develop and implement asset management processes Formalise Asset Disposal Process Develop and implement Insurance Claims Checklist		Apr-23 Jun-23 Complete	EMIDS EMIDS EMIDS
Review Asset Management Plans and submit for adoption by Count Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be r Develop asset replacement program for capital equipment and vehi Develop and implement asset management processes Formalise Asset Disposal Process Develop and implement Insurance Claims Checklist Open Space Asset Management Plan to be prepared. Review Asset Management Plans and present to Council for noting	icles	Apr-23 Jun-23 Complete Complete	EMIDS EMIDS EMIDS IT#P
Develop and implement procedure for submitting insurance claims Undertake building risk assessments in consultation with LGIS Maintenance and repairs to be documented as part of AMP's to be in Develop asset replacement program for capital equipment and vehin Develop and implement asset management processes Formalise Asset Disposal Process Develop and implement Insurance Claims Checklist Open-Space Asset Management Plan to be prepared-	icles	Apr-23 Jun-23 Complete Complete	EMIDS EMIDS EMIDS IT/P EMIDS

	Control Assurance				
Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments
Yes	Yes	Yes	Yes	Yes	Procurement review underway
Partial	Partial	Partial	Yes	Yes	Finance has a disposal process in place - asset register. Policy needed. EEDO to pass info on to EMIDS/Finance
Yes	Partial	Partial	Yes	Yes	
Yes	Partial	Yes	Yes	Yes	Plant replacement program being developed
Partial	Partial	Yes	Yes	Yes	No routine maintenance program however when rental inspections are carried out, a list of maintenance jobs is created. Plan needed. Building asset management
Partial	Yes	Yes	Partial	Yes	Training needs to be updated.
Partial	Partial	Partial	Yes	Yes	Asset management processes incomplete
Yes	Yes	Yes	Yes	Yes	
Yes	Partial	Partial	Yes	Yes	Documented through finance processes / action requests. Need to be registered.
Yes	Yes	Yes	Yes	Yes	As soon as maintenance issue is reported a P/O is completed.
Partial	Yes	Yes	Partial	Yes	Claims not always submitted to Payroll Officer
Yes	Yes	Yes	Yes	Yes	
Yes	Partial	Yes	Partial	Partial	Training identified as part of annual budget process. Need training regarding procurement an portable items, Maintenance and repairs.
	Documented Yes Partial Yes Partial Partial Partial Partial Yes Yes Yes Partial Yes	DocumentedCompletenessYesYesYesYesPartialPartialYesPartialYesPartialPartialYesPartialYesPartialYes	DocumentedCompletenessAccuracyYesYesYesYesYesYesPartialPartialPartialYesPartialPartialYesPartialYesPartialPartialYesPartialPartialYesPartialYesYesPartialYesYesPartialYesYesPartialPartialPartialYesYesYesYesYesYesYesYesYesPartialYesYesYesYesYesYesYesYesYesYesYes	DocumentedCompletenessAccuracyTimelinessYesYesYesYesYesYesYesYesPartialPartialPartialYesYesPartialPartialYesYesPartialYesYesYesPartialYesYesPartialPartialYesYesPartialPartialYesYesPartialYesYesYesPartialPartialPartialYesPartialPartialPartialYes	DocumentedCompletenessAccuracyTimelinessFraudYesYesYesYesYesYesPartialPartialPartialYesYesYesPartialPartialPartialYesYesYesYesPartialPartialYesYesYesYesPartialYesYesYesYesPartialPartialYesYesYesYesPartialPartialYesYesYesYesPartialYesYesYesYesYesPartialPartialPartialPartialYes

Status of Actions	Comments
Complete	
Complete	
Complete	Submitted to June OCM.
Complete	Circulated by Matthew
Complete	Now that asset management plans have been adopted.
Not Started	Will commence once AMPs received
Not Started	Not yet commenced, to be undertaken by new Graduate Engineer - Asset Management as part of their training
Not Started	Formal processes not yet commenced
Complete	
Complete	
In progress	Presented to ELT 19 August 2022
In progress	Transport Asset Management Plan in progress, Open Space Asset Management Plan complete. Buildings Asset Management Plan to be sent to market, delayed due to staff unavailability.
Not Started	Draft to be presented to AARC 22/23
In progress	Once investigations and design work is complete the agreed action to rectify damage at Mackie Siding may require significant unbudgeted expenditure and result in the delay of other planned projects.

Consequence Category	Risk Ratings	Rating
	Consequence:	Minor (2)
Financial / Reputational	Likelihood:	Possible (3)
	Overall Risk Ratings:	Moderate

Risk Context			
Failure to adequately prepare and respond to events that cause di	eruption to the local com	munity and / or norma	I hueinnee activitie
This could be a natural disaster, weather event, or an act carried of			
This includes:			
Lack of (or inadequate) emergency response / business continuity	/ plans.		
Lack of training for specific individuals or availability of appropriate			
Failure in command and control functions as a result of incorrect i		imely awareness of inc	ident.
Inadequacies in environmental awareness and monitoring of fuel			
This does not include disruptions due to IT Systems or infrastructu	re related failures - refe	r "Failure of IT & comn	nunication systems an
infrastructure".			
Potential causes include;			
Cyclone, storm, fire, earthquake, flooding	Extended utility outage	e (electricity, communi	cations etc.)
Terrorism / sabotage / criminal behaviour	Economic Factors		
Epidemic / Pandemic	Loss of key staff		
Loss of suppliers	Loss of key infrastruct	ure	
Key Controls	Type	Date	Rating
Functional Local Emergency Management Arrangements (LEMA)	Preventative	Nov-22	Effective
Bushfire Risk Management Program	Preventative	Nov-22	Effective
Volunteer management & training (Volunteer inductions TBC)	Preventative	Nov-22	Adequate
Community recovery preparation	Preventative	Nov-22	Inadequate
Community fire prevention education	Preventative	Nov-22	Effective
Business Continuity Framework (Policy, Procedures & Plans)	Preventative	Nov-22	Effective
Internal Emergency Management Plan (Emergency Management Procedures and Evacuation Plans)	Preventative	Nov-22	Inadequate
Generator	Recovery	Nov-22	Inadequate
I.T. Disaster Recovery Plan	Recovery	Nov-22	Effective
	1000100		
	Overal	I Control Ratings:	Adequate
		1	
Actions		Due Date	Responsibility
Undertake an emergency evacuation drill Develop and document a Business Continuity Framework		Complete	TSO EMCCS
Finalise and implement IT Security Plan		Complete	IT/P
Engage a BRMPC 4 days per fortnight to develop a BRMP		Complete	BRMPC
Distribute and seek feedback from staff regarding Business		Gomplete	DIVINEG
Continuity Framework		Jun-19	1T/P
Manual Constants		1 1	
Assign funding in the budget to purchase a generator		Superseded	EMIDS
		+ +	
		Complete	1T/P
Framework procedures for effectiveness			
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation		Complete Dec-20	EMCCS
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation with LGIS		Dec-20	EMCCS
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation with LGIS Investigate the installation of infrastructure to facilitate hire of a-			
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation- with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency		Dec-20	EMCCS
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS and Server		Dec-20 Superseded	EMCCS DSC
Schedule testing of IT-Security-Plan and Business Continuity- Framework-procedures for effectiveness Develop organisational Business Continuity-Plan in consultation- with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS and Server Review IT-Disaster-Recovery-Plan- Covid Work-Plan		Dec-20 Superseded Complete	EMCCS DSC IT/P
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation- with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS and Server Review IT Disaster Recovery Plan-		Dec-20 Superseded Complete Complete	EMCCS DSC IT/P IT/P
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation- with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS and Server Review IT Disaster Recovery Plan- Covid Work Plan		Dec-20 Superseded Complete Complete	EMCCS DSC IT/P IT/P
Framework-procedures for effectiveness Develop organisational Business Continuity Plan in consultation- with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS and Server Review IT Disaster Recovery Plan-		Dec-20 Superseded Complete Complete Ongoing	EMCCS DSC ITAP ITAP EMCCS
Framework procedures for effectiveness Develop organisational Business Continuity Plan in consultation with LGIS Investigate the installation of infrastructure to facilitate hire of a- generator in the event of an emergency Arrange replacement of UPS-and-Server Review IT Disaster Recovery Plan- Covid Work Plan		Dec-20 Superseded Complete Complete Ongoing	EMCCS DSC ITAP ITAP EMCCS

			Contro	Assurance		
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	
CESM	Yes	Yes	Yes	Yes	Yes	1
CESM	Yes	Yes	Yes	Yes	Yes	
EMIDS	Yes	Yes	Yes	Yes	Yes	
EMIDS	Yes	Yes	Yes	Yes	Yes	
EMIDS	Yes	Yes	Yes	Yes	Yes	
IT/P	Yes	Partial	Yes	Yes	Yes	As pa
DSC	Partial	Partial	Partial	Partial	Yes	Train to be
EMIDS	No	No	No	No	Yes	The S Emer
IT/P	Yes	Yes	Yes	Yes	Yes	
						-

Comments
Action plan developed and being implemented.
As part of IT Security Plan
Security Plan developed. New IT Service Provider engaged.
BRMPC engaged. Plan developed and submitted to Council. Wo
No-comments received-commence testing phase
Due to changeover in EMIDS.
Process to be managed by IT Provider
Completed Dec 2021 presented to AARC March 2 2021 and OCN
Review to fit into org-BCP
Server and UPS at end of life - to be replaced prior to implementa Records-
COVID BCP prepared and adopted - wider BCP completed, Revie
Adjusts in accordance with State Government Mandates
Recruitment and marketing processes under review to provide att developed to support key staff. Flexible Working Policy to be developed place to demonstrate to potential employees the value of working included in recruitment advertisements. Advertising of internal sec opportunities.
Latest test conducted 26 August 22. Altus products cannot be tes Scheduling further testing in live environment. Action reset to 202 contacted re: testing for live sessions.

Consequence Category	Risk Ratings	Rating	
	Consequence:	Moderate (3)	
Service Interruption / Reputation	Likelihood:	Likely (4)	
	Overall Risk Ratings:	High	

Comments
part of IT Security Plan, Needs work
ning to be undertaken. Equipment now. Changes
ning to be undertaken, Equipment how. Changes e reviewed.
Shire does not own a generator for Town Hall - argency services
rks in progress.
March-23

March-23
ion of Altus Payroll, Procurement and
w still required.
action. Housing Strategy to be
loped to capture offerings already in
at the Shire. Wellness initiatives being
ondment and higher duties
ed in the sandpit environment.
for yearly action. Focus Networks

Failure to fulfil Compliance requirements (statutory, Nov-22 regulatory)

Risk Context

Failure to correctly identify, interpret, assess, respond and communicate laws and regulations as a result of an inadequate compliance framework. This includes, new or proposed regulatory and legislative changes, in addition to the failure to maintain updated internal & public domain legal documentation.

It includes (amongst others) the Local Government Act, Planning & Development Act, Health Act, Building Act, Dog Act, Cat Act, Freedom of Information Act and all other legislative based obligations for Local Government.

It does not include Occupational Safety & Health Act (refer "Inadequate safety and security practices") or any Employment Practices based legislation (refer "Ineffective Employment practices).

Potential causes include:	
Lack of training, awareness and knowledge	Lack of Legal Expertise
Istaff / Councillor Turnovor/Vacancies and General Recoursing	No Compliance Officer or person responsible for Compliance oversight and enforcement
Inadequate record keeping/ failure of corporate electronic systems	Breakdowns in the tender or procurement process
Ineffective policies & processes	Ineffective monitoring of changes to legislation

Key Controls	Туре	Date	Rating
Compliance framework / calendar	Preventative	Nov-22	Inadequate
'Advice' monitoring (subscriptions & memberships)	Preventative	Nov-22	Effective
Annual Compliance Return	Detective	Nov-22	Effective
Standardised forms & check sheets (Compliance)	Preventative	Nov-22	Adequate
State Administrative Tribunal / Ombudsman	Recovery	Nov-22	Adequate
Record-keeping	Preventative	Nov-22	Inadequate
FMR and Audit Reg 17 Reviews undertaken by independent auditor	Detective	Nov-22	Effective
Risk and WHS Working Group	Detective	Nov-22	Adequate

	Control Assurance					
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	
EMCCS	Yes	Partial	Yes	Yes	Yes	Presented to A
CEO	Yes	Yes	Yes	Yes	Yes	Annual budget
EMCCS	Yes	Yes	Yes	Yes	Yes	Completed on
AGC	Yes	Partial	Yes	Partial	Yes	On-going proce
CEO	Yes	Partial	Yes	Partial	Yes	Legislated. Inf
AGC	Yes	Yes	Yes	Partial	Yes	State Records
EMCCS	Partial	Yes	Yes	Yes	Yes	A budget alloca
EMCCS	Yes	Yes	Yes	Partial	Yes	Group establis working group

Overal	l Control Ratings:	Adequate
Actions	Due Date	Responsibility
Develop a Compliance Policy	Complete	EMCCS
Develop an Internal Control Policy	Complete	EMCCS
Amend Code of Conduct to require alleged breaches to be reported to the CEO.	Complete	EMGCS
Establish and maintain a risk register	Ongoing	EMCCS
Complete Compliance Calendar	Complete	EMCCS
Address risks outlined in Financial Management Review	Complete	EM
Develop a process for internal audit.	Jun-19	EMCCS
Include documentation of procedures as a KPI for all staff	Complete	Executive & Supervisors
Review the Risk Register quarterly	Ongoing	EMCCS
Undertake training for staff that includes refresher training on policies and procedures including changes to the Local Government Act.	Ongoing	EMCCS
Establish an OSH Working Group-separate to Risk-Working-Group-	Complete	EMIDS
Undertake training for elected OSH Representatives.	Complete	EMIDS
Review and refresh Compliance Calendar and report to AARC	Jun-23	EMCCS
Review-structure of AARC in line with new LG-Act-	Complete	FM
Increasing number of dog attacks and compliance issues. Ranger absence. Risk to Level of Service	Jan-23	DSC
Bushfire Compliance - WHS Procedures	Ongoing	EMIDS
DMIRS new requirements for asbestos reporting	Ongoing	EMIDS
Review building compliance for PML with WACHS	Jun-23	DSC

Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments	
EMCCS	Yes	Partial	Yes	Yes	Yes	Presented to Audit Ctee 050319	
CEO	Yes	Yes	Yes	Yes	Yes	Annual budget allocation for memberships	
EMCCS	Yes	Yes	Yes	Yes	Yes	Completed on time and with accuracy	
AGC	Yes	Partial	Yes	Partial	Yes	On-going process of development	
CEO	Yes	Partial	Yes	Partial	Yes	Legislated. Informal process.	
AGC	Yes	Yes	Yes	Partial	Yes	State Records Act 2000	
EMCCS	Partial	Yes	Yes	Yes	Yes	A budget allocations submitted to budget process.	
EMCCS	Yes	Yes	Yes	Partial	Yes	Group established and meets bi-monthly. OSH working group to be established.	
Status of A	stions				Comments		
	ctions	Deline de de d	0		comments		
Complete		Policy adopted	,				
Complete		Policy adopted			0.1.0.000	Westing Concern	
Complete				i presented to the			
On-going		incorporated in	register and co	ntrols developed	Risk Placed	om staff. Risks identified in Reg17 Review on EMG weekly agenda.	
Complete						d to new Attain platform	
Complete	mplete All issues addressed. On-going process of documentation of procedures.					procedures.	
To be actioned In 2018/19							
Complete Included in Performance Review Process undertaken in May.							
On-going June and Decembe						ee	
On-going		ELT met in Aug	ust to prepare t	raining program	for 22/23		
Complete		Complete					
To be actioned		Training program	ns are irregular	- to be arranged	l asap.		
Ongoing		Government Fra	ameworks softw	and implemented for compliance forms such as annual declarations. software package will be the register for all compliance items. The consultar ting this software with the project team.			
To be actioned	New LG Act not elections 2021	yet in place. A	udit and Risk Co	mmittee interir	n structure to commence following October		
Current			The procurement of a contract ranger service attracted no submissions. Recruitment process under for a split ranger role.				
Ongoing		Compliance with WHS Act for volunteers. Stage one training and recording completed by end Septer 2022. Further training to be conducted in future years according to schedule.				<u> </u>	
To be actioned	e actioned Develop an awareness of new recording and reporting requirements for both staff and contract management).				ments for both staff and contractors (waste		
New							

Consequence Category	Risk Ratings	Rating
Reputation, Compliance	Consequence:	Moderate (3)
	Likelihood:	Unlikely (2)
	Overall Risk Ratings:	Moderate

Document Management processes	Nov-22
Risk Context	
Failure to adequately capture, store, archive, retrieve, provide or dispose of documentation.	
This includes: -Contact lists.	
-Ornact lists. -Procedural documents, personnel files, complaints.	
-Applications, proposals or documents.	
-Contracts.	
-Forms or requests.	

