

# **MINUTES**

**Audit Committee** 

31 August 2023

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## MINUTES OF CITY OF VINCENT AUDIT COMMITTEE

# HELD AS E-MEETING AND AT THE ADMINISTRATION AND CIVIC CENTRE 244 VINCENT STREET, LEEDERVILLE ON THURSDAY, 31 AUGUST 2023 AT 4.00PM

PRESENT: Mr Conley Manifis Independent External Member (Chair)

(electronically)

Cr Susan Gontaszewski South Ward (electronically)

Cr Ron Alexander North Ward

Mr George Araj Independent External Member

IN ATTENDANCE: David MacLennan Chief Executive Officer (joined at 4.38pm)

Main Bhuiyan Financial Controller Joslin Colli Chief Audit Executive

Peter Varris Executive Director Infrastructure &

**Environment** 

Emma Simmons Governance and Risk Support Officer

Wendy Barnard Council Liaison Officer

#### 1 INTRODUCTION AND WELCOME

The Presiding Member, Conley Manifis, declared the meeting open at 4.07pm and read the following Acknowledgement of Country statement:

"The City of Vincent would like to acknowledge the Traditional Owners of the land, the Whadjuk people of the Noongar nation and pay our respects to Elders past, present and emerging".

#### 2 APOLOGIES / MEMBERS ON APPROVED LEAVE OF ABSENCE

Cr Ashley Wallace on approved leave of absence from 28 August 2023 to 17 September 2023. Cr Ross loppolo on approved leave of absence from 26 July 2023 to 30 September 2023. Mr Olaf Goy is an apology for this meeting.

#### 3 DECLARATIONS OF INTEREST

Conley Manifis declared an impartiality interest. The extent of his interest is that his company is contracted by the Office of the Auditor General to complete external audits.

#### 4 IN CAMERA SESSION

At 4.08pm Governance and Risk Support Officer and Executive Director Infrastructure & Environment left the meeting.

Discussion took place behind closed doors.

At 4.38pm Governance and Risk Support Office and Executive Director Infrastructure & Environment returned to the meeting.

### 5 CONFIRMATION OF MINUTES

### **COMMITTEE DECISION**

Moved: Cr Gontaszewski, Seconded: Mr Manifis

That the minutes of the Audit Committee held on 29 June 2023 be confirmed.

#### CARRIED (4-0)

For: Mr Manifis, Cr Gontaszewski, Cr Alexander and Mr Araj

Against: Nil

(Cr Wallace was on approved leave of absence for the Meeting.)

(Cr loppolo was on approved leave of absence for the Meeting.)

(Mr Goy was an apology for the Meeting.)

NOTE: The Committee requested to see the projects update that is presented quarterly to Council with a

link to be provided.

#### 6 BUSINESS ARISING

#### 6.1 PAXON AUDIT FINDINGS - STRATEGIC PROJECT REPORT

Attachments: 1. Strategic Projects Report - Confidential

**RECOMMENDATION:** 

That Audit Committee recommends to Council that it RECEIVES the Strategic Projects Report at Attachment 1.

#### **COMMITTEE DECISION ITEM 6.1**

Moved: Mr Araj, Seconded: Mr Manifis

That the recommendation be adopted.

CARRIED (4-0)

For: Mr Manifis, Cr Gontaszewski, Cr Alexander and Mr Araj

Against: Nil

(Cr Wallace was on approved leave of absence for the Meeting.)

(Cr loppolo was on approved leave of absence for the Meeting.)

(Mr Goy was an apology for the Meeting.)

#### 6.2 REVIEW OF THE CITY'S CORPORATE RISK REGISTER

Attachments: 1. Corporate Risk Register 2023

- 2. Risk Management Procedure
- 3. Risk Appetite and Tolerance Statements

#### **RECOMMENDATION:**

That the Audit Committee recommends to Council that it:

- 1. RECEIVES the City's Corporate Risk Register as at Attachment 1; and
- 2. NOTES the status of risk management actions for the high and extreme risks.

#### **COMMITTEE DECISION ITEM 6.2**

Moved: Mr Araj, Seconded: Cr Gontaszewski

That the recommendation be adopted.

**CARRIED (4-0)** 

For: Mr Manifis, Cr Gontaszewski, Cr Alexander and Mr Araj

Against: Nil

(Cr Wallace was on approved leave of absence for the Meeting.)

