

CONTROL	PURPOSE	EVIDENCE	VALUE
AUDIT COMMITTEE			
Compliant with CIPFA Toolkit and best practice	Audit Committees are a key component of corporate governance in that they provide assurances about the organisation's arrangements for managing risk, maintaining an effective control environment, and reporting on financial and non-financial performance.	Committee is reviewed annually by the Head of Internal Audit using the CIPFA Toolkit as a	statement of purpose, a set of core
CORPORATE GOVER	RNANCE		
Annual Governance Statement	With effect from 2007/08 it became a requirement to include an Annual Governance Statement within the Authority's published accounts. The purpose of the statement is to provide an assurance as to the	The Authority piloted a Governance Statement in its 2006/07 accounts, and a revised version will be included again for 2007/08.  The Statement is prepared using information from the Council's	The Statement summarises the effectiveness of the internal control / governance framework and compares this with the Authority's standard as outlined in the "Local Code of Corporate Governance".  The Statement provides management,



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	effectiveness of internal control, and wider corporate governance within the organisation.	Internal and External Auditors, the views of the Monitoring Officer, S151 Officer, and other reviews. Critically, the Statement is based upon "Assurance Certificates" completed by service directors.	Members, Partners & Stakeholders with an assurance as to the effectiveness of the internal control / governance framework.  The Statement highlights action points for improvement.
		The Statement is approved by Management Board, and the Audit Committee	
Monitoring Officer	The Monitoring Officer carries out a continuous review of all legal and ethical matters.	The Monitoring Officer receives copies of all agendas, minutes, reports and associated papers, commenting where necessary, or taking appropriate action should it be required.	The Monitoring Officer is responsible for monitoring compliance with the Local Code of Corporate Governance, and ensuring that the highest standards are maintained.
S151 Officer	It is a requirement under the Local Government Act 1972 (s151), and the Local Government Finance Act 1988 (s114) that the Council appoints a responsible officer to oversee the proper	1 ' '	The s151 officer has produced a comprehensive set of Financial Regulations to ensure high standards of financial management throughout the organisation.



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	administration of the financial affairs of the Council.	The s151 officer and deputy are qualified accountants.	
Financial Management	Effective financial management ensures the Council deploys its resources efficiently and effectively in pursuit of its objectives.	The Council has invested significantly in the development of its financial systems, and has a well established budget monitoring and reporting framework – to officers and elected members.	
Risk Management	The Authority has developed a comprehensive framework for effectively managing and reporting risk and opportunities; both within the Council, and when working in partnership.	•	The Council has adopted a priority led approach to risk, with all risks / opportunities being clearly identified and mapped to the Council's Strategic Objectives.  Risk registers and the review process have been operating for nearly 2 years now, and are making a positive contribution to effective management of the Council's resources. This is



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		Management Group" both groups meet on a regular basis.  The Council's approach to Partnership Risk Management has developed significantly throughout 2007/08; the PRAM framework has now been populated with significant risks identified by Team Bury partner organisations.	·
Performance Management	The Authority maintains a range of Performance Indicators; some are statutory requirements, others are maintained locally to monitor the effectiveness of services	The Authority has developed an in-house software package (PIMS) to record, analyse,	The system is available to all managers, and partner organisations in respect of "Team Bury" indicators.  Quarterly reports are considered by Management Board and Members.  Internal and external review confirms data quality to be of a high standard.
Health & Safety	The Council has a number of obligations in respect of health & safety; employer, landlord; service provider etc.		The Council has clearly defined Health & Safety standards which are communicated to staff through regular training sessions.



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			The Health & Safety Section produce a comprehensive Annual Report outlining work undertaken, and proposing future action.
Business Continuity	Effective business continuity planning ensures that the Council is able to deliver critical services in the event of a disaster / significant disruption.	undertook over 200 Business Impact Assessments to assess the criticality of services,	
	This is now a statutory duty upon the Authority under the Civil Contingencies Act.	Similarly a revised Corporate Business Continuity Plan was approved in December 2007.  Further work is in progress to develop departmental responses in the event of a major incident.	The Council's approach to Business Continuity was deemed "fit for purpose" in the recent CPA inspection.
Gifts & Hospitality	A robust mechanism to record, approve and monitor offers of gifts and hospitality is fundamental to effective governance	An online register has been developed where members and officers can declare offers of gifts / hospitality.  Quarterly reports of declarations	The Council's "Local Code of Corporate Governance" reinforces this through its core principle of "promoting the values of the authority and demonstrating the values of good governance through behaviour"



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		are made to the Monitoring Officer, Management Board and the Audit Committee.  The Director of Finance & eGovernment emails all staff on a regular basis reminding them of the need to make declarations.	The online registration has recently been extended to include declarations of interests.
Internal Audit Annual Report & Opinion	The Annual Report provides an opportunity to look at the performance of Audit over the whole financial year, and to take stock of the overall position with regard to systems and controls, having regard to the risks involved.	Copy of the Internal Audit Annual Report and Opinion is presented to the June Audit Committee for their approval.	The Annual Report provides some of the assurances Members and others have to seek, in order to satisfy the requirements under the provisions of the Accounts and Audit Regulations 2003, amended 2006. The report is particularly concerned with the authority's control framework, and its assessment, which forms the basis of the Audit Opinion
Partnership Code of Practice	The Authority adopted a "Partnership Code of Practice" in 2007/08.	The Code is available to both officers and Partner organisations and sets out the principles of partnership working.	The Code outlines key considerations when entering into a Partnership, e.g. Finance, HR, Legal issues, Risk Management etc.