Potential causes include;

Incompatible systems	Outdated record keeping practices
Inadequate access and / or security levels	Lack of system/application knowledge
Inadequate Storage facilities (including climate control)	High workloads and time pressures
High Staff turnover	Standard Operating Policies not followed

Key Controls	Туре	Date	Rating
Document receipt process (scanned, registered & dated)	Preventative	Nov-22	Effective
Documentation archival process	Preventative	Nov-22	Adequate
Records Management Policy / Processes / Manual	Preventative	Nov-22	Effective
Records Management Policy / Processes / Manual	Preventative	Nov-22	Effective
Document disaster recovery plan	Recovery	Nov-22	Adequate
Electronic records back up	Recovery	Nov-22	Effective
Induction Process includes records management training	Preventative	Nov-22	Effective
Policy review processes	Preventative	Nov-22	Inadequate
Exit process	Preventative	Nov-22	Inadequate

	Control Assurance					
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments
RO	Yes	Yes	Yes	Yes	Yes	Clear process implemented
AGC	Yes	Yes	Partial	Yes	Yes	Part of record keeping plan
AGC	Yes	Yes	Partial	Yes	Yes	Have commenced working on procedures
RO	Yes	Yes	Partial	Yes	Yes	Strategic Records management plan being developed
IT/P / RO	Yes	Yes	Yes	Yes	Yes	
IT/P	Yes	Yes	Yes	Yes	Yes	
RO	Yes	Yes	Yes	Yes	Yes	
IT/RO						

	Effective		
Actions	Due Date	Responsibility	
More training for staff on records eg: entering & recording	Superseded	AGC	
Develop annual training program for staff that includes refresher trai	ning on records	Jun-19	EMCCS
Undertake training for records management		Complete	AGC
Develop Records Management Strategic Plan		Complete	AGC
Address the need for more procedures to ensure staff accountability	L.	Complete	AGC
Develop a culture of good record-keeping		Ongoing	ELT
Develop succession planning strategies		Ongoing	EMCCS
Review Social Media Strategy		Complete	AGC
Investigate software options for records digitisation and disposal-		Complete	AGC
Update the Records Keeping / Management Plan		Complete	AGC
Prepare project brief for records digitisation and disposal for conside budget	eration in 23/24	Mar-23	AGC
Auditor App being examined for storage and collection of WHS issu of use and encourage compliance	Dec-23	EMIDS	
Additional applications for compliance, WHS etc will dilute the 'one s keeping system	Ongoing	AGC	
Consequence Category	Risk F	Ratings	Rating
		Consequence:	Minor (2)
Compliance / Reputation		Likelihood:	Possible (3)
Compliance / Reputation			

Overall Risk Ratings:

Moderate

Status of Actions	Comments
On-going	Records training undertaken for general staff. Administrator training undertaken using SynergySoft. New employees are now inducted in records training eg: entering & recording.
Complete	
Ongoing	Included as part of annual training refreshers. FOI & Records Info Session conducted December 2019.
Complete	Completed February 2020
Complete	Records procedures documented and reviewed regularly. OS records reports distributed monthly to EMG and staff.
In progress	Included in all inductions. Annual return requirement to acknowledge compliance. Annual refresher training. Additional staffing identified for records to assist other departments.
Ongoing	Workforce Management Plan
Completed	Record keeping software to be purchased in 22/23 that captures social media records
Completed	Further investigation may be required based on ELT priorities and budget constraints
Complete	Aiming for December OCM
To be actioned	Delayed due to key staff long service leave
In progress	Investigating how this can be linked with the records system
Ongoing	Regular reminders through training. Check compatibility with new software and engage records team as a stakeholder in decision making

Employment practices	Nov-22
Risk Context	
Failure to effectively manage and lead human resources (ful	I-time, part-time, casuals, temporary and volunteers).
 This includes: Not having appropriately qualified or experienced people in Insufficient staff numbers to achieve objectives. Breaching employee regulations. Discrimination, harassment & bullying in the workplace. Poor employee wellbeing (causing stress). Key person dependencies without effective succession pla Industrial activity. 	
Potential causes include;	
Leadership failures	Ineffective performance management programs or procedures
Key / single-person dependencies	Limited staff availability - labour market conditions
Poor internal communications / relationships	Inadequate induction practices
Ineffective Human Resources policies, procedures and prac	tices Inconsistent application of policies

app

Key Controls	Туре	Date	Rating	
Induction process (including Code of Conduct Component)	Preventative	Nov-22	Adequate	
Staff training and education program	Preventative	Nov-22	Inadequate	
Performance Management (appraisals / reviews)	Preventative	Nov-22	Effective	
Staff Exit process	Preventative	Nov-22	Inadequate	
Workforce Planning	Preventative	Nov-22	Adequate	
Employee Assistance Program & HR support	Recovery	Nov-22	Effective	
Robust Recruitment Processes	Preventative	Nov-22	Effective	
Advice and Support Available for General HR Matters	Preventative / Recovery	Nov-22	Adequate	

Overall Control Dations

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	Control Assurance						
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud		
EMCCS	Yes	Yes	Yes	Yes	Yes		
EMCCS	Yes	Partial	Yes	Yes	Yes		
EMCCS	Yes	Yes	Yes	Yes	Yes		
EMCCS	Partial	Partial	Partial	No	No		
EMCCS	Yes	Yes	Yes	Yes	Yes		
EMCCS	Yes	Yes	Yes	Yes	Yes		
EMCCS	Yes	Yes	Yes	Yes	Yes		
EMCCS	Yes	Yes	Yes	Yes	Yes	Communie	

Overa		ontrol Ratings:	Adequate	
Actions	Du	e Date	Responsibility	
Complete Employee Manual for inclusion in employee inductions		Ongoing	ESO/HR	
Include Employee Assistance Program process in Employee Mar	iual.	Ongoing	EMCCS	
Training needs identified as part of annual budget process		Ongoing	Executive & Supervisors	
Develop and implement staff exit procedure		Dec-17	ESOCCS	
Review Performance Management Process		Ongoing	EMCCS	
Ensure annual budget allocation to subscribe to WALGA HR assi	stance services	Ongoing	EMCCS	
nplement annual training program for staff that includes refresher training on policies nd procedures		Ongoing	EMCCS	
Update Uniform Policy with consideration to OSH		Complete	EMG	
Review Workforce Plan - informed gap analysis project		Dec-23	EMCCS	
Develop Heat Management Policy for staff consultation		Complete	EMIDS/OSH	
Develop and implement improvements for internal communication	1 -	Complete	EMG	
Implement-OSH-Management-Plans		Complete	EMIDS/OSH	
Induction process-updated		Gomplete	ES0/HR	
Update Employee Code of Conduct		Complete	EMCCS	
Consequence Category	Risk Ratings	:	Rating	
		Consequence:	Moderate (3)	
Compliance, Health, Reputational, Financial		Likelihood:	Possible (3)	
	Overall	Moderate		

Status of Actions	Comments
Under Review	Induction checklist developed. Employee Manual complete. A review of this manual is a KPI of the ESO/HR
In Progress	LGIS utilised for this service. Process not documented. To be included in new Employee Pack.
Ongoing	As part of annual budget process, RO's requested to identify training needs within each business area for inclusion in budget. Not all RO's responded in the first year. Performance appraisal process also includes discussion regarding training needs.
Complete	Checklist created for outgoing staff.
Complete	Procedure in place and implemented. RO's provided with training. A new process to be considered with Integrated Planning and Reporting tool.
Ongoing	2022/23 Budget includes allocation for subscription. WALGA HR services used extensively
Ongoing	Draft training program developed for 22/23. This will include HR practice and should include a review of procedures and policies.
Complete	Policy updated to address safety matters in consultation with OSH Working Group
In Progress	Workforce Plan last adopted April 2017 - Gap analysis has informed organisational realignment which is year one of new workforce plan. A Draft Equal Employment Opportunity Policy and Management Plan has been completed and will be presented to Council in September 22. Review of the Workforce Plan has been set as a KPI for the A/EMCCS. No work conducted during EMCCS absence. Target date of December reset to March 2023
Complete	
Complete	
Complete	
Complete	All new induction requirements are included in Induction forms and processes
Complete	

Comments
cation and training

Engagement practices			Nov-22		
Risk Context					
Failure to maintain effective working relationships with the Commu Companies, Government Agencies and / or Elected Members. Th is required and where it is in the best interests to do so.					
For example; Following up on any access & inclusion issues Infrastructure Projects -Local planning initiatives -Strategic planning initiatives This does not include instances whereby Community expectations Community Events, Library Services and / or Bus/Transport service		tandard service prov	risions such as		
Potential causes include;					
Relationship breakdowns with community groups	Short lead times lack of planning				
Leadership inattention to current issues	Miscommunication / poor communication				
Inadequate documentation or procedures	Inadequate Regional or	District Committee a	attendance.		
Lack of clarity around roles and responsibilities					
Budget / funding issues	Inadequate involvemen	t with, or support of o	community groups		
Key Controls	Туре	Date	Rating		
Community engagement framework (committees, forums & workshops)	Preventative	Jun-23	Effective		
Social media management	Preventative	Nov-22	Effective		
Support local Volunteer groups	Preventative	Nov-22	Inadequate		
Community communications (public notices / local papers / website / message boards	Preventative	Nov-22	Effective		
Complaints management process	Recovery	Nov-22	Effective		
Community involvement in decision making	Preventative	Nov-22	Effective		
Well developed job descriptions and clear communication around roles	Preventative	Jun-23	Adequate		
0105					

	Control Assurance							
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments		
CEO	Yes	Yes	Yes	Yes	Yes	Framework and policy adopted by Council.		
CEO	Yes	Yes	Yes	Yes	Yes			
CEDO	Yes	Partial	Yes	Partial	Yes	No policy position other than the Community Grants Funding. Lot of work conducted around		
CEO	Yes	Yes	Yes	Yes	Yes			
AGC	Yes	Yes	Yes	Yes	Yes	Policy adopted by Council and also included in Customer Service Charter. Training for staff		
EMG	Yes	Yes	Yes	Yes	Yes	FB promotion / Community matters		
ELT								
AGC	Yes	Yes	Yes	Yes	Yes	FB Promotion		

Actions	Due Date R		Responsibility	
Develop and implement procedures to establish and maintain a FI	3-раде	Complete	CEO	
Ensure timelines allow for appropriate communication of informati	on, deadlines etc.	Complete	All staff	
More training on the complaints policy and procedures		Superseded	All-staff	
Work with Wheatbelt Volunteer hub to increase service provision to support volunteer- groups		Complete	EMCCS+CEDO	
Develop an annual training program for staff that includes refresh Gustomer-Service Charter and Complaints Procedures.	er-training-on-the-	Jun-19	EMCCS+CEDO	
Develop Statement of Business Ethics		Jun-19	EMCCS	
Provide progress report on actions to date for 2020/21 budget		Complete	PO	
Undertake Residents' Satisfaction Survey		Complete	EMG	
Implement the actions contained in the Disability Access and Inclu	ision Plan	Jun-22	All staff	
Develop new Engagement Framework		Jun-23	EMCCS	
Undertake Community Scorecard 2022/23		Jun-23	EMCCS	
Consequence Category	Risk Ra	atings	Rating	
Reputation		Consequence:	Minor (2)	
		Likelihood:	Unlikely (2)	
	Overall Risk Ratings:		Low	

Status of Actions	Comments
Complete	Market Creations engaged to manage FB and Instagram accounts. Allocation in 2018/19 budget.
Complete	Media deadlines distributed. Email reminders. Community Consultation and Engagement Plans de
To be actioned	Complaints register maintained. Complaints Policy reviewed and adopted October 2016.
Complete	Proposal submitted to 2018/19 Budget process for a hub of WVN to be set up in York. Not conside Officer will assist clubs.
Complete	Incorporated into training with Marg Hemsley in March 2019
Complete	Developed as part of the Procurement Review and uploaded to website
In progress	Customer Service Area - all purchases completed
In progress	Original project timing incorrect - Survey conducted in June 21 with final report to Council in
In progress	Actions continuing. Front counter and CBD Accessibility Upgrades scheduled for 22/23
In progress	Engagement underway and new engagement processes being trialled such as Have Your Say Day
In progress	RFQ Commenced for provision of services for a two year period. Contractor appointed and question 2022. Survey release date February 2023

Key Controls	Туре	Date	Rating		Control C
ngagement framework (committees, forums &	Preventative	Jun-23	Effective		CEO
management	Preventative	Nov-22	Effective		CEO
Volunteer groups	Preventative	Nov-22	Inadequate		CED
ommunications (public notices / local papers / sage boards	Preventative	Nov-22	Effective		CEC
anagement process	Recovery	Nov-22	Effective		AGC
volvement in decision making	Preventative	Nov-22	Effective		EMG
ed job descriptions and clear communication around	Preventative	Jun-23	Adequate		ELT
rvice Charter	Preventative	Nov-22	Effective	[AGC
	Effective				

developed for significant projects.