(Cr loppolo was on approved leave of absence for the Meeting.)

(Mr Goy was an apology for the Meeting.)

**NOTE**: The Committee requested administration benchmark documented risks against other local governments to see what they are tracking and whether City's approach is consistent



## **Corporate Risk Register**

	Controls Rating Table									
FE	Fully Effective	Controls are adequate, appropriate and fully effective. Overall control environment provides reasonable assurance that the risk is being managed. Control objectives are being met and no improvements to controls have been identified								
A	Adequate	A few specific control weaknesses noted however the overall control environment is adequate, appropriate and effective. Certain controls may require improvement to ensure that the overall environment will continue to operate effectively								
I	Inadequate	Numerous specific controls weaknesses or gaps were noted. Overall control environment is not adequate or effective and fails to provide reasonable assurance that risks are being managed and control objectives are being met. The control environment needs improvement.								
Dist. Management Balls										

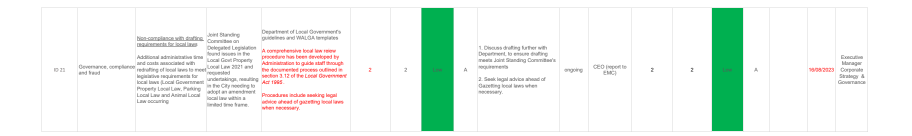
	Risk Identification					Assessment of Residual Risk						Assessment of Post RMA Risk						
ID	Risk Category	Risk Description	Comment	Existing Controls	Consequence Rating	Likelihood Rating		Control Rating	Risk Management Action (RMA)	RMA due date	Risk Owner	Consequence Rating (post RMA)	Rating (post		Control Rating	Assurances available	Last Updated	Action Owner
ID 1	Finance, Procurement & Contracts		controls need more	Contract management framework     Contract register recording all     contracts over \$1000x     Undate for \$10000x     Undate for \$10000x     Undate for \$10000x     Undate for \$10000x     Undat	3	2	Medium	Α	Develop an audit process to monitor the use and effectiveness of the contract management framework, contract templates.  Audit contracts censure complaince with the contract management framework - ongoing	30/09/2023	Council (report to Audit Committee)	3	2	Medium	A	Monitoring of contracts register and procurement processes ongoing	16/08/2023	Chief Financial Officer
ID 2	Finance, Procurement & Contracts	Major project management Large number of projects, limited resources and ineffective management of projects resulting in financial losses and potentially poor project outcomes for the City		New project management framework and project prioritisation in place, but in early stage of adoption.	2	3	Medium	I	Continue implementation of framework - Ongoing     Staff training on framework on project management - Ongoing     S. Ensuring imper proporting and accountability by staff - Ongoing     Congoing     Congoing     Congoing     Council     S. Continue to monthly to     Council     S. Continue to monitor and report     on projects that are off track and     over budget - Ongoing.	Ongoing	Council (report to Audit Committee)	2	3	Medium	А	Regular reporting to Council and Audit	16/08/2023	Chief Financial Officer
ID 3	Finance, Procurement & Contracts	Financial stability, sustainabilité & reporting  Poor financial and management reporting regime leads to ineffective financial management and results in insufficient resources to operate the City effectively		The City has improved its financial and management reporting. There is a better understanding of funded and unfunded projects. Strategies for revenue generation are in place or planned.	2	2	Low	Α	Annual update of LTFP - Orgonig     Annual budget - Ongonig     Ongonig     Annual budget - Ongonig     Ongonig	Ongoing	Council (report to Audit Committee)	2	2	Low	А	Regular reporting to Council and Audit	16/08/2023	Chief Financial Officer
ID 4	Finance, Procurement & Contracts	Procurement There is a risk that non- compliance with procurement processes could lead to inappropriate use of City funds and an increased risk of the City not attaining value for money.	low value purchases (i.e. any purchase	Procurement Policy     Procurement Framework     Mandatory training     Procurement Framework     Mandatory training     Procurement Form (all purchases within \$20x - \$100k)     Procurement support and guidance provided by experienced procurement and contracts team	3	3	Medium	Α	Develop and implement an audit process to monitor compliance with pruchasing processes and threshold requirements including seeking the required amount of quotations, raising an approved purchase order before engaging a supplier.	Sep-23	Council (report to Audit Committee)	3	2	Medium	Α	Monitoring of purchases through an internal audit program conducted by the Procurement and Contracts Team and reporting to EMC and Audit Committee	16/08/2023	Chief Financial Officer

