REPORT TO:	Overview and Scrutiny Committee	AGENDA ITEM: 8
DATE OF MEETING:	12th September 2012	CATEGORY: DELEGATED
REPORT FROM:	Head of Corporate Services	OPEN
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SUBJECT:	Regulation of Investigatory Powers Act 2000 (RIPA) – Quarterly Report	REF:
WARD(S) AFFECTED:	All	TERMS OF REFERENCE:

1.0 <u>Recommendations</u>

1.1 To consider the internal report on the Council's use of the Regulation of Investigatory Powers Act 2000 in the last quarter.

2.0 Purpose of Report

2.1 To receive a report on the Council's use of the Regulation of Investigatory Powers Act 2000 ("RIPA") since May 2012.

3.0 Detail

- 3.1 The Home Office has published new RIPA Orders and Codes of Practice which came into force on 6th April 2010. These Orders ensure that covert surveillance techniques can continue to be used by public authorities but only where they are necessary and proportionate.
- 3.2 Full Council on 29th September 2011 approved the Council's RIPA Policy and Guidance document. The Overview and Scrutiny Committee is authorised to review the Council's use of RIPA, set the Council's general surveillance policy, and consider quarterly reports on the use of RIPA to ensure that it is being used as per the Council's policy.
- 3.3 RIPA is intended to regulate the use of investigatory powers and ensure they are used in accordance with human rights. This is achieved by requiring certain investigations involving covert surveillance to be authorised by an appropriate Authorising Officer before they are carried out.
- 3.4 Directed surveillance is often conducted by local authorities to investigate benefit fraud or to collect evidence of anti-social behaviour. It may involve covertly following people, covertly taking photographs of them or using hidden cameras to record their movements.

- 3.5 RIPA stipulates that the person (Authorising Officer) granting an authorisation for directed surveillance must believe that the activities to be authorised are necessary on one or more statutory grounds. A member of the Corporate Management Team considers all applications for authorisation. The Authorising Officer must ensure that there is satisfactory reason for carrying out the surveillance, the covert nature of the investigation is necessary, proper consideration has been given to collateral intrusion, and the proposed length and extent of the surveillance is proportionate to the information being sought. This involves balancing the seriousness of the intrusion into the privacy of the subject of the operation against the need for the activity in investigative and operational terms.
- 3.6 The usage of RIPA during the period May 2012 to July 2012 has been nil. No authorisations have been requested or granted.

4.0 Financial Implications

4.1 None arising directly from this report.

5.0 Corporate Implications

5.1 The Government have stated that they will "ban the use of powers in the RIPA by Councils, unless they are signed off by a Magistrate and required for stopping serious crime". Once this has been introduced, the Council's Policy and Guidance will need to be amended to reflect these changes.

6.0 <u>Community Implications</u>

- 6.1 Covert surveillance is carried out in a manner calculated to ensure that the person subject to the surveillance is unaware of it taking place. The Council carries out directed surveillance which is covert, not intrusive, is not carried out in an immediate response to events, and is undertaken for the purpose of a specific investigation or operation in a manner likely to obtain private information about an individual.
- 6.2 Section 8 of the application form asks the applicant to supply details of any potential collateral intrusion and to detail why the intrusion is unavoidable. The idea behind collateral intrusion is to identify who else, apart from the subject of the surveillance, can be affected by the nature of the surveillance. Any application for authorisation should include an assessment of the risk of the collateral intrusion and this should be taken into account by the Authorising Officer when considering proportionality. The Authorising Officer needs to know by those carrying out the surveillance if the investigation or operation would unexpectedly interfere with the privacy of individuals not covered by the authorisation. An Authorising Officer must be made aware of any particular sensitivities in the local community.

7.0 Background Papers

None