idered a priority at this stage. YRCC Project

ionnaire scheduled for review Nov/Dec

Environment management			Nov-22
Risk Context			
Inadequate prevention, identification, enforcement and managem	ent of environmental issu	Jes.	
The scope includes; Lack of adequate planning and management of erosion issues. Failure to identify and effectively manage contaminated sites (include Waste facilities (landfill / transfer stations). Weed & mosquito / Vector control. Ineffective management of water sources (reclaimed, potable) Illegal dumping. Illegal clearing / land use.	cluding groundwater usaç	ge).	
Potential causes include;			
Inadequate management of landfill sites	Inadequate reporting / c	wersight frameworks	5
Lack of understanding / knowledge	Community apathy		
Inadequate local laws / planning schemes	Differing land tenure (la	nd occupancy or ow	nership conditions)
Lack of understanding of cultural requirements for landowners			
Prolific extractive industry (sand, limestone, etc.)	Competing land use (gr	owing population vs	conservation)
Key Controls	Туре	Date	Rating
Environment management program	Preventative	Nov-22	Adequate
Community education & engagement e.g. schools / new home- owner packs	Preventative	Nov-22	Inadequate
Support volunteer environment management groups	Preventative	Nov-22	Adequate
Environmental monitoring, testing and inspection programs	Preventative	Nov-22	Effective
Encourage recycling efforts (glass, oil, batteries, etc.)	Recovery	Nov-22	Adequate
Clearing permits for road works obtained	Preventative	Nov-22	Adequate
Mosquito management program RAP Working to inform education of landowners	Preventative	Nov-22	Adequate
	Preventative	Nov-22	Inadequate

Control Assurance						
Control Owner Control Documented Completeness Accuracy Timeliness Fraud Comments						Comments
EHO	No	Yes	Yes	Partial		Informal but not documented.
EHO	No	No	No	No		Social media promotion/Community matters/New home owner packs available but not well know. Have a pack for home builders. Coordinated approach needed.
EMIDS	No	Partial	Partial	Partial	Yes	May be a lack of awareness due to lack of education
EHO	Yes	Yes	Yes	Yes	Yes	
TSO	Yes	Yes	Yes	Yes	Yes	Controlled by Waste Transfer Station management. All households are encouraged to use their recycling bin. Mobile Muster for drop offs also at Shire office. As part of Waste management contract??? Garage sale trail.
DAO	No	Partial	Yes	Yes	Yes	Have attended Environmental Planning Tool training through WALGA. Have yet to complete a desktop assessment.
EHO	No	Yes	No	No	Yes	Mosquito spraying undertaken as required
						Not a holistic approach
O Rates & Debtors	Yes	Yes	Yes	Yes	Yes	

	Adequate	
Actions	Due Date	Responsibility
Develop and document-process for road clearing permits	Complete	DAO
Currently looking into a mosquito program & purchasing a foggier.	Superseded	EHQ
Undertake mosquito fogging on an as needs basis. Looking into purchasing fogger-	Complete	EHO
Conduct a recycling education program once new waste collection contract is signed.	Jun-23	EHO
Develop a strategy to manage corella control in the Shire of York.	Ongoing	DSC/EHO
Develop and implement procedures for the use of hazardous chemicals to include strategies for community consultation	Jun-23	EMIDS
Undertake recruitment process for Containers for Change site	Complete	EMIDS
Implement regular street sweeping program to address bird droppings in CBD	Complete	EHO/EMIDS
Engage contractor to undertake pigeon culling	Complete	EHO
Identification of new and review of current hockey stick locations for endangered flora on roadsides	Ongoing	EMIDS
Develop a coordinated approach to disseminating information to new and existing residents re: waste and other environmental initiatives	Ongoing	EMIDS

Status of Actions	Comments
Ongoing	Contract is in place. EHO to consider options and formulate program
Ongoing	Research has been conducted into possible methods. Methods discussed with experts are to onerous for current resourcing. This is being investigated as a whole of Avon region response. Reactive measures still in place.
Not started	No evidence of this work commencing
Ongoing	Street sweeping is in place, supported with adjustments to starting hours and noise control. Pigeon excreta remains an issue where it is able to accumulate in large quantities on buildings. Specialist contractors are being engaged to conduct removal with regulations not dissimilar to the process for asbestos removal. Contractor coming early Sept
Ongoing	Reactive measures in place supported by budget for 22/23. This will continue into future years.
Ongoing	Identification of locations of endangered flora complete however this needs to be reconciled with existing hockey stick locations
Ongoing	

Consequence Category	Risk Ratings	Rating
Environment, Reputation, Financial	Consequence:	Minor (2)
	Likelihood:	Possible (3)
	Overall Risk Ratings:	Moderate

Risk Context			
Errors, omissions or delays in operational activities as a result of unir	ntentional errors or failur	re to follow due proce	ess including incomplete
nadequate or inaccuracies in advisory activities to customers or inter			in the second
xamples include;			
Incorrect planning, development, building, community safety and Em Incorrect health or environmental advice	ergency Management a	advice	
Inconsistent messages or responses from Customer Service Staff			
Any advice that is not consistent with legislative requirements or loca	al laws.		
Human error			
Inaccurate recording, maintenance, testing or reconciliation of data. Inaccurate data being used for management decision-making and re	porting.		
Delays in service to customers			
This excludes process failures caused by inadequate / incomplete pr	ocedural documentation	n - refer "Inadequate	Document Managemer
Processes".			
Potential causes include:			
Human error	Incorrect information		
Inadequate formal procedures or training	Miscommunication		
Lack of trained staff	Work pressure / stress		
Unrealistic expectations from community, council or management	Health issues		
Lack of discoverable information			
Poor use of check sheets / FAQ's	Lack of understanding		
Key Controls	Туре	Date	Rating
Procurement Policy	Preventative	Nov-22	Adequate
Training for staff with purchasing authority	Preventative	Nov-22	Effective
Documented procedures / monitoring	Preventative	Nov-22	Adequate
Staff training program (mentoring, formal & on-the-job)	Preventative	Nov-22	Adequate
Documented information sheets / website information / FAQ's to assist customer service staff in providing advice to customers	Preventative	Nov-22	Adequate
External consultants such as legal, human resources, heritage	Preventative	Nov-22	Effective
Complaints resolution process	Recovery	Nov-22	Effective
Customer Management System	Preventative	Nov-22	Inadequate
Customer Service Charter	Preventative	Nov-22	Effective
Review and monitoring of outstanding correspondence	Preventative	Nov-22	Adequate
Centralised information systems which allows the discovery and use of the most up to date information			
	Overal	I Control Ratings:	Adequate
Actions		Due Date	Responsibility
Review Procurement Policy to ensure consistent quotation, probity &	record keeping-	Complete	EMCCS
requirements and treatment of contract-variations			
	e need to adhere to-	Complete	EMCCS
purchasing policies.	t-process	Complete	EMG
Provide further training to staff with purchasing authority to enforce the purchasing policies. Identify specific staff training needs for inclusion in the annual budge include an allocation in the annual budget to provide for external- advice.	t-process	Complete	EMG

	Control Assurance						
Control Owner Control Completeness Accuracy Timeliness Fraud Comments						Comments	
EMCCS	Yes	Yes	Yes	Partial	Yes	Need review based on OAG feedback	
EMCCS	Yes	Yes	Yes	Yes	Yes	RFQ Training to be conducted	
All staff	Partial	Partial	Yes	Yes	Yes	Procedures in the process of being documented	
EMG	Yes	Yes	Yes	Yes	Yes	Training needs identified and included in Staff Training Plan	
AGC	Yes	Partial	Yes	Yes	Yes	FAQ's currently in process. Website review.	
EMG	Yes	Yes	Yes	Yes	Yes		
EMCCS	Yes	Yes	Yes	Yes	Yes	Complaints Policy adopted. Procedures form part of the complaints policy. Register - Synergy based	
EMIDS						Lots of different approaches	
EMCCS	Yes	Yes	Yes	Yes	Yes	Charter adopted by Council.	
EMG	Yes	Partial	Yes	Partial	Yes	OS records distributed monthly	

Status of Actions	Comments
Complete	Policy was reviewed, amended and adopted by Council in Se have been amended to include reference to variations.
Complete	EMCCS and FM met with individual business units to provide regarding procurement. Officers authorising payments now check for non-compliance responsible officer noting non-compliance. Moore Stephens noted significant improvement during 2017/
Complete	Managers and supervisors are asked to complete a Training budget process which incorporate training needs identified d
Complete	Allocations for legal advice, WALGA subscription services, h projects where required are included in the annual budget.
Complete	Report provided to EMG monthly for review and action.

council in September 2017. RFQ and RFT documents tions.

s to provide further training and answer questions

compliance with Policy and send an email memo to the

uring 2017/18 Interim Audit.

a Training Request Template as part of the annual identified during performance management process.

services, heritage advice and consultants for specific l budget.

Provide information to all staff regarding the Customer Service Charter and reminder- regarding timeframes for response.	Complete	AGC
Implement a staff training program that includes refresher training on procurement	Ongoing	EMCCS
Develop-organisational templates in relation to procurement — management —	Complete	EMCCS
Undertake a Procurement Review and present findings and recommendations to the Audit- Committee	Complete	EMCCS
Undertake training to include amendments to the Procurement Policy and the new- Procurement Manual-	Complete	EMCCS
Review Interim Audit Management Letter and implement recommendations made	Complete	EMG
Review Final Audit Management Letter and implement recommendations made	Complete	FM
Review Interim Audit Management Letter and implement timeline to address- recommendations	Complete	FM
Develop improvement plan based on findings of FMR and Audit Reg 17 Reviews	Complete	FM
Review Procurement Policy and Procedures	Jun-23	FM
Works delayed by stock items	Ongoing	EMIDS
Undertake business planning to develop an asset register/recording system	Mar-23	EMIDS
Develop the Intranet for use of staff to display current documents and information	Jun-23	AGO
Mapping the customer expectations for works including action request process and looking for improvements	Jun-23	EMIDS

Complete	Email memo to all staff with customer service chart with 2018/19 rates notices.
In progress	
In progress	
In progress	
In progress	Review needed to clearly detail treatment and reco and to review the level of delegations and controls.
In progress	Identify items in advance that may have impact upo
New	
New	
New	

	Consequence Category	Risk Ratings	Rating
		Consequence:	Minor (2)
	Reputation / Compliance	Likelihood:	Possible (3)
		Overall Risk Ratings:	Moderate

arter attached. Customer Service Charter also sent out
cording of conflicts of interest in procurement processes s. Awaiting outcome of OAG findings
pon critical path

External theft & fraud (Including Cyber)	Nov-22		
Risk Context			
Loss of funds, assets, data or unauthorised access, (whether attempte electronic).	d or successful) by extern	al parties, through a	any means (including
For the purposes of; -Fraud: benefit or gain by deceit -Malicious Damage: hacking, deleting, breaking or reducing the integrit -Theft: stealing of data, assets or information	ty or performance of syste	ms	
Potential causes include:			
Inadequate security of equipment / supplies / cash	Inadequate provision fo	r patrons/staff belo	ngings
Robbery	Lack of Supervision		
Scam Invoices	Collusion with internal s	staff	
Cyber crime	Lack of clarity around re	oles and responsibil	lities
Key Controls	Туре	Date	Rating
Admin Building Security access controls (alarms, CCTV, keypad access)	Preventative	Nov-22	Adequate
Other Building Security access controls (alarms, CCTV, keypad access)	Preventative	Nov-22	Inadequate
Depot Building Security access controls	Preventative	Nov-22	Adequate
Equipment storage security access controls	Preventative	Nov-22	Inadequate
IT Security Framework (passwords / security protocols / records access)	Preventative	Nov-22	Effective
Cash handling processes	Preventative	Nov-22	Effective
CCTV Policy: storage, disposal and access	Preventative	Nov-22	Inadequate
Functionality review of roles and responses to security components	Preventative	Nov-22	Inadequate
	Overall	Control Ratings:	Inadequate
Actions		Due Date	Responsibility
Request \$15,000 for Depot-upgrade to improve security and access as review	part of mid-year-budget	-Complete-	DAO
Replace all admin building access toggles with user identified toggles		-Complete	IT/P
Update register of toggle holders for Admin Building		-Complete-	IT/P
Update register of users for access to other buildings	-Complete-	TSO	

Control Assurance								
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments		
IT/P	Yes	Yes	Yes	Yes	Partial	Project to replace in 22/23		
TSO	Partial	Yes	Yes	Yes	Yes	CCTV for Rec Centre and Stadium. Policy for CCTV access / disposal. Re-keying of buildings needed.		
DAO	Yes	Partial	Partial	Yes	Partial	Security gate installed with intercom system. Security cameras need to be installed at the gate. Risk lies in theft of plant and tools.		
DAO	Partial	Partial	Partial	Partial	Partial	Procedure need to be developed.		
IT/P	Yes	Yes	Yes	Yes	Yes			
FM	Yes	Yes	Yes	Yes	Yes	Procedures reviewed.		

Status of Actions	Comments
On-going	Funds requested as part of 2018/19 Budget process for electric gate to be installed at Depot.
Complete	All staff issued with new toggles and PIN changed for Admin building.
Complete	Updated.
Complete	
Complete	IT Security Plan drafted and presented to Risk and OSH Working Group for feedback. Reconfiguration of firewalls, internet access, virus control undertaken.
Complete	CCTV cameras installed over cash handling areas.
Complete	Cash handling and stocktake procedures documented and implemented.
Complete	
Ongoing	To be conducted annually
Ongoing	
Complete	
Complete	York Dollars discontinued in 22/23
Complete	
Complete	Included in 2019/20 budget doors to be investigated but the external lighting to the back stair was completed.
In Progress	Recommendation from OAG - Undertaking this work with LGIS Fraud and Corruption Management Plan
In Progress	In accordance with the original contract
In Progress	LGIS member survey has identified vulnerabilities that will be reviewed with the Shire's external IT provide in Nov/Dec
New	

Actions	Due Date	Responsibility	
Request \$15,000 for Depot-upgrade to improve security and access as preview	-Gomplete-	DAO	
Replace all admin building access toggles with user identified toggles		-Complete	HT/P
Update register of toggle holders for Admin Building		-Complete-	IT/P
Update register of users for access to other buildings		-Complete-	TSO
Develop an IT/Security Framework		-Complete	HT/P
Install additional CCTV and document procedures		-Complete-	HT/P
Document-cash handling and stocktake procedures for all areas and imp	lement	-Complete	FM
Install security gate at Depot and document procedures		Jun-19	DAO
Update registers of users, key/toggle holders including access to depot		Ongoing	IT/P OAO
Review procedures and provide refresher training on cash handling	Mar-23	FM	
Develop and implement procedures for use of EFTPOS at Museum-		Complete	IT/P-/-MG
Develop robust procedures for administration of York Dollars		Complete	AGC
Develop cash handling procedures for Container Deposit Site		Complete	FM
Install lighting and security at Old Recreation Centre		Jun-23	EMIDS
Document clear internal processes and systems to report any potential fi anonymous reporting (Fraud & Corruption)	raud, that include	Jun-23	EMCCS
Investigate cashless operations at the CFC Facility		Jun-23	EMIDS
Review cybersecurity measures		Jun-23	EMCCS/FM
Review departmental responsibilities around security and assigning task	s appropriately	Jun-23	ELT
Consequence Category	Risk Rat	ings	Rating
		Consequence:	Moderate (3)
Financial / Property		Likelihood:	Likely (4)