ID 5	Asset, sustainability and environment management	Inadequate asset management. Inadequate asset management, including accountabilities, controls, accountability, and framework, accountability and and interrogate data to inform Asset renewal programs will result in poor asset management outcomes - financial loss and reputational damage	losses, reputational damage	Gouncit have endorsed the Asset Management and Sustainability Strategy (AMSS). Asset Management and Sustainability Strategy (AMSS) Asset Managementation Plan — AMSS to on implementation Plan — AMSS to on implementation Plan — AMSS to on the AMSS to one of the	4	3	High	I	1. Develop-an asset management strategy 2. Inscreace-recourse to implement the additions contained in the asset management strategy 3. Allocate additional financial recourse for remewal of assets in recourse for the remewal of assets in recourse for the remewal of assets in a remember of the remewal of assets in a remember of the remewal of the remewal of the remember of th	Ongoing	Council (report to Audit Committee)	2	Medium	T	16/08/2023	Manager City Buildings & Asset Management
ID 6	Asset, sustainability and environment management	Asbestos management.  Inadequate framework to manage the risk in respect to asbestos on City owned or managed land, or land adjoining this, will leave the City vulnerable to staff and community harm resulting in financial loss and reputational damage		LGIS has prepared an asbestos register, and has development an asbestos management framework in accordance with the legal advice received.	3	3	Medium	1	Finalise and implement the asbestos management framework, and communicate to staff.     Develop actions based on gaps identified in framework.     Develop a prioritised asbestos replacement program based on the register.	Ungoing	CEO (report to EMC)	3	Medium	Α	16/08/2023	Manager City Buildings & Asset Management
ID 7	Asset, sustainability and environment management	Aging / unsafe assets. (Leederville Oval grandstand) Emerging safety risk associated with Leederville Oval grandstand - buildings have electrical and structural issues and will require significant capital work in future to ensure they remain safe.		Essential maintenance is carried out, budget permitting. Electrical switchboards have been upgraded and regular compliance audits schoduloid. Grandetand-has-been-inepected and its encled are structurally-scond, minor works are scheduled to reinstate wall brick ties to expect grandetand columne. Grandstand-toot requires replacement and its waiting engineer certification on deeign-specifications. Grandstand repair works to improve structural integrity - securing wall tesh have been completed. Delivery of the roof replacement project in 2023/24.	3	3	Medium	А	Develop an Asset Management Strategy to inform schedule for maintenance / upgrades required, and prioritise for assets.     Continue to monitor the condition of Leederville Oval assets.     Sevelop a prioritised works program to inform capital and operational budgets.     2-4. If capital work is not undertaken it may be necessary for buildings to be left vacant, which results in a loss of rental income.     3-Grandetand-repair works to improve structural integrity—securing wall ties.     4-Replacement of grandetand-reof works are being ecopped and budgeted for in 2022/2023.	01/08/2022 Ongoing	CEO (report to EMC)	2	Medium	А	16/08/2023	Manager City Buildings & Asset Management
ID 9	Asset, sustainability and environment management	associated with Beatty Park	financial implications.	Essential maintenance is carried out, budget permitting, Money allocated in 2020/21 budget for essential works at Beatly Park Grandstand.	3	3	Medium	А	Develop an Asset Management Strategy to inform schedule for maintenance / upgrades required, and prioritise for easeits.     Develop a prioritised works program to inform capital and operational budgets.     If capital work is not undertaken it may be necessary for bulldings to better teach, which exists in a best teach, which were the condition the asset at Beatty Park.     S. Beatty Park 2082 Option Project will identify future use and upgrade options and costs.	FY2023	CEO (report to EMC)	3	Medium	А	16/08/2023	Manager City Buildings & Asset Management