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			The Code provides practical guidance in respect of these issues.
External Audit reliance on the opinions of Internal Audit.	To have confidence that the Internal Audit Section plays a full part in the system of internal financial control.	Audit and Inspection letter.	As the external auditors opinion is that they do have confidence in the effectiveness of the Internal Audit service it allows them to concentrate on wider control issues and projects assured that the internal control environment is being properly and professionally audited.
External Audit review of Internal Audit	To ensure that the Internal Audit service can be relied upon to carry out their work to a high standard and in compliance with the CIPFA Code.	Findings reported to the Audit Committee	This assurance is vital to the Audit Committee and the s151 Officer in giving them the assurance that the Internal Audit service carries out its responsibilities to the highest standard and is continually striving to improve.
Established Scrutiny Committees	Review and scrutinise decisions made or actions taken in connection with the discharge of any of the Council's functions.	The Scrutiny Committees must report annually to the full Council on their workings.	Allows the Council to fulfil its obligations under the Local Government Act 2000.
Established Standards Committee.	Promote and maintain high standards of conduct by Councillors.	Council Minutes.	Closely monitors compliance with the Member's Code of Conduct.



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INTERNAL AUDIT IN	WARD LOOK		
Compliant with CIPFA Code of Practice	To ensure that the Internal Audit function takes full account of the Accounts & Audit Regulations 2006 and practice relating to corporate governance that emphasises the importance of Internal Audit to the proper management of the organisation.	reviewed in April 2008 and found an improvement on compliance from 83% in the previous year to 93%.	Compliance with the Code fulfils the Accounts & Audit Regulations in that the relevant body must "maintain an adequate and effective system of Internal Audit of its accounting records and of its system of internal control in accordance with the proper practices in relation to internal control".
Internal Audit is appropriately resourced	To ensure that the Audit Team possesses the qualifications, skills, competencies, experience and personal attributes required to meet its objectives and comply with CIPFA Standards.	Benchmarking results and Personal files.	A highly respected Internal Audit Team that can be relied upon to deliver a quality service that adds value to the Authority.
Quality Assurance	To ensure that all audit work is of a high standard.	All audit reports and files are reviewed by the Audit Manager and/or the Head of Internal Audit and evidenced in the file.	Audit work is allocated to staff with the appropriate skills, experience and competence.



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Client Satisfaction Questionnaires	To obtain feedback on the quality of the service from the user.	Results from the questionnaires are reported to the Audit Committee and retained in the Internal Audit Office.	To ensure that Internal Audit is working effectively and that the whole experience of the user is a good one that will encourage them to seek further work and advice on the areas they see as at risk.
Benchmarking	Benchmarking provides the evidence of how we are performing.	We are members of the CIPFA Benchmarking Club that collates performance data from over 100 Local Authorities for comparison. The results are presented to the Audit Committee and copies are retained in Internal Audit.	The benchmarking enables us to answer some fundamental performance questions;; how does our performance compare with our peers; can we learn anything from other organisations; and do we provide value for money.
Risk Based Audit Plan	To ensure that the resources available to Internal Audit are used to best effect.	The risk based audit planning process is fully recorded.	The Authority's resources are targeted where they are most needed.
Performance Indicators	To measure performance over time to ensure improvements are continuously being achieved.	A range of 26 performance measures are presented to the Audit Committee each quarter.	Ensuring a good and improving service forms an is important element of the Internal Control Framework.



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Membership and regular attendance at the AGMA Chief Internal Auditor's Group.	This group primarily exists to allow Chief Auditors across AGMAS to discuss the important issues of the day.	Minutes of the meetings.	The Group is invaluable (reporting to Treasurers Group) in maintaining the highest levels of competence by inviting speakers to address the Group on important issues and being a forum for new and innovative ideas.
Membership and regular attendance at the AGMA Computer Audit Group.	This group primarily exists to allow Computer audit experts within AGMA to discuss the important issues of the day and provide a forum to raise the overall standard of work.	Minutes of the meetings. This group reports to the Chief Auditors Group.	The development and sharing of best practice in the field of Computer Audit. The sharing of knowledge and in some cases resources through partnership working. The standard of work and the extent of our knowledge is enhanced by inviting specialists to speak to us. We have also benefited from polling our training requirements and obtaining this valuable resource at a competitive rate. The Group have also arranged for in-house training to disseminate expertise amongst the AGMA members.
Membership and	This group primarily exists to	Minutes of the meetings. This	The development and sharing of best
regular attendance at the AGMA Contracts Audit Group.	allow Contracts audit experts within AGMA to discuss the important issues of the day	group reports to the Chief Auditors Group.	practice in the field of Contracts Audit. The sharing of knowledge and in some cases resources through partnership