Overall Risk Ratings:

High

Management of Facilities / Venue	Aug-22				
Risk Context					
Failure to effectively manage the day to day operations of	facilities, venues and / or events.				
This includes; -Inadequate procedures in place to manage quality or ava -Poor crowd control -Ineffective signage -Booking issues -Stressful interactions with hirers / users (financial issues -Inadequate oversight or provision of peripheral services of	or not adhering to rules of use of facili	ity)			
Potential causes include;					
Double bookings	Traffic congestion or vehicles	s blocking entry or exit			
Illegal / excessive alcohol consumption Insufficient time between bookings for cleaning or maintenance					
Bond payments poorly managed	Difficulty accessing facilities /	/ venues.			
Failed safety / chemical / health requirements					
Inadequate oversight or provision of peripheral services (e.g.,					

Туре	Date	Rating
Preventative	Aug-22	Inadequate
Preventative	Aug-22	Adequate
Preventative	Aug-22	Adequate
Preventative	Aug-22	Adequate
Preventative	Aug-22	Effective
Preventative	Aug-22	Effective
Recovery	Aug-22	Effective
Preventative	Aug-22	Inadequate
	Preventative Preventative Preventative Preventative Preventative Preventative Recovery	Preventative Aug-22 Preventative Aug-22

Control Assurance							
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments	
EEDO	Yes	Yes	Yes	Yes	Yes	More events occurring. Improvements to increase LOS	
EHO / venue managers	Partial	Yes	Yes	Yes	Partial		
AGC	Yes	Yes	Partial	Yes		Issues with tentative books / accuracy of data. System inadequate. Reactive.	
AGC	Yes	Yes	Partial	Yes	Partial		
EEDO	Yes	Yes	Yes	Yes	Yes		
AGC	Yes	Yes	Yes	Yes	Yes		
AGC	Yes	Yes	Yes	Yes	Yes	Debriefings and forms provided.	
YRCCPO	Partial	No	Partial	No	Yes	Regular users of the Town Hall / Stadium	

	all Control Ratings:	Adequate	
Actions	Due Date	Responsibility	
Staff training required in the area of venue bookings.	Complete	AGC	
Synergy Booking Module currently being updated.		Complete	AGC
Events Committee to undertake desktop review of event managem	nent procedures	Ongoing	EEDO
Develop procedures for facility bookings and feedback - events es	Ongoing	AGC/EMIDS ESO	
Social distancing measures and signage to be displayed in all Shir	e facilities	Ongoing	DSC
Maintain and record COVID-19 cleaning regime		Ongoing	EHO
Undertake an events review and develop/implement strategies to in approvals and monitoring.	nprove processes,- Complete		EEDO
Booking forms to include details of Evacuation Plans for all facilitie	es	Dec-23	EMIDS ESO/AGC
Investigate online booking system to be integrated into Shire webs bookings	Jun-23	AGC	
COVID-19-Safety Plans to be prepared for Shire venues		Complete	DSC/AGC
Review signage for all venues giving consideration to the Access a	and Inclusion Audit	Ongoing	DSC/PMO
YRCC sharing of information with teams re: bookings		Ongoing	EMCCS
Review of the Events procedures and processes to consider current terrorism	nt risks such as	Jun-23	CPC
Consequence Category	Risk R	atings	Rating
		Consequence:	Minor (2)
Reputation		Likelihood:	Unlikely (2)
	0	verall Risk Ratings:	Low

Status of Actions	Comme
Complete	Training undertaken
Complete	Updated
Review	Events Committee established and review of current procedures ur department with operational controls required. To include RAP find role of contractor induction in bookings.
Review	Procedures in place but still need further review. Feed back is prov through debriefs with the Events Coordinator following an event. In contractor induction
Complete	State of Emergency revoked
Complete	
Complete	Events policy review and guidelines adopted by Council. Monitoring
Need updating	Events booking to consider inclusion of safety induction. Evacuation
Pending - Ongoing	Budgeted for implementation 22/23 FY
Complete	
Review	Not complete. Residency museum has not been done. Review and assessments with external contractor
Ongoing	Discussed at September monthly contractor meeting. Access and I
New	

ents

undertaken. Internal checklist developed to assist each dings. Roles and responsibility definition. Review to include

ovided in the booking hire form for users to complete. Also Information sheet to be developed around insurances and

ng of events still in progress

ion plan updates being sought.

nd update of all facilities to be included as part of condition

Inclusion Officer to be invited to Event Meetings

IT or communication systems and inf	frastructure		Nov-22
Disruption, financial loss or damage to reputation from a failure on nstability, degradation of performance, or other failure of IT or co pusiness activities and provide services to the community. This	ommunication system or infra	structure causing the	
Examples include failures or disruptions caused by: Hardware or software Networks			
Failures of IT Vendors This also includes where poor governance results in the breakdo	wn of IT maintenance such a	is;	
-Configuration management -Performance monitoring This does not include new system implementations - refer "Inade	equate Project / Change Man	agement".	
Potential causes include;			
Neather impacts	Non-renewal of licences		
Power outage on site or at service provider	Inadequate IT incident, prob Processes		Disaster Recovery
Out-dated, inefficient or unsupported hardware or software	Lack of process and training	/	
Software vulnerability Incompatibility between operating systems	Equipment purchases witho Vulnerability to user error	ut input from 11 depa	runent
Poor service from external IT providers	· unerconing to user error		
Key Controls	Туре	Date	Rating
Formal IT Infrastructure maintenance & replacement program	Preventative	Nov-22	Adequate
T Vendor service level Agreement nfrastructure Security (security access protocols, firewalls)	Detective Preventative	Nov-22 Nov-22	Effective
JPS	Recovery	Nov-22	Inadequate
T Disaster Recovery Plan	Recovery	Nov-22	Effective
Contract management	Preventative	Nov-22	Inadequate
	Overall	Control Ratings:	Adequate
Actions		Due Date	Responsibility
Develop an IT-Security and Disaster Recovery Plan that incorpor replacement of infrastructure	rates-maintenance-and-	Mar-18	HT/P
mplement a protocol to ensure passwords are changed regularly Review levels of access to server and develop a process to ensu		Mar-18	IT/P
of information	re secony a connoeneany	Jun-18	HT/P
Develop a written specification, seek quotes and engage an ITS nvestigate and implement transition to new communications pro		Nov-22 Nov-22	IT/P
mprove levels of service at Shire outstations (ie museum, swimr		Jun-23	IT/P
	ning pool, dopol, rrtoo7		
Arrange installation of EFTPOS facilities at the Museum		Sep-19	HT/P
	0	17.00 1 17.100	
		Complete-	IT/P / EMG
Vigrate email addresses from role-based to individual officers		Complete-	HT/P
Migrate email addresses from role-based to individual officers Review-physical-security of-server-room-			
Migrate email addresses from role-based to individual officers Review-physical-security of-server-room-		Complete-	HT/P
Vigrate email addresses from role-based to individual officers Review-physical-security of server-room- Arrange-replacement of UPS-and-Server	Recovery Plan	Complete-	IT/P IT/P
Migrate email addresses from role-based to individual officers Review-physical-security of server-room- Arrange-replacement of UPS and Server	Recovery Plan	Complete- Complete- Complete	IT/P IT/P IT/P
Migrate email addresses from role-based to individual officers Review-physical-security of server-room- Arrange-replacement of UPS-and-Server Implement regular testing regime for effectiveness of IT Disaster Hot water system leak in server room to be rectified	Recovery Plan	Complete- Complete- Complete Ongoing	IT/P IT/P IT/P IT/P
Migrate email addresses from role-based to individual officers Review-physical-security of server-room- Arrange-replacement of UPS-and-Server Implement regular testing regime for effectiveness of IT Disaster Hot water system leak in server room to be rectified	Recovery Plan	Complete- Complete- Complete Ongoing Ongoing	IT/P IT/P IT/P IT/P EMIDS
Review levels of access to Synergy and implement changes. Migrate email addresses from role based to individual officers Review physical security of server room. Arrange replacement of UPS and Server Implement regular testing regime for effectiveness of IT Disaster Hot water system leak in server room to be rectified Review levels of service with the external IT providers Consequence Category	Recovery Plan	Complete- Complete Complete Ongoing Ongoing Ongoing	IT/P IT/P IT/P IT/P EMIDS
Arrange replacement of UPS-and-Server mplement regular testing regime for effectiveness of IT Disaster Hot water system leak in server room to be rectified Review levels of service with the external IT providers		Complete- Complete Complete Ongoing Ongoing Ongoing	IT/P IT/P IT/P IT/P EMIDS EMCCS
Vigrate email addresses from role-based to individual officers Review-physical-security of server-room- Arrange-replacement of UPS-and-Server mplement regular testing regime for effectiveness of IT Disaster Hot water system leak in server room to be rectified Review levels of service with the external IT providers		Complete- Complete- Complete Ongoing Ongoing Ongoing gs	HT/P HT/P HT/P IT/P EMIDS EMCCS Rating

		Control Assurance						
Control Owner	Control Documented	Completen ess	Accuracy	Timeliness	Fraud			
IT/P	Yes	Yes	Yes	Partial	Yes	Within budg		
IT/P	Yes	Yes	Yes	Yes	Yes			
IT/P	Yes	Yes	Yes	Yes	Yes			
IT/P	Partial	Yes	Yes	Partial	Yes	UPS needs		
IT/P	Yes	Yes	Yes	Yes	Yes			

Control Owner	Control Documented	Completen ess	Accuracy	Timeliness	Fraud	Comments	
IT/P	Yes	Yes	Yes	Partial	Yes	Within budget constraints	
IT/P	Yes	Yes	Yes	Yes	Yes		
IT/P	Yes	Yes	Yes	Yes	Yes		
IT/P	Partial	Yes	Yes	Partial	Yes	UPS needs to be updated	
IT/P	Yes	Yes	Yes	Yes	Yes		
Status of A	ctions				Comment	'	
		IT Security	Plan drafted	and presente		OSH Working Group for feedback.	
Complete						control undertaken.	
Complete						asswords are changed regularly.	
Complete		The server	structure has	been reconfi	gured and lev	vels of access introduced.	
Complete		Focus Netw	orks engage	d as new IT s	upport provid	ler	
Complete		Focus Networks engaged as new IT support provider.					
In Progress				e complete. W ation, Museu		ed for 2022/23 to provide fibre	
Complete							
Complete							
Complete							
Ongoing		Can be accord measures a		one with a m	aster key. Co	enduct risk assessment to see whether	
Complete		Servers upg	graded prior t	o Altus Procu	rement and E	ECM changeover	
Ongoing		Last Disaster Recovery testing session conducted 26 August 2022. Altus products unable tested in the sandpit environment. Further testing to be scheduled as these need to be conducted in the live environment					
Ongoing		Has been done. Redundant services still to be removed. Consider this as part of the re assessment for the server room to remedy all defects.					
New							

Review Delegation Authority Register to ensure details of sub-delegations are accurate			+	
Complete Employee Induction Manual		Ongoing	EMCCS	
Actions	Due Date	Responsibility		
	Overall (Control Ratings:	Effective	
Segregation of duties (Financial)	Preventative	Nov-22	Adequate	
Social Media policy	Preventative	Nov-22	Effective	
Strong management culture (Zero tolerance for misconduct)	Preventative	Nov-22	Effective	
Annual drivers licence checks	Preventative	Nov-22	Inadequate	
Police clearances	Preventative	Nov-22	Effective	
External Audits	Preventative	Nov-22	Effective	
Staff on-boarding / induction program (Code of Conduct)	Preventative	Nov-22	Effective	
T Security Framework Cash handling procedures	Preventative Preventative	Nov-22 Nov-22	Adequate Adequate	
Delegated authority framework	Preventative	Nov-22	Effective	
Key Controls	Туре	Date	Rating	
Disgruntled employees	Sharing of confidentia	linformation		
nsubordination	By-passing established administrative procedures			
nformation leaked to Tenderers during the Tender process	Poor work culture			
Poor enforcement of policies and procedures	Undue influence from Manager / Councillor			
Covering up poor work performance	Believe they'll get away with it			
ack of internal checks	Low level of Supervisor or Management oversight			
elegated authority process inadequately implemented Password sharing				
anging of job roles and functions/authorities Collusion between internal & external parties				
nadequate training of code of conduct \ induction	ng of code of conduct \ induction Greed, gambling or sense of entitlement			
Potential causes include:				
Potential causes include:		-		
Purposeful sabotage This does not include instances where it was <u>not</u> an intentional br	each - refer Errors, Omi	ssions or Delays.		
Inappropriate behaviour at work.				
Inappropriate use of plant, equipment or machinery Inappropriate use of social media.				
Theft by an employee				
Misrepresenting data in reports.				
Distributing confidential information. Accessing systems and / or applications without correct authority	to do so.			
Relevant authorisations not obtained.				
This would include instances of:				
policies, procedures or delegated authority.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
ntentional activities intended to circumvent the Code of Conduct o	r activities in excess of a	authority, which c	ircumvent endorsed	
Misconduct			Nov-22	

Jan-18

IT/P

	Control Assurance					
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments
EMCCS	Yes	Yes	Yes	Yes	Yes	Review based upon OAG recommendations
IT/P	Yes	Partial	Yes	Yes	Yes	
FM	Yes	Yes	Yes	Yes	Partial	CCTV Installed over cash handling areas
EMCCS	Yes	Partial	Yes	Yes	Yes	Induction manual to be finalised and training undertaken
EMCCS	Yes	Yes	Yes	Yes	Yes	
ESOCCS	Yes	Yes	Yes	Yes	Yes	Request for police clearances prior to confirmation of employment. Employee files reviewed and additional police clearance requested where required.
ESOCCS	Yes	Yes	Yes	Yes	Yes	Undertaken July 2017, annual declaration asks for this
CEO	Yes	Yes	Yes	Yes	Yes	Induction for all staff regarding Code of Conduct Policy and implementation. Alcohol and Drug Policy adopted. Culture reinforced through email correspondence and in person at staff meetings.
CEO	Yes	Yes	Yes	Yes	Yes	FB and Instagram sites launched December 2017
FM	Partial	Partial	Partial	Partial	Partial	Review following OAG feedback

Status of Actions	Comments	
Ongoing	Under review. Definitive training to be incorporated with Payroll officer. Part A and B to be represented.	
Ongoing	To be completed for Council Adoption in December every year. Last conducted OCM Dec 2021 Resolution 051221	
Complete	Reviewed and adopted by Council November 2017 OCM. The server structure has been reconfigured and levels of access introduced. Passwords are changed regularly. Firewalls installed.	