<del>10-9</del>	Asset,-sustainability-and environment-management	associated with Litis Stadium	financial implications.	Grandstand-scheduled for-demolition and redevelopment mid 2023.	a	3	Medium	A	Develop an Accel Management. Strategy to inform schedule für michtenne - Lugrades required, and priorities for accele.     24 ceptal work in not be micht was may be necessary für buildings bis bei für vocant, which require in a less of entital income.	FY2023	CEO (repetite- EMG)-	a	Medium	A		16/08/2023	Manager City Buildings- & Asset- Management
ID 10	management	Service delivery - 'Industry Education and Enforcement' Health Services Failure to provide public health assurances relating to food safety at Vincent's food businesses; and patron safety in public buildings and lodging houses.	reputational and public health implications.	Regulated business assessment frequencies tracked and reported. New and amended business applications prioritised and completed within adequate timeframe. Record management effective. Introduction of electronic assessment system, improved outcomes and tracking of trends possible.	3	3	Medium	I	Proposed tender for 3rd party contractor to undertake routine food safety, public building and lodging house site assessments.	Jun-23	CEO (report to EMC)	2	Low	А		25/01/2023	Manager Built Environment & Wellbeing
ID 11	Asset, sustainability and environment management	Management of Vincent. Underground Power Project (VUPP) Failure to adequately manage the community engagement and financial management of payment obligations to vestern Power to be recouped from the impacted property owners	financial implications As project co-owner,	Strong collaboration with Western	3	3	Medium		1.Develop and Implement Financial Plan to include detailed financial modelling, determination of service charges, cash-flow management, and adequate financial reserves 2.Develop and implement 2.Develop and implement Financial reserves and second for the service of the se		CEO (report to EMC) 2	3	Medium	А	Regular reporting to Project Board and EMC 2. Funding Agreement for each project area subject to Council approval	10/01/2023	Project Manager - Undergroun d Power
ID 12	OH&S, employment practices	Safety and security practices for staff.  Staff working alone, after CAShours works, accessing building sites and/or private property, negative interaction with members of under manufacture. The community. Lack of comprehensive risk management in respect to safety practices leads to a laci of understanding of the appropriate training needs an optientially inadequate action against risks.		Staff training, patron education, emergency equipment provision and safety audits. Follow working alone procedures, boltox weekly for handover, vehicle handover and audit of PPE, GPS monitoring enabled enforcement and communication devices including body cams where determined high risk. Regular reporting of incidents to foster safety awareness culture	2	4	Medium	А	Review of safety management plan and systems     Lidentify high risk positions     I.dentify gaps in OH&S     Procedures     Refer to OH&S Committee     Improve astely culture (encourage employees to report hazards and incidents	ongoing	Council (report to Audit Committee) 2	4	Medium	А		31/01/2023	Executive Manager Human Resources
ID 13	Business service disruption	Disaster Recovery Plan & Business Continuity. Management for Beatty Park. Leisure Centre. Building or pool failure leading to an unexpected closure of to an unexpected closure of leading to the continuity of th		Asset audits, maintenance programs in place and reviewed regularly, communication strategies for any abutdowns abutdown note that Medium risk as plant failure can still occur despite strategies	3	3	Medium	А	1. Locate/create BCP for Beatty Park 2. Develop an asset plan and incorporate into short and long term budgets 3. Complete audit of assets 4. Create and implement a Plan for contracts and agreements and reviewing as per the procurement policy	2022/23	CEO (report to EMC)	3	Medium	А		16/12/2022	Manager Beatty Park Leisure Centre

