Key decision: Not applicable Unrestricted

Regulation, Audit & Accounts Committee

14 March 2022

Internal Audit Plan 2022-23 (Q1) & Counter Fraud Plan 2022-23

Report by Director of Finance & Support Services / Head of Southern Internal Audit Partnership

Summary

The purpose of this paper is to provide the Regulation Audit & Accounts Committee with an overview of the Internal Audit Plan 2022 – 2023 (Q1) (Appendix A) and the Counter Fraud Plan 2022-23

Recommendation

That the Committee approve the Internal Audit Plan 2022-23 (Q1) and the Counter Fraud Plan 2022-23 as attached

Proposal

1 Background and context

- 1.1 The aim of internal audit's work programme is to provide independent and objective assurance to management, in relation to the business activities; systems or processes under review that:
 - The framework of internal control, risk management and governance is appropriate and operating effectively; and
 - Risks to the achievement of the County Council's objectives are identified, assessed and managed to a defined acceptable level.
- 1.2 The Internal Audit Plan provides the mechanism through which the Chief Internal Auditor can ensure most appropriate use of internal audit resources to provide a clear statement of assurance on risk management, internal control and governance arrangements. Internal audit focus should remain proportionate and appropriately aligned to key areas of organisational risk.
- 1.3 As previously reported, the Southern Internal Audit Partnership have adapted their processes to approach planning on a quarterly basis to ensure internal audit focus remains aligned to the rapidly changing risks and priorities of the organisation.
- 1.4 All auditable areas of review remain within the audit universe and are subject to ongoing assessment. The audit plan will remain fluid to ensure internal audits ability to react to the changing needs of the County Council.

- 1.5 Other reviews, based on criteria other than risk, may also be built into the work plan. These may include 'mandatory' audits or reviews requested or commissioned by management. Any commissioned review must be able to clearly demonstrate a contribution to the audit opinion on risk management, control and governance.
- 1.6 The County Council promotes a zero-tolerance culture to fraud and corruption. This is supported by a combination of reactive and proactive counter fraud activity led by the Southern Internal Audit Partnerships Counter Fraud Unit. The plan is informed from our continued participation in local and national collaboration groups and ongoing discussion with senior management.

2 Risk implications and mitigations

Risk	Mitigating Action (in place or planned)
Internal Audit Plan not delivered inhibiting the production of an annual opinion in accordance with the Accounts & Audit	The proposed Internal Audit Plan is approved by ELT and RAAC. A regular progress report is presented to ELT and RAAC to monitor progress against the plan.
Regulations 2015 and accompanying guidance (PSIAS)	As detailed within the Internal Audit Charter the CIA will notify ELT and RAAC if in their opinion they are in any way inhibited in carrying out assurance work.

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Appendices

Appendix A - Internal Audit Plan 2022-23 (Q1)

Appendix B – Internal Audit Plan 2022-23 (Counter Fraud)

Background papers

None