Develop an IT Security Framework

G Management letter Risk Ratin	Ongoing Jun-23 Annual gs Consequence: Likelihood:	EMIDS ELT EMCCS Rating Minor (2) Possible (3)	
G Management letter Risk Ratin	Jun-23 Annual	ELT EMCCS Rating	
G Management letter	Jun-23 Annual	ELT EMCCS	
	Jun-23	ELT	
tractors where they	Ongoing	EMIDS	
Declarations of conflict of interest when staff attend meetings with contractors where they could influence the work.			
Develop and implement a periodic fraud awareness training program for all staff		EMCCS	
Develop a Fraud and Corruption Framework for review every 2 years		EMCCS	
Review stocktaking procedures for minor plant and equipment, portable and attractive items.		FM	
Review user access to SynergySoft		IT/P / EMG	
Review cash handling procedures for outstations			
Develop and implement an annual staff training program that includes refresher training in HR policies and procedures.		EMCCS	
Undertake training for all staff on HR policies and procedures			
Develop and implement a procedure for grievance resolution			
Develop and implement a procedure for disciplining employees			
Review and document cash handling procedures for- implementation at all Shire outstations and administration			
	le and attractive	Jun-18 Jun-18 Jun-18 Jun-18 Jun-18 Ongoing Ongoing Dec-22 Complete le and attractive Feb-23 Ongoing	

Overall Risk Ratings:

Moderate

Complete	Cash handling procedures developed and implement
	points. CFC to be reviewed against original contract
Complete	Approved April 2018 following consultation and dis
Complete	Approved April 2018 following consultation and dis
Ongoing	Marg Hemsley from LG People to undertook training
	refresher training schedule
In Progress	Incomplete. Work has recommenced on this.
In Progress	Cash handling refresher updated planned for Cont
	Customer Service. All processes to be reviewed at
Complete	
Ongoing	Needs to be reviewed
In Progress	Draft Framework received from LGIS and reviewed
Not started	Will commence following Fraud and Corruption Fra
In Progress	This needs to be workshopped to see how it can in
New	
Ongoing	Officers to review whether Altus Payroll can record
	process is captured in the Annual Declarations ma

- nented. CCTV cameras installed at all cash handling ract. distributed to all staff.
- istributed to all staff. ning on 6 March 2019. To be included in annual
- ntainers for Change, Museum, Visitor Centre, Pool and t this time

ed by ELT. TO be presented to the Audit and Risk Comm

ramework completion

implemented at the Shire.

rd and issue notices for annual review. Currently this ade by staff.

Risk Context			
Inadequate analysis, design, delivery and / or status reporting of	change initiatives, resulting	ng in additional exp	enses time delays or sco
changes.	change maarres, resard	ng in additional exp	unsus, and delays or see
This includes:			
Inadequate change management framework to manage and mo			
 Inadequate understanding of the impact of project change on the Failures in the transition of projects into standard operations. 	e business.		
-Failure to implement new systems			
-Inadequate handover process			
This does not include new plant & equipment purchases. Refer	Inadequate Asset Sustai	inability Practices"	
Potential causes include:			
Lack of communication and consultation	Excessive growth (too r	many projects)	
Lack of investment	Inadequate monitoring a	and review	
Failures of project Vendors/Contractors	Geographic or transport	t difficulties sourcing	g equipment / materials
External consultants underquoting on costs	Lack of project methodo	ology knowledge an	d reporting requirements
Ineffective management of expectations (scope creep)	Project risks not manag	ed effectively	
Inadequate project planning (resources/budget)			
Key Controls	Туре	Date	Rating
Project Management Methodology	Preventative	Nov-22	Adequate
Status reporting and monitoring program	Preventative	Nov-22	Inadequate
Stakeholder engagement policy and framework	Preventative	Nov-22	Adequate
Council submission process (including Risk)	Preventative	Nov-22	Adequate
Post-project debriefs	Preventative	Nov-22	Inadequate
Risk assessments are conducted before and during projects	Preventative	Nov-22	Inadequate
	Preventative Preventative	Nov-22 Jan-00	Inadequate Adequate
Risk assessments are conducted before and during projects Project Management Teams			
	Preventative		
	Preventative	Jan-00	Adequate
Project Management Teams Actions Project Planning Template (including risk assessment) is develop	Preventative Overall	Jan-00	Adequate Adequate
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in-	Preventative Overall	Jan-00 Control Ratings: Due Date	Adequate Adequate Responsibility
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports.	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18 Mar-18	Adequate Adequate Responsibility EMIDS EMCCS
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports. Conduct Project Management Training for relevant staff	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18	Adequate Adequate Responsibility EMIDS
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports. Conduct Project Management Training for relevant staff Project plans including milestones, reporting, stakeholder- engagement, risk assessment and formal debriefs are-	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18 Mar-18	Adequate Adequate Responsibility EMIDS EMCCS
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports.	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18 Mar-18 Jun-18 Jun-19	Adequate Adequate Responsibility EMIDS EMICCS Relevant-staff Relevant-staff
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports. Conduct Project Management Training for relevant staff Project plans including milestones, reporting, stakeholder- engagement, risk assessment and formal debriefs are- documented for projects Undertake staff training to include amendments to Procurement-	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18 Mar-18 Jun-18	Adequate Adequate Responsibility EMIDS EMICCS Relevant-staff
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports. Conduct Project Management Training for relevant staff Project plans including milestones, reporting, stakeholder- engagement, risk assessment and formal debriefs are- documented for projects	Preventative Overall	Jan-00 Control Ratings: Due Date Feb-18 Mar-18 Jun-18 Jun-19	Adequate Adequate Responsibility EMIDS EMICCS Relevant staff Relevant staff
Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide staff training regarding risk implications for inclusion in- agenda reports. Conduct Project Management Training for relevant staff Project plans including milestones, reporting, stakeholder- engagement, risk assessment and formal debriefs are- documented for projects Undertake staff training to include amendments to Procurement- Policy and new Procurement Manual Develop and implement procedures around Grants Management	Preventative Overall bed and distributed to-	Jan-00 Control Ratings: Due Date Feb-18 Mar-18 Jun-18 Jun-19 Dec-19	Adequate Adequate Responsibility EMIDS EMCCS Relevant_staff Relevant_staff EMGCS
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Project Management Teams Actions Project Planning Template (including risk assessment) is develop relevant staff Provide-staff-training regarding-risk-implications for-inclusion in- agenda reports. Conduct Project Management Training for relevant-staff Project plans including milestones, reporting, stakeholder- engagement, risk assessment and formal debriefs are- documented for projects Undertake staff training to include amendments to Procurement- Policy and new Procurement Manual	Preventative Overall Deed and distributed to- ameworks package ameworks package ameworks not train all	Jan-00 Control Ratings: Due Date Feb-18 Mar-18 Jun-18 Jun-19 Dec-19 Jun-23 Superseded Complete Jun-23 Due-23 Jun-23 Superseded Complete Jun-23 Dec-23	Adequate Adequate Adequate Responsibility EMIDS EMCCS Relevant staff Relevant staff EMGCS FM/EMIDS ELT FM EMIDS EM
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Control					
Documented	Completeness	Accuracy	Timeliness	Fraud	Comments
Yes	Yes	Yes	Yes	Yes	
Partial	Yes	Partial	Partial	Yes	Procurement Review to be undertaken
Yes	Yes	Yes	Yes	Yes	Policy G2.9 Community Engagement & Consultation adopted by Council 24/10/16
Yes	Partial	Yes	Yes	Yes	Agenda template includes consideration of Risk Implications. Training
No	Partial	Partial	Partial	Partial	Informal only
Yes	Partial	Yes	Partial	No	Procurement Review
					Training planned, education on process and methodology
	Partial Yes Yes No	Partial Yes Yes Yes Yes Partial No Partial	Partial Yes Partial Yes Yes Yes Yes Partial Yes No Partial Partial	Partial Yes Partial Partial Yes Yes Yes Yes Yes Partial Yes Yes No Partial Partial Partial	Partial Yes Partial Partial Yes Yes Yes Yes Yes Yes Yes Partial Yes Yes Yes Yes Partial Yes Yes Yes No Partial Partial Partial Partial

Status of Actions	Comments
Complete	Risk tables distributed to all staff. Agenda writing workshops conducted where elements of the agenda
complete	report were discussed and explained. Refresher to take place annually.
Complete	Project management training provided to relevant staff.
in progress	Project plan developed. To be distributed to all staff.
	Project management training provided to relevant staff.
Complete	
Complete	
Incomplete	Review existing and incorporate into project procedures
New	Examine the new Government Frameworks ERP to include grant management and reporting similar to project reporting on a monthly basis.
Incomplete	This process has not been conducted. New process to be developed for regular review as the FACR process is no longer used. To be included monthly financial reviews with responsible officers
Complete	EMIDS has produced contractor management suite of information and has provided to the OAG as per management letter requirements. This is to be rolled out via training to relevant staff
In Progress	Training schedule being developed. This will include risk, project and contract management.
in progress	Project spreadsheet captures grant spending and reports in a dashboard to highlight risk. Will be rolled ou during training exercise

Embed safety procedures and policies into project management

Safety and Security practices			Nov-22	
Risk Context				
Non-compliance with the Work Health and Safety Act, associated It is also the inability to ensure the physical security requirements negligence or carelessness.			siderations are	
Potential causes include;				
Lack of appropriate PPE / equipment	Inadequate signage, ba	rriers or other exclus	sion techniques	
Inadequate first aid supplies or trained first aiders	Poor storage and use o	f dangerous goods		
adequate security protection measures in place for buildings, pots and other places of work requirements adequate or unsafe modifications to plant & equipment Lack of mandate and commitment from senior management adequate policy, frameworks, systems and structure to prevent Inadequate organisational Emergency Management requirement				
the injury of visitors, staff, contractors and/or tenants.(evacuation diagrams, drills, wardens etc.).Inadequate supervision, training or mentoring of staffSlow or inadequate response to notifications from public				
Key Controls	Туре	Date	Rating	
Building Security access controls (alarms, CCTV, keypad access)	Preventative	Nov-22	Adequate	
WHS Management Framework	Preventative	Nov-22	Adequate	
Contractor site inductions	Preventative	Nov-22	Effective	
Staff site inductions	Preventative	Nov-22	Effective	
Drug and alcohol policy	Preventative	Nov-22	Effective	
Employee Assistance Program	Preventative	Nov-22	Adequate	
Hazardous Substance and Dangerous Goods registers	Preventative	Nov-22	Inadequate	
Health and Wellbeing program	Preventative	Nov-22	Adequate	
Incident register / incident reporting procedures	Preventative	Nov-22	Effective	
Organisational Emergency Management Plan and evacuation diagrams	Preventative	Nov-22	Inadequate	
Purchasing policies and procedures consider safety issues	Preventative	Nov-22	Adequate	
Regular documented safety inspections	Preventative	Nov-22	Effective	
Safe work practices (Safe Work Method Statements)	Preventative	Nov-22	Adequate	
Toolbox meetings	Preventative	Nov-22	Effective	
	Preventative	Nov-22	Effective	
Trained first aiders	Fleventauve	1107-22	Lifeotive	
Trained first aiders Return to work programs	Recovery	Nov-22	Adequate	

Control Assurance							
Control Owner	Control Documented	Completeness	Timeliness	Fraud	Comments		
IT/P	Yes	Yes	Yes	Yes	Partial		
DSC	Partial	Partial	Partial	Partial			
EMIDS	Partial	Yes	Yes	Yes			
EMIDS	Yes	Yes	Yes	Yes			
EMCCS	Yes	Partial	Partial	Partial	Yes		
EMCCS	Yes	Partial	Partial	Yes	Yes	Communication	
DAO	Partial	Partial	Partial	Partial	Yes		
EMCCS	Partial	Yes	Yes	Yes	Yes	Through LGIS. Awareness	
DSC	Yes	Yes	Yes	Yes	Yes		
DSC	Yes	Partial	Partial	Yes	Yes		
EMCCS	Yes	Yes	Partial	Partial	Yes	Does the purchase order need to be enhanced capture conditions	
DSC	Yes	Yes	Yes	Partial	Yes	Undertaken in January 2019	
WS	Partial	Partial	Partial	Yes	Yes		
WS	Yes	Yes	Yes	Yes	Yes		
ESOCCS	Yes	Yes	Yes	Yes	Yes		
IT/P	Partial	No	No	Partial	Partial		
DSC							
						Training, process	

Overa	Adequate	
Actions	Due Date	Responsibility
Establish procedures in liaison with LGIS for EAP	Jan-18	EMCCS
Update Hazardous-Substance and Dangerous-Goods-Register	Mar-18	DAO
CCTV to be installed at all buildings	Jun-23	IT/P/GEAM
Develop and implement a Grievance, Bullying and Harassment resolution procedure	Jun-18	EMCCS
Undertake training in HR-policies-	Superseded	EMCCS
Implement the recommendations of the Emergency Exercise report	Jun-19	1SO
Update Evacuation Plans for the Depot to include new security gates and undertake emergency exercise	Dec-22	EMIDS
Access register to be developed and maintained for Depot	Sep-22	OAO
Review Safety Wardens at outstations and provide training-	Ongoing	ESO-EMIDS
Seek quotes for new YRCC and Gym access and arrange installation	Complete	IT/P/RM
Adopt the WHS Policy and Safety Manuals for staff	Jun-23	EMCCS
Undertake training in WHS policies	Ongoing	EMIDS
		-

Preventative

Preventative

Nov-22

Nov-22

Inadequate

Adequate

Status of Actions	Co
Complete	Support provided on a case by case basis. Emplo
Complete	posters advertising availability are displayed in all
Complete	
	Minor CCTV instalments have occurred. Shire to o
Incomplete	outcomes off implementation and understand the
-	grant availability
Complete	Approved April 2018 following consultation and dis
Complete	Amalgamated with later training item
Closed	Now out of date. Replaced by regular audits and e
In Progress	Information collected and to be sent to LGIS for re
In Progress	Sign in board for staff and visitor log for others
In Progress	Being completed along with evacuation training
Complete	New project in place to replace existing hardware.
	Update to reference new legislation. Safety induct
In Progress	to be developed for all staff
Ongoing	A training schedule is being prepared for 2022/23
Ongoing	Policies, Procurement and Records. This will beco

framework Defib training

Comments
loyees are recommend to the service when required and all offices
o develop a strategy for use to understand the desired e ongoing repercussions of regular CCTV use. Subject to
distributed to all staff.
d emergency evacuation item below.
review to be replaced.
re.
ctions updated and rolled out for all staff. New handbook

3 to capture all of our training needs including HR come an annual process

		Consequence	Madarata (2)
Consequence Category	Risk Rat	ings	Rating
Continue to embed safety practices and processes into project w	Jun-23	EMIDS	
Clarification from LGIS on private vehicle attendance to a fire gro	Dec-22	EMIDS ESO	
Update procedure to reflect LGIS requirements for fire ground att		Dec-22	EMIDS ESO
Bushfire volunteer safety inductions and training		Ongoing	EMIDS ESO
Mechanism for flagging aggressive customers and properties.	Jun-23	ELT	
Front counter replacement to consider upgraded security measur	es	Jun-23	EMIDS
Undertake Emergency Evacuation testing at all facilities		Dec-22	EMIDS
Undertake access and alarm upgrades at Administration, YRCC a	and Museum	Jun-23	EMIDS
MSDS for Depot missing - sheets and register to be updated		Dec-22	SO
Develop procedures for the implementation of the Alcohol & Othe	or Drugs Policy	Complete	EMCCS / OSH
mplement action plan incorporating results of OSH Audit	Complete	TSO	