ID 14	Business service disruption	Emergency Management (Interagency) Interagency) Interfective collaboration with agencies results in a poor relationship and ineffective cooperation regarding emergency management leading to ineffective disaster management with an impact of extended service outlages, worsened disaster outcomes	coverage and City officers/representatives attend training sessions and run desk top exercises. Ensure	Regular mentoring of EM local Recovery Plans and EM strategies are	2	3	Medium	А	Provide additional training for relevant staff members and community agencies.     Working towards implementation of exercises with WC-LEMC and CoP LEMC are to be conducted during the 2022/23 period. A deaktop exercise is planned for 30th June 2022 testing LEMA's Local Emergency Recovery plans.     4. Conduct 4 deaktop exercises per year - ongoing	1-3 July 2022 4-ongoing	CEO (report to EMC)	2	3	Medium	ar ar of A ex ye er St	udit of rrangements and the number desktop vercises per ear, and ssuring any taff turnover is occounted for	31/01/2023	Manager Ranger Services / Prosecutions & Strategy Officer
ID 15	Business service disruption	Cyber Security The City suffers a material breach of Information Security through ineffective protocols and processes	This is trending as an escalating risk in many organisations	Ongoing improvements being made to: system controls; information access processes; staff awareness and training Senstitivity labelling live across all staff in May 2023.  Penetration Test completed in May 2023 and to be an annual test Data loss protection in monitor mode The City's ongoing work with Office of Auditor General provides a comprehensive annual review and report of the City's opter security controls.	3	4	Hgh	А	The City will review its processes to minimine the collection and storage of prevended in the collection and storage of prevended intermitten 2-bital size protection controls being reviewed for cutable implementation (check, justify.)  3. Program of worker being-completed under WA. State. Government preparation for PRIS-(Privacy and Responsible Information Staning) legislation at the end of 2024.  1. Staff swareness training being introduced;  2. The City will introduce sensitivity labelling, data loss protection and also review its processes to minimise the collection and storage minimates the collection and storage introduced.  3. angioning review and improvement; internal penetration testing program will commence in 2023.	2024 Ongoing	Council (report to Audit Committee)	3	3	Medium	A se	nnual OAG udit; Cyber ecurity surance with GIS	16/08/2023	Executive Manager Information and Communication on Technology
ID 16	Business service disruption	COVID-19 pandemic  Disruption to City service delivery, local business and community group operations and staff and community well being	COVID risk management is now more easy to predict in comparison to the early days of the pandemic in 2020	Operational BCP planning has been completed and risk measures have been implemented	2	3	Medium	Α	I. Implement risk management controls for each service/ project/ program     Continue risk management controls and adapt to changing requirements	Ongoing	Council (report to Audit Committee)	2	3	Medium	C in A w er ap	onitoring OVID fections in the orkforce and nsuring an opropriate isponse.	10/01/2023	Manager Built Environment & Wellbeing
ID 17	Business service disruption	Community and Council expectations not being met; failure to comply with statutory requirements and impacting staff well being.	market to attract and retain suitable and experienced workforce 2. Skills shortage and budget constraints. 3. Failure to support healthy workloads and to support sustainable life, family and work balance.	Seeking continuous improvement opportunities and operational efficiencies.      Monitoring workload trends and	2	4	Medium	Α	Competitive remuneration, and recruitment strategies to attract and retain qualified staft.     Continued resource allocation review.	TBA	CEO (report to EMC)	2	2	Low	А		11/05/2023	Executive Manager Human Resources

		Corporate governance / legislative compliance Lack of an effective governance famework and culture, including risk management, leads to complacency in corporate governance, risk management governance, risk management potentially resulting in a failur to comply with legislative requirements and poor decision making	and ongoing	1. Governance team undertakes manual cheeks to ensure legislative compiliance and communicated governance principles and legislative requirements are communicated to organisation.  2. Findings and management actions arising from Rep 5 and 17 reviews are tracked and monitored in the City's Audit Log. The Audit Log is reported to Cournil bimonthly through the Audit Committee.  3. The City's Covernance framework defines systems, policies, processes and methodology for ensuring accountability, probilly and openness in the conduct of City business. The framework describes the principles and control of the community the processes which the City uses to achieve its strategic priorities and undertake its service delivery.  4. The City has developed a comprehensive Risk Management Framework frowthing guidance to the organisations on risk identification, analysis, risk management framework frowthing guidance to the organisations on risk identification, analysis, risk management framework frowthing guidance to the organisations on risk identification, analysis, risk management frorcoedure.	3	2	Medium	Α	Deliver and implement internal audil plan Review, update and implement the City's Corporate Compliance Calendar	3 year contact to deliver the IAP June 2023 October 2023	CEO (report to	2	Low	Α	1.reg 17 review 2. planned internal audit 3. Compliance calendar creates 4. Audit Log is exported to EMC and Council	16/08/2023	Executive Manager Corporate Strategy & Governance
ID 19	and fraud	Fraud Risk Management A lack of coordinated approach to identification, miligation, management and monitoring of fraud, through a monitoring of flaud, through a morases the Risk of fraud occurring potentially leading t	money)	A coordinated approach to identification, mitigation, management and monitoring of fraud is now in place and implemented through the Fraud Management Folicy and Plan. The Plan is reviewed annually and reported to the Council through the Audit Committee  Online training programs for Fraud Awareness and Accountable and Ethical Decision-making (AEDM) have accordance with the Fraud Management Plan. Training eheulid also forms part of induction and performance-review processes  Fraud, Integrity and AEDM are included in all inductions and have been incorporate into annual online training modules that are required to be completed by all staff.	3	3	Medium	Α	Testing for fraud will form part of the internal audit plan, and random checks will be undertaken by procurement.     Zonline training programs for Fraud-Awareness-and-Accountable- and-Ethical Decicien- making (AEDM) to form part of Induction- and performance review processees.     Regular staff assessment surveys to be developed and circulated to ensure learnings from integrity training are embedded.     Requirement to assess the City's existing internal controls against examples of public sector fraud is existing internal controls against examples of public sector fraud is underway. An annual pressure tasting program is proposed for development. Examples of pressure tests include desktop review of case studies, process walk-throughs and data analysis.		County (county to	2	Medium	Α	Audit Log is reported to EMC and Council; random celoses and control council processes (e.g. HR and payroll)		Executive Manager Corporate Strategy & Governance
	and fraud	Complex land management // maintenance requirements Management and maintenance of City controlled land within the Swan River Foreshore, Aborginal Horitage Sites and Development Control Areas	reputational damage, and if further non- compliances occur that	Process outlined in Promapp: - Development/work on land containing an Aboriginal Heritage Site; and - Development/work on City owned or managed land - when relevant to works / management of land within the Swan River Forestone, Development Control Area or Aboriginal Heritage Site.	3	1	Low	Α	Discuss process and requirements with DPLH, DBCA and other relevant government agencies to ensure compliance ahead of any works.	ongoing	CEO (report to EMC)	1	Low	Α	Annual review of process.	16/08/2023	Executive Manager Corporate Strategy & Governance