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Membership and regular attendance at the AGMA Fraud Group.		group reports to the Chief Auditors Group.	The development and sharing of best practice in the field of proactive and reactive work. The sharing of knowledge and experiences. The standard of work and the extent of our knowledge is enhanced by inviting specialists to speak to us. We have also benefited from polling our training requirements and obtaining this valuable resource at a competitive rate. The Group have also arranged



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Participation in the	To tackle a broad range of	Droops everson by the Audit	for in-house training to disseminate expertise amongst the AGMA members.
National Fraud Initiative overseen by the Audit Commission.	sector	Process overseen by the Audit Commission and independently audited by KPMG as Bury's external auditors. The NFI scheme is overseen internally by the Internal Audit section.	and the deterrent effect that goes with
POLICIES & PROCEI	DURES		
Local Code of Corporate Governance	The Council is responsible for ensuring that its business is conducted in accordance with the law and proper standards, and that public money is safeguarded and properly accounted for, and used economically, efficiently and effectively.	To this end the authority has approved and adopted a Local Code of Corporate Governance which has been reviewed and updated in accordance with the principles and requirements of the CIPFA/SOLACE document "Good Governance in Local Government: A Framework".	principles of governance, each with more detailed supporting principles.  An assessment against the standards in the Local Code of Corporate



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			review of ethical governance to determine the level of awareness, and assess training needs.
Risk Management Policy	The Council formally adopted its Risk Management Policy in 2006; this outlined its approach to the identification, management & reporting of risk.	the Council's approach to risk management.	The documents have been effective in defining the Council's approach to risk management.  This is evidenced through a fully populated set of risk registers (covering last 18 months); frequent
Anti-Fraud & Corruption Policy	In the light of the Nolan Report and several well publicised fraud and corruption cases, it became accepted that standards and practices needed to be formalised and developed	The Strategy is available on the intranet and a link is available through the Internal Audit web page.	The public is entitled to expect conduct of the highest standard from members and officers of the Council. Bury MBC recognises the need for the highest standards of probity in dealing with public money, and is firmly committed to the prevention, detection and



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	into a distinct anti-fraud and corruption strategy.		investigation of all forms of fraud and corruption. It will deal equally with perpetrators from inside and outside the authority. This strategy explains how we shall achieve this aim.
Whistleblowing Policy	To provide an avenue for all those to whom the policy applies to raise concerns and receive feedback on any action taken.	Files are maintained on a strictly confidential basis.	The Council is made aware of important issues, including criminal activity within the Council, that it otherwise may not have been made aware of.
Complaints procedure	To ensure all complaints are recorded and acted upon in accordance with the procedure.	outcomes and problems raised	Informing the Council when things do not work as efficiently or effectively as they should.
Freedom of Information Policy	The Council must comply with the Freedom of Information Act 2000. The Act gives a general right of access to all types of recorded information held by the Council.	Freedom of Information request documentation.	The Council will comply with the legislation and be seen to be assisting persons to obtain valid information upon request.



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Data Protection Procedures	To ensure the Council complies with the Data Protection Act 1998 and protects the personal data the Council maintains on individuals; whether paper or computer based.	The Council's arrangements are inspected regularly by the Offices of the Information Commissioner.	The Council will comply with the Act and maintain proper control over its information retention arrangements.
Financial Procedure Rules	To conduct its business efficiently, the Council needs to ensure that it has sound financial management policies and that they are strictly adhered to.	The work of external and internal audit.	The Financial Procedure Rules assist the s151 Officer to carry out his responsibilities under the Local Government Act 1972 and s144 of the Finance Act 1988 for the proper administration of the financial affairs of the Council.
Contract Procedure Rules	It is a requirement of every contract between the Council and any person who is not an employee of the Council that they comply with the requirements of this rule.	Procedure rules are audited by Internal Audit every year.	The Procedure Rules clarify the way the Council expects its employees, partners and contractors are expected to conduct their business.
Policies on the Regulation of Investigatory powers Act 2000	It gives the power to investigating officers to carry out covert surveillance and use covert human intelligence	The Legal Services section maintains a central record of all RIPA applications.	Prevents the Council from breaching Article 8 of the Convention on Human Rights 1953 as applied by the Human Rights Act 1988. It also prevents the



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	sources subject to a system of authorisation.		Legal representatives of defendants from excluding evidence obtained in this way.

#### INTERNAL AUDIT OPINION

The Internal Audit Section has undertaken a continuous risk based review of the System of Internal Control and the Council's Governance arrangements during 2007/08.

No material weaknesses were identified, and in my professional opinion, the Council has a robust Internal Control framework and effective Governance arrangements.

B. Strotters

30<sup>th</sup> April 2008

B.E.Strothers CPFA Head of Internal Audit