Complete	To be replaced by regular inspections. Hazards wil
Complete	what the process is for audits in regional Shires
Complete	Policy adopted 18/09/17 Procedures in place. Two
In progress	MSDS file has been located but sheets need updat
In progress	Budget allocation made for 22/23
In progress	Still a risk. Key positions are being filled before Eva
In progress	To be considered as part of the refurbishment projection
In progress	Staff training and systems to be identified
In progress	Good uptake of bushfire volunteer safety induction and t
In progress	
In progress	
New	

Note: This list is exhaustive of all WHS action	s as further items are reported throug
---	--

Consequence Category Risk Ratin		ngs	Rating
		Consequence:	Moderate (3)
Health		Likelihood:	Possible (3)
	Ove	rall Risk Ratings:	Moderate

will be captured on register. Contact Worksafe to see vo random tests conducted to date. dating. ivacuation testing can occur at all facilities. oject d training. Forward program of additional training agreed with v

ugh the WHS Working Group

Supplier / Contract management			Nov-22
Risk Context			
nadequate management of external Suppliers, Contractors, IT V ssues that arise from the ongoing supply of services or failures in			
This also includes: Concentration issues (contracts awarded to one supplier) Vendor sustainability			
Potential causes include;	In adaption to entrant m	and some at a solice	
nsufficient funding Complexity and quantity of work	Inadequate contract m Ineffective monitoring	• 1	5
Suppliers not willing to provide quotes	Limited availability of s		
nadequate tendering process	Lack of planning and o		ts
Contracts not renewed on time	Historical contracts rer		
Key Controls	Туре	Date	Rating
Strict procurement / tender processes	Preventative	Nov-22	Adequate
Contract management and review program	Preventative	Nov-22	Adequate
Regular supplier / contractor review meetings	Preventative	Nov-22	Adequate
egal advice (to confirm correct drafting of documentation and o prevent unknowingly accepting liability of the contractor or other parties)	Preventative	Nov-22	Effective
Contractor Online Induction	Preventative	Nov-22	Effective
Contract/Project Management Process	Preventative	Nov-22	Inadequate
	Overa	II Control Ratings:	Adequate
Actions			
Adjust Purchase Order Form to provide space for details of		Due Date	Responsibility
quotations sought:	Sep 17	FM	
vleet with individual business units to provide further training on- procurement-policy		Sep-17	EMCCS
Review Delegation DE5-1-to-remove-delegation not to invite- enders		Dec-17	EMCCS
Establish a register of contracts.		Gomplete	EMIDS
Provide-contractor-induction-training		Complete	TSO
Develop Statement of Business Ethics		Complete	EMCCS
Seek explanations for non-compliance and provide information o authorisation	Ongoing	ELT	
mplement-procedures for online contractor inductions	Gomplete	ŦSO	
Develop and implement a process for progress reporting on Shin	e contracts.	Complete	EMIDS
mplement regular monitoring of contracts register		Ongoing	EMIDS
Contractor Management Procedures	Dec-22	EMIDS	
	Purchase orders need review to include terms and conditions to form a more comprehensive contract		FM
	Risk Ra	atings	Rating
comprehensive contract	Risk Ra	atings Consequence: Likelihood:	Rating Moderate (3) Possible (3)

Control Assurance						
Control Owner	Control Documented	Completeness	Accuracy	Timeliness	Fraud	Comments
EMCCS	Yes	Yes	Yes	Partial	Yes	Procurement Policy in place and implemented. Tender documentation using WALGA templates. Procurement Review
EMIDS	Partial	Partial	Yes	Yes	Yes	Procurement Review
EMIDS	Yes	Yes	Partial	Yes	Partial	As required. No formal process.
EMIDS	Yes	Yes	Yes	Yes	Yes	WALGA templates are used.
						Investigated next week

Status of Actions	Comments
Complete	EMCCS and FM have attended meetings with each business unit to answer questions and clarify the procurement process.
Annual	Completed last year. All officers trained in new Altus procurement and refresher. Add to training roster.
Ongoing	Authorising officers seek information from purchasing officers. Delegation removed by Council at November 2017 OCM
Complete	
Ongoing	Register established. Contract dates being reviewed. Quotations sought for building services. Formal extension with Avon Waste to be entered into while Waste Services tender is developed
Complete	Adopted by Council 29 July 2019. Available to public on Shire Webpage
Ongoing	This practice has been embedded now. Non-compliance is reduced by the new Altus Procurement system and double signing on invoices. Implement monthly supplier report to highlight contract splitting. Review delegations for purchasing. Seek OAG comment. New procurement system requires explanation for non-conformance with Purchasing Policy and Executive override permission before proceeding to Purchase Order approval
Ongoing	Damstra/Velpic system rolled out to all contractors who attend Shire premises and is followed dup with part B a site specific induction. Staff training in this system has been completed. Staff are also undertaking this induction.
Complete	Contract register complete and in use
Ongoing	To amalgamate with contractor management procedures
Ongoing	EMIDS has produced contractor management suite of information and has provided to the OAG as per management letter requirements. Training to all relevant staff complete Nov 22. Consider amalgamating contract register with this.
New	Reference material available. Workshop to be undertaken to ascertain draft. Lawyer to complete T&Cs

9.3 FRAUD AND CORRUPTION FRAMEWORK

File Number:	4.4274
Author:	Alina Behan, Executive Manager Corporate & Community Services
Authoriser:	Chris Linnell, Chief Executive Officer
Previously before Council:	29 September 2020 (020920)
Disclosure of Interest:	Nil
Appendices:	 Survey <u>↓</u> Draft Fraud & Corruption Framework <u>↓</u>

NATURE OF COUNCIL'S ROLE IN THE MATTER

Executive

PURPOSE OF REPORT

This report presents the Shire of York's Fraud and Corruption Framework for the Audit & Risk Committee's (the Committee) consideration and recommendation to Council.

BACKGROUND

Regulation 17 of the *Local Government (Audit) Regulations 1996* requires the Chief Executive Officer (CEO) to review and report to the Committee on the effectiveness of the systems and procedures regarding risk management, internal control and legislative compliance. The Department of Local Government, Sport & Cultural Industries' *Audit in Local Government Guideline No. 9* advises that the review can be undertaken either on an internal or external audit basis. In 2020, Butler Settineri (Butler) was commissioned to undertake a review of the appropriateness of the Shire's financial management systems and processes of the Shire of York and to present the findings of their review.

Prior to the 2020 Butler review, the Regulation 17 review was required to be carried out every two (2) years and the financial management systems review, required under Regulation 5 of the *Local Government (Financial Management) Regulations 1996*, every four (4) years. However, on 26 June 2018, the above Regulations were amended to reflect the requirement for both reviews to be carried out every three (3) years. The 2020 Butler review encompassed both these reviews. The results were considered by the Committee at its 8 September 2020 meeting and presented to Council for consideration.

At its September 2020 Ordinary Meeting, Council resolved (020920):

"That Council receives the minutes of the Audit and Risk Committee meeting held 8 September 2020 and adopts the recommendations of the Committee:

That Council:

- 1. Accepts the '3 Steps to Safety' Program Step 1 Assessment Report prepared by LGIS.
- 2. Requests the CEO formally acknowledge the work of the Shire's Safety Officer and Depot Staff in achieving a significantly higher score that the last assessment.
- 3. Receives the Shire of York Risk Register Dashboard Report as at 30 June 2020 as attached to this report.
- 4. Notes the progress made to date regarding the actions contained in the Risk Register.

- 5. Receives the draft Audit Regulation 17 Review and Financial Management Review undertaken by Butler Settineri in accordance with Regulation 17 of the Local Government (Audit) Regulations 1996 and Regulation 5(2)(c) of the Local Government (Financial Management) Regulations 1996 as attached to this report.
- 6. Requests the Chief Executive Officer to engage a suitably qualified third party to prepare a Fraud, Corruption and Control Framework and Plan in accordance with the requirements of Policy G3.2 Fraud, Corruption and Misconduct Prevention; and
- 7. Requests the Chief Executive Officer to report back to the Audit Committee in December 2020 with an Improvement Implementation Plan and report on progress made on a sixmonthly basis thereafter."

COMMENTS AND DETAILS

In accordance with point 6 of Council's resolution to engage a suitably qualified third party, Officers contacted the Local Government Insurance Scheme (LGIS) in January 2021 to commence a review of current controls prior to the preparation of the Fraud and Corruption Framework (the Framework). This review was completed in May 2022.

Works were delayed due to the impending release of the new Australian Standard AS 8001:2001 Fraud and Corruption Control Standards, staffing levels within LGIS and budget adjustments at the Shire. However, an agreement to complete the Framework was signed in March 2022 and work commenced in April 2022.

To help measure the understanding of management of fraud and corruption at the Shire or York, LGIS developed a short survey which was sent to all elected members and staff. The survey was open between May and July 2022 and assisted LGIS to identify any organisational gaps that exist and where training may be required or where new management tools need development. The survey was available online, in hard copy, and offers were made to provide copies in another language to ensure all staff felt able to participate. A copy of the survey is presented in Appendix 1.

Following the survey, a sample of staff were selected to complete an in-depth in-person interview with LGIS representatives. Staff were asked a range of questions relevant to their positions to look at prevention, detection and response to fraud within the organisation.

The Draft Framework was received in November 2022 and reviewed by the Executive Leadership Team and is presented in Appendix 2.

The Framework will form part of a suite of documents which comprise the Integrity Framework, Fraud and Corruption Framework, Risk Management Framework and the Fraud and Corruption Management Plan to enable the Shire of York to better manage its risks in this area.

OPTIONS

The Committee has the following options:

- **Option 1:** The Committee could recommend that Council review and adopt the Framework and request the Chief Executive Officer to develop a Fraud and Corruption Management Plan.
- **Option 2:** The Committee could recommend that Council do not adopt the Framework and request the Chief Executive Officer to undertake further review of the Framework for presentation to the Committee at its March 2023 meeting.

Option 1 is the recommended option.

IMPLICATIONS TO CONSIDER

Consultative

LGIS

Executive Leadership Team

Elected Members

All Staff

Strategic

Strategic Community Plan 2020-2030

Goal 5: Strong Leadership and Governance

To have effective and responsive leadership and governance, where a sense of collective purpose and shared direction combine to work together.

Policy Related

- G16 Fraud, Corruption and Misconduct Prevention
- G19 Risk Assessment and Management
- F2 Procurement

Financial

A budget allocation was provided for this work (GL: 42169) in the 2021/22 financial year. However, due to delays to the works schedule an allocation was carried forward in the 2022/23 budget.

Competitive procurement was not undertaken for this process as LGIS and their partners are exempt under Policy F2 Procurement, and member funds were to be recouped for this service.

Legal and Statutory

Regulation 17 of the Local Government (Audit) Regulations 1996 is applicable and states:

"17. CEO to review certain systems and procedures

- (1) The CEO is to review the appropriateness and effectiveness of a local government's systems and procedures in relation to
 - (a) risk management; and
 - (b) internal control; and
 - (c) legislative compliance.
- (2) The review may relate to any or all of the matters referred to in subregulation (1)(a), (b) and (c), but each of those matters is to be the subject of a review not less than once in every 3 financial years.
- (3) The CEO is to report to the audit committee the results of that review."

Regulation 5 of the *Local Government (Financial Management) Regulations 1996* is applicable and states:

"5. CEO's duties as to financial management

- (1) Efficient systems and procedures are to be established by the CEO of a local government
 - (a) for the proper collection of all money owing to the local government; and
 - (b) for the safe custody and security of all money collected or held by the local government; and
 - (c) for the proper maintenance and security of the financial records of the local government (whether maintained in written form or by electronic or other means or process); and
 - (d) to ensure proper accounting for municipal or trust
 - (i) revenue received or receivable; and

- (ii) expenses paid or payable; and
- (iii) assets and liabilities;

and

- (e) to ensure proper authorisation for the incurring of liabilities and the making of payments; and
- (f) for the maintenance of payroll, stock control and costing records; and
- (g) to assist in the preparation of budgets, budget reviews, accounts and reports required by the Act or these regulations.
- (2) The CEO is to
 - (a) ensure that the resources of the local government are effectively and efficiently managed; and
 - (b) assist the council to undertake reviews of fees and charges regularly (and not less than once in every financial year); and
 - (c) undertake reviews of the appropriateness and effectiveness of the financial management systems and procedures of the local government regularly (and not less than once in every 3 financial years) and report to the local government the results of those reviews."

Risk Related

The Regulation 17 Report provides a risk rating for each of the matters identified. Officers have prioritised actions relating to those matters based on levels of risk.

Workforce

The recommended improvements may require a review of existing resources. This will be conducted as part of the Workforce Plan.

VOTING REQUIREMENTS

Absolute Majority: No

RECOMMENDATION

That, with regard to the Fraud and Corruption Framework, the Audit and Risk Committee recommends to Council that it:

- 1. Adopts the Fraud and Corruption Framework, as presented in Appendix 2.
- 2. Requests the Chief Executive Officer to develop a Fraud and Corruption Management Plan.



FRAUD & CORRUPTION SURVEY

FRAUD & CORRUPTION SURVEY - SHIRE OF YORK

Welcome to the Shire of York Fraud & Corruption Survey.

This survey will take less than 15 minutes to complete.

Your response will be treated with the strictest confidentiality. The Shire would like all staff to participate in this independent fraud and corruption survey.

The survey forms part of Council's desire to comply with AS8001:2021 Fraud and Corruption Control

The results will enable the Shire to identify risks, effective controls, and benchmark against other councils based on WA Office of the Auditor General guidance.

Thank you for your participation.

Position Descriptions:

Elected Member

CEO/Executive Manager

Manager

Supervisor

Coordinator

Technical Specialist (including engineering, planning, health and regulatory etc.)

Administration Staff (including administrative support, customer service etc.)

Outdoor Staff (including parks and gardens, maintenance, containers for change etc.)

Other Staff

Business Unit:

Council Executive Team and Support Finance Governance Tourism and Economic Development Community and Place Operations Development Services



Please put a tick in the most appropriate box	Strongly disagree	Disagree	Unsure	Agree	Strongly agree
1. The Chief Executive Officer and Senior Management Team are committed to actively controlling and managing fraud and corruption risk in the workplace and commitment to demonstrate honest and ethical behaviour.					
2. We have an organisational Policy on Fraud and Corruption that is readily available to all Shire staff/officials.					
3. Shire staff/officials are aware of the Shire's Code of Conduct and policies which support ethical behaviour and these documents are readily available.					
4. Shire staff/officials will be disciplined for fraudulent or corrupt behaviour, and for breaches of our Code of Conduct.					
5. Shire staff/officials are aware of their responsibilities for minimising fraud and corruption within the Shire.					
6. Management (Team Leader / Supervisor and above) is aware of its responsibilities for minimising fraud and corruption in the Shire.					
7. Our fraud and corruption control policy and plan tell us how to deal effectively with the fraud risks we face.					
8. The functions of each business area are regularly assessed to identify and address vulnerabilities to internal fraud and corruption and external fraud and corruption risks.					
9. The Shire has identified business areas that are high risk and have implemented effective fraud and corruption controls.					
10. We have established a formal fraud and corruption control reporting mechanism in the Shire.					
11. Our customers and community have confidence in the integrity of the Shire.					
12. It is easy for the Shire staff/officials to report potential incidents of fraud and corruption.					