Responsible directorate	Office of the CEO.
Responsible team	Corporate Strategy and Governance.
Responsible officer	Executive Manager, Corporate Strategy and Governance.
Affected teams	All Staff.
Legislation / local law requirements	Regulation 17 Local Government (Audit) Regulations 1996.
Relevant delegations	Nil.
Related policy procedures and documents	This document supports the Risk Management Policy by further defining the systems and processes in place to facilitate good practice risk management.

#### **PURPOSE**

To set out the framework within which the City of Vincent (**City**) will manage its strategic, operational and project risks.

#### **BACKGROUND**

The City has a <u>Risk Management Policy</u> (**Policy**) approved by Council (16 June 2020 Council Meeting). The Policy sets the tone for the City's risk management approach and establishes the risk management responsibilities of Council, the Audit Committee, City employees and contractors and other relevant parties as required.

This Procedure supports the Policy by defining the systems and processes in place to facilitate good practice risk management and the roles and responsibilities of City employees.

#### **PROCEDURE**

#### 1. RISK MANAGEMENT APPROACH

The City's approach to risk management determines how the City will go about managing its risks.

The City's risk management approach aligns with the AS31000:2018 Risk Management – Guidelines.

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#### 2. OTHER RISK DOCUMENTS

#### **Corporate Risk Register**

The Corporate Risk Register (**Register**) lists the City's 'whole of organisation' strategic, operational and project risks. The risks are assessed without controls (*i.e. inherently*), with controls (*i.e. residually*) and following the proposed risk management actions (*i.e. post-treatment*).

The Register is divided into a list of residually-rated medium, high and extreme risks (which require reporting to the Executive Management Committee, Audit Committee and Council) and residually-rated low and medium risks for each service area. Timeframes and ownership for the implementation of the risk management actions are included.

#### **Risk Appetite and Tolerance Statements**

'Risk Appetite' sets out the risk type and levels that the City is looking to pursue to meet and optimise opportunities. 'Risk Tolerance' reflects how much risk the City is able to accept in the pursuit of its strategic, operational and project objectives.

#### **Strategy House Service Area Risk Matrix**

Each of the City's service areas has a risk matrix which sets out its strategic (where relevant), operational and project risks which are specifically considered, where appropriate, within the context of the specific Strategy House.

A number of documents and guidelines are also relevant to the City's risk management. These include:

- Business continuity plan (BCP) This document describes how the City will respond to and function
  in the event of a business interruption event. It is a 'mitigative' control as it seeks to reduce the
  consequences of risks eventuating.
- ICT disaster recovery plans these plans assist the City to recover from Information and
  Communication Technology (ICT) interruption events, from a routine, operational incident through to
  a large-scale ICT event. The plans will ultimately align with the City's BCP and, again, are 'mitigative'
  controls in seeking to reduce the consequence of a risk eventuating.
- Event risk management plans These are formal plans to mitigate any foreseeable risks that may
  arise from place activation, and planning and delivering events.
- Procurement risk assessments A systematic, documented assessment of risks associated with all significant purchases, as set out in the Procurement Plan. Procurement risk assessments are required for procurement of greater than \$50,000, and the level of detail required for the risk assessment will vary depending on the significance of the purchase. Note that although the \$50,000 mandatory threshold has been set by the City, the contract value of a procurement does not define its

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risk to the City so there is discretion – which should be exercised – in contract values below this figure.