13. The Shire runs a comprehensive awareness program about fraud and corruption control.			
14. The Shire has policies and systems in place to ensure that third parties are appropriately checked and verified.			
15. Shire staff/officials and third parties (contractors, suppliers, customers, and business partners) are encouraged to report alleged fraud or corruption within or related to the Shire.			
16. The Shire systematically makes efforts to detect fraud and corruption.			
17. The Shire publishes fraud and corruption information on its website.			
18. There is highly visible information displayed for customers at your work area about the Shire having a strong anti-fraud stance.			
19. Our community and customers are encouraged to provide information if they suspect fraud and corruption.			
20. The Shire effectively communicates clearly and concisely the actions we will take should a fraud or corruption incident occur.			
21. We are confident internal investigations of alleged fraud and corruption would be carried out independently and to a high standard.			
22. We are confident that we can report suspected fraud or corruption while remaining anonymous and without fear of reprisal.			
22. The Shire has developed a program that indicates how we are performing against our objective to detect and prevent fraud or misconduct.			
23. Management (Team Leader / Supervisor and above) is aware of the program and is actively involved in its assessment.			
24. The Shire reviews controls after a fraud incident.			
25. It is clear to most Shire staff/officials that fraud and corruption is a crime and perpetrators will be prosecuted.			



26. How do you think fraud and corruption could occur in your work area?	
27. Do you have any general comments about the fraud control or corruption prevention environment in your work area?	

FRAUD AND CORRUPTION RISK MANAGEMENT FRAMEWORK



1.0 CEO's introduction

This Framework sets out the standard for accountability across the organisation. It aims to minimise opportunities for fraudulent and/or corrupt activities to occur.

The Shire of York takes a proactive approach in maintaining the highest standards of openness, probity and accountability in all its affairs. Along with adherence to our organisational value of Excellence and having effective governance arrangements in place, the desire for continuous improvement underpins our controls.

The Shire has zero tolerance toward fraud, bribery and misconduct. We are committed to preventing, deterring, detecting and investigating fraudulent and corrupt behaviour in the delivery of all our services. This includes all Councillors, employees and those working alongside employees including contractors, volunteers and consultants.

This Framework will ensure our stakeholders and the community can be confident in the integrity and good governance of the Shire.

2.0 Methodology

This framework has been developed utilising the guiding principles of Australian Standard AS 8001 :2021 Fraud and corruption control.

In addition to referencing the Australian Standard, a number of additional activities were undertaken to better understand the Shire of York's maturity in relation to fraud and corruption risk. These additional activities were designed to complement the application of the Australian Standard to the Shire's framework and to ensure that the process of preparing the framework was both robust and rigorous. Like any local government organisation, the Shire of York is exposed to both generic and unique fraud and corruption risks. Consequently, the methodology involved in preparing the framework required a Shire-centric approach that took account of the unique focus on fraud and corruption risk at the Shire.

In addition to the Australian Standard, the framework methodology also included:

- On-line fraud and corruption awareness survey of staff and elected members.
- Detailed staff interviews targeting specific areas of the Shire's operations (based on outcomes
 of on-line survey and utilising key areas of questioning derived from the Australian Standard).
- Detailed analysis of interview responses results.
- Research and review of:
 - Relevant Shire policies.
 - o Other local government and public sector fraud and corruption related documents.
 - o Components of applicable legislation and guidance material.
- Development of draft framework.

3.0 Purpose

This framework will form part of the Shire's overarching Integrity Framework. It broadly seeks to outline the Shire's management of fraud and corruption risk and assist with the facilitation of the Shire policy objective (G 3.2 Fraud, Corruption and Misconduct Prevention) of:

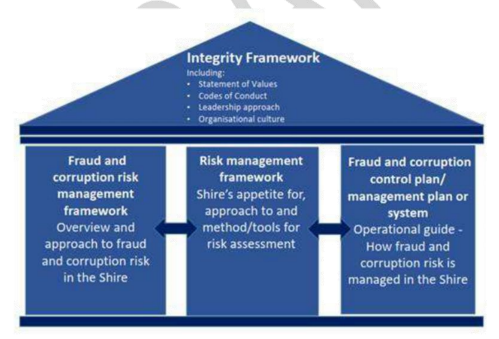
To develop and maintain a corporate culture and corporate systems which discourage and eliminate the risk of fraud, corruption and misconduct in the undertaking of Shire of York business.

The purpose of this framework is to outline:

- What fraud and corruption is and how it can impact on the functions and service delivery of the Shire.
- The roles and responsibilities of roles and functions within the Shire regarding the management of fraud and corruption.
- The process of reporting fraud and corruption.
- How the principles in AS 8001 :2021 Fraud and corruption control translate to action within the Shire.
- How reports of fraud and corruption are investigated and referred to investigating agencies.
- The Shire's fraud, corruption and other loss prevention and management policy.

The Shire will develop a Fraud and Corruption Control/Plan, Management Plan or System for the practical implementation of this framework and management of fraud and corruption under the Shire's Integrity Framework.

Figure 1. Where the Fraud and Corruption Risk Framework sits



4.0 Understanding fraud and corruption

4.1 What is fraud, corruption and where does misconduct fit?

Fraud and corruption generally falls within the definition of misconduct but essentially the committing of such act is motivated by the desire to obtain personal advantage. That is the act of fraud through deception and the act of corruption using a position of power or trust.

Australian Standard AS 8001:2021 Fraud and Corruption Control provides for the following definitions:

Fraud is dishonest activity causing actual or potential gain or loss to any person or organisation including theft of monies or other property or persons internal and/or external to the organisation and/or where deception is used at the time, immediately before or immediately following the activity.

Corruption is dishonest activity in which a person associated with an organisation (e.g. director, executive, manager, employee or contractor) acts contrary to the interests of the organisation and abuses their position of trust in order to achieve personal advantage or advantage for another person or organisation. This can also involve corrupt conduct by the organisation, or a person purporting to act on behalf of the and in the interests of the organisation, in order to secure some form of improper advantage for the organisation either directly or indirectly.

The Corruption Crime and Misconduct Act 2003 provides strict definitions under two categories:

- Minor Misconduct Section 4(a), (b) and (c).
- Serious Misconduct Section 4(d).

The Public Sector Commission provides the following simplified explanations:

Minor Misconduct: As a guide, minor misconduct by a public officer includes:

- behaviour that is not honest and impartial.
- misuse of information they have access to in their role for personal benefit.
- breaches of trust placed with an employee by their employer.

Additionally, to be considered minor misconduct the conduct could provide reasonable grounds for the public officer's employment to be terminated as part of a disciplinary process.

Serious Misconduct: This includes corrupt conduct by a public officer, either deliberate or by failing to act in the course of their duties; a public officer corruptly taking advantage of their role or causing detriment to another person while performing their role; or conduct of a public officer that may result in a criminal offence punishable by 2 or more years of imprisonment.

4.2 Why does fraud and corruption occur?

To manage fraud and corruption is to first understand how and why it occurs. Generally three elements will be present when a fraud occurs, that is opportunity, motivation and rationalisation. In the right circumstances when this combination occurs a person's normal judgement may give way to temptation to commit an act of fraud.



Concept adopted from Other People's Money: A Study in the Social Psychology of Embezzlement, Dr Donald Cressey, Free Press 1953.

Whilst difficult to control a person's behaviour, there are means of managing the risk through controlling the opportunity to commit fraud. This can include: controls that help detect fraud, such as awareness of behavioural indicators or warning signs of fraud amongst internal and external colleagues; and controls that focus on preventing fraud such as the appropriate vetting of suppliers and contractors.

Organisational culture Perceived low pay

4.3 How does fraud and corruption occur?

4.3.1 Examples of fraud

- Misuse of Shire resources (credit cards, vehicles, equipment, computers, stationery).
- Accounting fraud (accounts payable, diversion of incoming funds, asset misappropriation, manipulation of reporting).
- Procurement/tendering fraud (external providers claiming services that were not provided, provision of false or misleading information).
- Sale or use of Shire information/intellectual property.
- Falsification of entitlements (timesheets, allowances, leave).
- Persons deliberately claiming benefits for which they are not entitled.
- Cyber borne fraud (attack, information theft).

4.3.2 Examples of corruption

- Using position for personal benefit or gain or benefit for another (inappropriate influence over process, grants and funding).
- Inappropriate involvement with suppliers and service providers.
- Accepting or paying bribes for particular actions.
- Serious conflict of interest (nepotism).

• Release of confidential information other than for proper business purpose.

4.4 What makes the Shire a risk?

Like many local governments, the Shire is particularly vulnerable to fraud and corruption due to a number of reasons including:

- Managing significant sums of money.
- Frequent staff turnover.
- Senior staff supervise a wide range of activities.
- Both internal and external (political) pressures to deliver an outcome can lead to 'short cuts' (e.g. bypassing controls, inadequate supervision).
- Funding and resources may be inadequate to allow for separation of duties as a primary control.

5.0 Statement of the Shire's attitude toward fraud and corruption

The Shire of York does not tolerate corrupt or other improper conduct, including mismanagement of public resources, in the exercise of the public functions of the Shire. The Shire is committed to the prevention of fraud, corruption and misconduct.

Shire of York Fraud, Corruption and Misconduct Prevention Policy (G16), 24 October 2016.

6.0 Code of conduct

The Shire sets expected standards of behaviour our codes of conduct for both employees and elected members within their respective roles. These codes of conduct form part of the Shire's Integrity Framework.

Employee Code of Conduct (O8) observes statutory requirements of the *Local Government Act* 1995 (s5.51A – Code of Conduct for Employees), *Local Government (Administration) Regulations* 1996 and *Corruption, Crime and Misconduct Act* 2003.

Code of Conduct: Council Members, Committee members & Candidates (E1) is consistent with the provisions of the *Local Government Act 1995, Local Government (Model Code of Conduct) Regulations 2021* and *Local Government (Administration) Regulations 1996.*

7.0 Related policies

The following policies have a particular relevance to the Fraud and Corruption Risk Management Framework however it is recognised that multiple policies governing the Shire's activities should have reference to fraud and corruption risk consideration.

- E1 Code of conduct Council members, committee members, and candidates.
- E4 Council delegates Roles and responsibilities
- E5 Induction for councillors
- E11 Council code of conduct division 3 complaint handling policy

- F1 Revenue collection
- F2 Procurement
- F3 Significant accounting policies
- F4 Investment
- F5 Authority to make payments from trust and municipal funds
- F6 Corporate credit card policy
- F7 Concessions on commercial and farming properties occupied by pensioners/seniors
- F8 Rates exemptions for charitable purposes
- F9 Panels of pre-qualified suppliers
- F10 Financial hardship Rates and charges
- F11 Financial Planning and sustainability
- F12 External grants Procurement and managementG1 Record Keeping
- G2 Organisation Structure and Designation of Senior Employees
- G4 Appointment of Acting Chief Executive Officer
- G5 Comprehensive Complaints Response
- G15 Public Interest Disclosure
- G16 Fraud, Corruption and Misconduct Prevention
- G17 Integrated Planning and Reporting Planning
- G18 Integrated Planning and Reporting Reporting
- G19 Risk Assessment and Management
- G20 Legislative Compliance
- G25 Compliance
- G26 Model Standards for CEO Recruitment, Performance and Termination
- O1 Staff Superannuation
- O2 Volunteer Management
- O3 Workforce & Human Resources
- O5 Asset Management
- O6 Internal Controls
- O8 Employee Code of Conduct

Policy codes: (E) Elected Members, (F) Finance, (G) Governance, (O) Operational - Staff.

8.0 Related legislation and guidelines

This framework is guided by legislation and standards including:

- Local Government Act 1995
- Local Government (Model Code of Conduct) Regulations 2001
- Local Government (Financial Management) Regulations 1996
- Local Government (Audit) Regulations 1996
- Local Government (Administration) Regulations 1996
- Local Government (Functions and General) Regulations 1996
- Corruption, Crime and Misconduct Act 2003
- Public Interest Disclosure Act 2003
- AS 8001:2021 Fraud and corruption control
- AS ISO 31000:2018 Risk management Guidelines

9.0 Roles and responsibilities

9.1 Elected members (Council)

- Adopt and adhere to the Fraud and Corruption Risk Management Framework, the overarching Integrity Framework and related policies and practices.
- Set strategic direction and monitoring of management actions for fraud and corruption.

9.2 Audit and Risk Committee

- Review risk management framework and process for the adequate identification, analysis and management of fraud and corruption risks.
- Oversee the development and implementation a Fraud and Corruption Control/Plan, Management Plan or System that will provide assurance the Shire has the appropriate processes and systems in place to prevent, detect and effectively respond to fraud related information and events.

9.3 CEO

- Ensures Shire resources are effectively applied to enable adequate controls to manage fraud and corruption risks within the Shire.
- Obligation to notify the Crime & Corruption Commission (CCC) or Public Sector Commission (PSC) of suspected misconduct per *Corruption, Crime and Misconduct Act 2003.*

9.4 Executive Leadership Team/Management

Are responsible for the effective implementation of the Fraud and Corruption Risk Management Framework within their respective teams, this includes:

- Providing leadership, guidance and support to employees in preventing fraud and corruption and modelling ethical behaviour.
- Communicating the existence and importance of the Shire's Integrity Framework and relevant subsets including the Fraud and Corruption Risk Management Framework.
- Delivering and/or coordinating fraud and corruption training under a fraud and corruption awareness training program.
- Setting and enforcing disciplinary standards.
- Managing the grievance and disciplinary process.
- Identifying areas at high risk of fraud and corruption.
- Participating in fraud and corruption risk assessment reviews.
- Implementing remedial action to address issues identified by the fraud and corruption risk assessment reviews.
- Assessing the cost/benefit of introducing anti-fraud and corruption procedures.
- Developing/modifying practices to reduce fraud and corruption risk.
- Monitoring the continued operation and effectiveness of controls to prevent fraud and corruption.
- Receiving reports of suspected fraud and corruption from employees and taking appropriate steps to address concerns reported.
- Reporting suspected fraud and corruption promptly and maintaining confidentiality.
- Ensuring protection of complainants who report fraudulent or corrupt activities.

9.5 Public Interest Disclosure (PID) Officer

• The PID Officer investigates disclosures, and takes action following the completion of investigations in accordance with the provisions of the *Public Interest Disclosure Act 2003*.

Public interest disclosures will be managed in accordance with the Shire's Public Interest Disclosure Policy (G15) and the Public Interest Disclosure Guidelines as published by the Shire of York.

9.6 All employees

All employees have a responsibility to contribute to the prevention of fraud and corruption by acting ethically; complying with controls, Shire policies and processes, and reporting suspected incidences of fraudulent or corrupt behaviour. This includes:

- Embracing an ethical work-place behaviour in line with Employee Code of Conduct (O8).
- Recognising the value and importance of personally contributing to fraud and corruption prevention.
- Developing and understanding of good work practices, systems and controls;.
- Reporting suspected incidences of fraudulent and corrupt conduct in accordance with Shire policies and processes.

9.7 Contractors, consultants, volunteers and any other persons who perform public official functions on behalf of the Shire

Functions other than Shire employees and elected members also share responsibilities related to the prevention of fraud and misconduct. This includes:

- Supporting the Shire's commitment to preventing fraud and corruption through reporting suspicious activity or dealings with the Shire.
- Acknowledging and committing to the Shire's requirements around probity, ethical behaviour through provisions in formal service and supply arrangements with the Shire (e.g. contractual).
- Compliance with the Shire's policies and refraining from engaging in fraudulent and corrupt conduct.

10.0 Fraud and corruption prevention

10.1 Implementing and maintaining an integrity framework

This Fraud and Corruption Risk Management Framework is part of the Shire's commitment to maintaining an overarching integrity framework and exists as a subset of that framework. The approach outlined in this document forms an integral part of the Shire's corporate, strategic and operational planning processes and objectives.

10.2 Ensuring executive management commitment to controlling the risk, fraud and corruption

The Council, CEO and Executive Leadership Team are committed to ensuring an ethical and highintegrity workplace at every opportunity. The Shire does not tolerate any level of fraud and corruption, and executive management are responsible for conveying and promoting this message to staff.

10.3 Fraud and corruption related risk assessment

The approach toward achieving alignment with AS 8001:2021 Fraud and Corruption Control, will include a focus on identified areas of risk. Some of the key areas of local government vulnerability to fraud and corruption for risk assessment consideration include:

- Mishandling and theft of cash.
- Theft and misuse of assets.
- Use of credit cards and fuel cards.
- Misuse of confidential information.
- Conflicts of interest.
- Procurement, contract and supplier management.
- Accounts payable and receivable.
- ICT and information security.
- Recruitment (including workforce screening).
- Payroll operations (including recording of times/timesheets, overtime payment).
- Acceptance of gifts, hospitality, donations and other benefits.
- Planning and development approvals.
- Awareness of fraud and corruption (internal and external dealings).
- Scope of auditing (internal and external auditors).

The risk assessment process will be consistent with the Shire's policies on Risk Assessment & Management (G19); Fraud, Corruption and Misconduct Prevention (G16); and Internal Controls (O6). This includes:

- An annual probity risk assessment process will be undertaken.
- Any changes in risk status, or emergence of newly identified risks, will be entered on the register with the agreed follow-up requirements.
- If an area is identified as medium status or higher risk and not previously addressed in the Framework, a review of the framework will be undertaken for inclusion.

10.4 Workforce screening

The Shire is committed to recruiting and retaining high quality employees. The Shire's recruitment process, which integrates screening tasks, is designed to ensure the Shire selects people that are able to provide quality services and uphold the expected behaviours as outlined in the Employee Code of Conduct (O8).

The screening process involves collection of certain information with the applicant's consent. This includes:

• Required clearances (Police, medical, working with children).

- Licences, certifications, training and qualifications.
- Confirmation of identity.
- Employment references.

Refer Workforce & Human Resources Policy (O3) and associated recruiting/screening procedures.

The Shire also conducts appropriate programs for the screening of volunteers, and where required the collection of relevant information, as outlined above.

10.5 Opportunities for position rotation (acting and in-fil)

It is recognised that certain roles may be at greater risk of fostering fraud and corruption, particularly where there is limited resources to provide effective oversight and separation of duties. Where feasible, consideration will be given to the rotation of staff in high risk roles during periods of leave and absences by offering acting opportunities to appropriately competent staff.

10.6 Excess annual leave

Staff in areas of high risk fraud who accumulate excess annual leave can be an indicator of where fraudulent activity may be taking place.

Annual leave entitlements will be appropriately managed so as not to result in excessive accumulation. This may include provisions for:

- Negotiation with employees and establishment of a plan to take excess annual leave (organisational needs for the staff member to be present may be a factor for consideration),
- If a mutual agreement cannot be reached, the manager/Shire is to direct employees to take the excess annual leave taking into account the staff member's personal and family responsibilities.

Leave should be managed in accordance with legislative requirements, relevant awards, Enterprise Bargaining Agreement and Shire policy.

The Shire will amend an existing policy or establish a new policy that addresses excessive leave.

Refer associated Human Resources procedures.

10.7 Supplier/contractor screening and requirements

Staff engaged in the contracting of external suppliers, vendors and service providers will take appropriate steps to ensure the bona fides of new suppliers and periodically confirm the bona fides of continuing suppliers. This will include:

- Searching open source locations, such as the internet, for any adverse news on the supplier and key controllers (e.g. company owners, the CEO and company directors/senior managers).
- Consulting with neighbouring local governments and local companies who utilise the supplier to identify any concerns.
- Evaluating any suspicious activity observed by the Shire during the life of the relationship, such as presentation of incomplete, incorrect or inflated invoices.

The Shire will consider its ongoing commercial relationship with the other party if an inquiry finds a heightened risk of fraud or corruption in continuing to deal with that party. Consideration will also be given to whether new suppliers may have a conflict of interest in their engagement with the Shire.

The Shire's standard contracts will include provision for declarations to ensure contractor probity and compliance with the Shire's policy and requirements to manage fraud and corruption risk. The Shire will also make clear expectations that suppliers/contractors are to report suspicions of fraud or corruption that involves or may impact the Shire, how to access the available reporting methods and that reporters will not face detriment for doing so.

Refer Procurement Policy (F2) and associated Shire procedures for procurement.

10.8 Awareness and training

Staff, elected members, contractors, consultants and volunteers awareness of fraud and corruption is critical for the prevention and control of both internal and external fraud and corruption activity. To ensure the Shire's fraud and corruption awareness program is effective, initial training on fraud and corruption, including how to report improper conduct will be delivered to all staff and elected members through the Shire's induction program.

The Shire will provide regular and ongoing fraud and corruption awareness programs to staff and elected members that includes information and training regarding fraud prevention, detection and reporting of fraud or corruption. Staff will also be required to acknowledge on an annual basis they have received the training and have complied with the relevant Shire code of conduct.

Contractors, consultants, volunteers and any other persons who perform public official functions on behalf of the Shire will be made aware of the Shire's position, policy and requirements through the Shire's relevant induction programs.

10.9 Internal controls

The Shire ensures processes are subject to a system of internal control that is well documented, regularly reviewed, updated as required under a process of continual improvement, and understood by staff involved in the relevant processes. The adequacy of internal controls associated with the management of fraud and corruption risk is guided by Shire policy and internal control framework including:

- Internal Controls (O6).
- Risk Assessment & Management (G19).

10.10 Conflicts of interest

Potential conflicts of interest will be managed in line with legislative requirements, existing Shire policy and procedures including their appropriate recording, assessment and ongoing review of compliance. Shire policies include:

- Procurement (F2).
- Employee Code of Conduct (O8).
- Code of Conduct: Council Members, Committee Members & Candidates (E1).

The Shire will develop policy specifically related to conflicts of interest.

Conflicts of interest are also required to be declared in areas of business including:

Tenders

- Contractor and project management
- Agreements (including funding or grant agreements, leases, licences)

10.11 Technology enabled fraud

Specific risk associated with information technology enabled fraud and corruption will be managed in accordance with the Shire's IT Security Framework, service contract and the Shire's relevant codes of conduct. This will include controls around the acceptable use of equipment and access of systems, acceptance of potential monitoring of access and devices, the management of information – including sensitive information, and awareness training around cyber fraud and corruption.

10.12 Protection of assets

Tangible assets (including vehicles, plant equipment, and inventory) and the risk of potential misuse or theft of these assets, will be managed according to the Shire's relevant policies and processes.

As well as the relevant process controls around monitoring appropriate use of these assets, the risk of theft associated with the physical security environment of assets will be assessed within the Shire's Risk Management Policy Framework for the adequacy of existing controls and the efficacy of further controls to prevent theft. This includes perimeter security (fencing, barriers), access and egress controls (locks, gates, passwords) and monitoring controls (alarms, CCTV).

Portable and attractive assets are captured on the Register and reviewed via annual stocktake.

11.0 Fraud and corruption detection

11.1 Fraud and corruption detection program

The Shire is committed to identifying, investigating and deterring fraud and corruption in the workplace, in its dealings with the community and business. To reinforce this commitment the Shire will develop and implement a fraud and corruption detection program.

The program is to include appropriate channels to facilitate reporting of suspected fraud and corruption activity. Reporting channels such as Public Interest Disclosure or 'whistleblower' programs will have disclosure protections in place.

The program will also include planned audits of systems or processes that may have a higher risk of potential fraud and corruption. Possible analysis of data will be used to aid in the detection of financial and other behavioural anomalies giving rise to fraud and corruption risk. This will include post transaction reviews (e.g. procurement/contractor arrangements and payments, payroll claims and payments) to detect irregularities and the analysis of accounting/finance reports (e.g. actual v budget comparisons). Whilst this may be an internal audit function, limited resources may dictate the need for external assistance.

The recognition of early warning signs or red flags pointing to potential fraudulent or corrupt activity will be a priority amongst those conducting reviews of high risk areas and will also form part of awareness training for all staff.

11.2 The external auditor's role in detection of fraud

Considering the Shire's limited internal audit resources and to increase the likelihood of detecting material miss-statements or errors in the Shire's financial statements, the auditor's accountability for the detection of fraud will form part of any audit.

11.3 Analysis of data

The Shire will examine the capabilities of existing software and the means of extracting and assessing available data for signs of fraud and corruption. This may include suspect transactions identified for further investigation having regard to fraud and corruption risks identified during the risk assessment process.

11.4 Mechanisms for reporting fraud and corruption

It is a mandatory requirement of Shire staff and elected members to report known or suspected fraud and corruption. A report or allegation of fraud or corruption must be dealt with rapidly and appropriately. Reporting channels may include:

- In the first instance, an officer's immediate manager, or the next senior level if more appropriate.
- An officer may report their suspicions to the relevant Executive or the Shire's Public Interest Discloser Officer.
- Staff can also report directly to the Public Sector Commission, the Corruption and Crime Commission or the Police.

11.5 Public Interest Disclosure

The *Public Interest Disclosure Act 2003* (the Act) facilitates the disclosure of public interest information, enabling anyone to make disclosures about improper or unlawful conduct within the State Public Sector, including local government, without fear of reprisal. The Act also provides protection for those who are the subject of a disclosure.

Public interest disclosures will be managed in accordance with the Act as outlined in the Shire's Public Interest Disclosure Policy (G15) and Guidelines. This includes the receiving and investigation of disclosures, taking appropriate action and reporting.

11.6 Complaint management

Complaints are managed in accordance with relevant Shire policies including Comprehensive Complaints Response (G5) and Council Code of Conduct Division 3 Complaint Handling (E11). Provisions will be made that recognise the need to identify complaints received through these channels that may trigger concerns of fraud, corruption or misconduct. Such complaints are to be managed under the Shire

policies and procedures that apply to fraud, corruption and misconduct and where required referred to the appropriate agencies.

11.7 Departing staff

Exit interviews with departing staff will contain an element of questioning to elicit information regarding fraud or corruption events. For example; where the individual has been involved in such an event; where other staff have been involved in the event; and where one of the Shire's suppliers or contractors has been involved in the event.

Interviews will be conducted in line with Shire policy and procedures including Workforce & Human Resources (O3).

12.0 Fraud and corruption response

12.1 Immediate action on detection of fraud or corruption

Once the appropriate information is gathered, the nature of the event will dictate the degree of immediate response, for example whether this requires notification to relevant external agencies, protection of potential evidence, mitigation of further loss and activation of the Shire's Crisis Management Response (this may include where relevant, Business Continuity Response/Plan, IT Disaster Recovery Plan, notification to business interruption insurers).

Response will also be guided by the Shire's Fraud and Corruption Control/Plan, Management Plan or System.

12.2 Investigation and reporting of detected or suspected fraud or corruption

Where there is reasonable suspicion or possibility that an incident constitutes minor misconduct or serious misconduct (corrupt conduct), the *Corruption, Crime and Misconduct Act 2003* requires the CEO, as Principal Officer, to report the matter to the PSC or CCC respectively.

In general, the majority of fraud and corruption matters require automatic reporting, as both fraud and corruption largely fall within the definition of misconduct. Once reported, the PSC or CCC respectively may choose to investigate the matter itself, refer it back to the Shire, or work with the Shire to investigate the matter. Any allegation involving criminal offences against the Shire requires referral to the WA Police.

Where criminal charges are not laid but the allegation, if proven, could result in formal disciplinary action, an investigation will be commenced by the Shire.

Where reports of suspected fraud, corruption and misconduct are investigated by the Shire, this is done according to Shire policy and procedures including the Public Interest Disclosure Guidelines. Where required, an external investigator may be appointed with the appropriate competency to manage the nature of the event being investigated.

All investigations will be performed in accordance with the principles of procedural fairness and natural justice. Staff involved are required to cooperate with the Investigator and maintain confidentiality including the keeping of appropriate records.

Records will also include the collation of information concerning fraud and corruption events, e.g. in the form of a register that enables the internal reporting and analysis of events. This is to also assist with the review and improvement of existing fraud and corruption risk controls.

12.3 Disciplinary procedures

Disciplinary proceedings are separate to the investigation and determination process of the fraud and corruption event; adhere to the rules of natural justice and fairness; and align with the Shire's relevant human resources policies and procedures.

The Shire will implement a disciplinary procedures policy and process that accommodates outcomes for staff involved in fraud and corruption events.

12.4 Crisis management

The Shire will develop a crisis management plan that incorporates appropriate actions following discovery of a fraud or corruption event. This may include protocols for internal and external communications along with consideration of any requirement for notification of third parties who may be impacted by the event.

12.5 Maintaining and monitoring adequacy of insurance dealing with fraudulent or improper conduct

A review of insurance adequacy will be conducted after analysis of a fraud and corruption event along with on an annual renewal basis for existing cover.

12.6 Recovery of stolen funds or property

The Shire will develop a policy concerning the recovery of the loss associated with a fraud and corruption event. This will include the recovery of uninsured losses and consideration of legal action where this is deemed worthwhile.

12.7 Fraud and corruption events involving business associates

The Shire will include protocols within its relevant business policies and practices to take appropriate action where there is evidence of business associates (e.g. contractors) engaging in fraud or corrupt activities. This will include referral to relevant law enforcement and regulatory authorities; civil action; termination or modification of the contract terms; removal of relevant/involved contractor's staff; greater ongoing scrutiny, supervision or monitoring of the contractor.

12.8 Post-detection controls assessment

As well as periodic reviews, the Shire will conduct an adequacy assessment of existing controls following a fraud or corruption event, with particular attention to the area of controls that may have failed in

preventing or detecting the activity. The review will include recommendations to improve mitigation of fraud and corruption risks.

Date Review Adopted:	Resolution Number
Council Approved date	

10 MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN GIVEN

Nil

11 QUESTIONS FROM MEMBERS WITHOUT NOTICE

- 12 BUSINESS OF AN URGENT NATURE INTRODUCED BY DECISION OF THE MEETING
- 13 CLOSURE