#### 3. RISK CATEGORIES

#### **Strategic Risks**

Strategic risks relate to the uncertainty of the City achieving its long-term, strategic objectives. They are usually owned and managed by Council and/or the Executive Management Committee. Strategic level risks may include risks associated with achieving the objectives of the Strategic Community Plan, Corporate Business Plan and the Long-Term Financial Plan.

#### **Operational Risks**

Operational risks relate to the uncertainty associated with developing or delivering the City's services, functions and other activities. These risks typically have day to day impacts on the organisation or more widely. These risks are owned and managed by the person who has responsibility for the activity, service or function to the level of their delegated authority or capability.

#### **Project Risks**

Project risks typically sit underneath operational risks and will be managed in accordance with the City's Project Management Framework and depending on their progress.

#### 4. RISK MANAGEMENT PROCESS

#### Step 1 - Establishing the scope, context and criteria

Prior to commencing risk management, the context for the activity is clearly specified. This includes defining:

- the purpose of the risk exercise and the expected outcomes;
- the scope, boundaries, assumptions and interrelationships;
- the environment, objective, strategy, activity, process, function, project, product, service or asset under consideration; and
- the risk assessment methodologies or approach.

Once this is determined, the essential personnel who need to be involved in the assessment are identified.

#### Step 2 - Risk Assessment

#### A. Risk Identification

The context defined in the previous step is used as the starting point for identifying risks. A practical and effective approach to risk identification is to consider what is critical to the successful achievement of the

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objectives related to that particular context, and what are the potential opportunities or 'roadblocks' arising from areas of uncertainty (e.g. assumptions, limitations, external factors, etc). Included in this consideration are any internal or external events or situations which may give rise to a risk, and also any risks identified through internal or third-party audits, assessments and reviews. Typically, risks are worded either with the use of 'critical success factors' (CSFs) or through 'cause-event-consequence' (CEC) statements:

- CSFs When considering an activity, consider what is critical that you get right about the activity (e.g. with City reporting, it may be timeliness and accuracy), and word the risk based on this critical activity (e.g. failure to ensure timely and accurate City reporting);
- 2) CECs Consider the event that you are most concerned about (e.g. timely reporting), the principal potential cause (e.g. Inadequate reporting systems) and the principal potential consequence (e.g. sub-optimal decision making). These can then be constructed into a statement (e.g. Inadequate systems cause untimely reporting leading to suboptimal decision making).

Both ways of phrasing risks are acceptable to the City. Each risk requires a risk owner who is responsible for managing the risk and is accountable for determining if the risk level can be accepted, reviewing the risk, monitoring the controls and risk treatments. High and extreme risks require the risk management action to be approved by Council, via the Audit Committee.

#### B. Risk analysis and evaluation

For each risk, possible causes of the risk eventuating are identified. Each risk may have one or more causal factors which can either directly or indirectly contribute to it occurring. Identifying the range of causes assists in understanding the risk, identifying the most appropriate controls, evaluating the adequacy of existing controls and designing effective risk treatments. This step also considers the potential consequences of the risk, including knock-on or cascading effects.

Comparing the level of risk with the contents of the risk assessment criteria determines the acceptability of the risk. Risk analysis is undertaken with varying degrees of detail, depending on the risk, the purpose of the analysis, and the information, data and resources available. Analysis is qualitative, semi-quantitative or quantitative, or a combination of these, depending on the circumstances. Such techniques are comprehensively considered in 'ISO 31010: Risk Assessment Techniques', a companion to AS ISO 31000:2018. Risk analysis and evaluation involves identifying and evaluating any existing controls and analysing the risk in terms of consequences and likelihood, taking into account the effectiveness of the controls (*i.e. 'Residual Risk'*). Understanding the following terms is key:

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- Controls Controls are the measures that are currently in place (i.e. <u>at the time of the risk</u> <u>assessment</u>), that materially reduce the consequences and/or likelihood of the risk. Controls are tangible, auditable and documented. A 'Hierarchy of Control' is applied which ensures the most effective controls are considered first (e.g. eliminate entirely, substitute it, isolate it and engineer it out prior to relying on administrative controls). At the City, controls are considered to be either 'preventative' (i.e. affecting likelihood), 'mitigative' (i.e. affecting consequence) or both.
- Consequence A risk that eventuates may impact the City to a greater or lesser extent across
  multiple areas. Consequences of the risk can be assessed across the relevant consequence
  categories, which are defined in the risk assessment criteria tables.
- Likelihood This describes how likely it is that a risk will eventuate with the defined consequences. Likelihood can be assessed in terms of terms of probability or frequency, depending on what is most appropriate for the risk under consideration. When you are rating the likelihood of residual risk, ask "How likely is it for this risk to occur, given the existing controls, to the level of consequence identified?"
- Level of Risk The Level of Risk (LoR), or Risk Rating, is calculated by multiplying the consequence and likelihood ratings. For any risk, there may be a number of different consequence/ likelihood scenarios. Within each category there may be multiple scenarios ranging from 'minor but likely' to 'catastrophic but rare'. The City expects the most realistic worst-case scenario to be rated. In some instances, it may be appropriate to rate the same consequence category more than once. Where there are multiple ratings for a risk, the highest combination of consequence/likelihood is taken as the LoR. The LoR is then compared to the defined risk criteria to assist the risk owner in determining whether a risk requires further treatment. The City captures three different 'Levels of Risk' Inherent risk (i.e. before controls are applied), Residual risk (i.e. after controls are applied) and 'Post-treatment' (i.e. a prospective level of risk considering further treatments).

#### Step 3 - Risk Treatment

Once a risk has been analysed and evaluated, the risk owner makes an informed decision to do one of the following:

- Accept the risk the opportunity outweighs the risk, the existing controls meet the criteria specified in the Risk Assessment Criteria and the risk is within the defined tolerance and appetite of the City;
- Avoid the risk do not carry on with the activity that is associated with the risk;
- Treat the risk reduce the consequence, likelihood or both and/or improve the controls rating by strengthening existing controls or developing new controls so that the risk can be accepted. The treatment selection and implementation will typically be based on financial, technical and operational

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viability <u>and</u> alignment to the City's values and objectives. Note: It is expected that any risks associated
with health and safety are managed to a level which the City considers to be "as low as reasonably
practicable" (ALARP).

Risk-based decisions are made in line with the criteria outlined in the risk assessment criteria tables.

Communication and consultation with external and internal stakeholders/interested parties is an essential and valuable part of the risk management process at the City. A collaborative approach is preferred as it provides the opportunity for different perspectives and expertise. The City has an expectation this will occur throughout the steps 1 to 3 documented. Communication and consultation should include, amongst others, staff of the City, Councillors, contractors, rate payers and residents. Some of this consultation and communication will be formalised through workshops and training and some – for example with ratepayers and residents – may be less formal. Risk management training will be provided to staff, commencing at induction. In addition, regular risk management awareness information will be communicated via the Vintranet.

Monitoring and Review and Recording & Reporting are considered integral parts of the planning, management and oversight activities of the City to ensure contemporary, relevant and evidential risk management. The Corporate Risk Register is updated as risks are identified and is reported to the Executive Management Committee monthly, and to the Audit Committee quarterly or more frequently as required.

Ad-hoc review of risks may also occur where:

- There is a change to the risk environment, for example, changes to legislation or to the SCP or the CBP:
- An internal audit or other review highlights a new or changed risk;
- A material risk treatment is implemented or a key control is considered no longer effective or adequate;
- Major changes are made to the organisation including change of key personnel; or
- The complaints or learnings in relation to processes indicate a new or changed risk to the City.

#### 5. RISK MANAGEMENT CULTURE

A risk aware culture is essential to good risk management. The Policy and this Procedure will be communicated across the organisation and embedded into practices and processes rather than be viewed or practiced as a separate activity.

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It's important that all staff support and encourage a positive risk management culture by:

- playing an active part, and not simply mandating production of reports;
- empowering employees to manage risks effectively;
- acknowledging, rewarding and publicising good risk management;
- having processes that promote learning from errors, rather than punishing;
- · encouraging discussion and analysis of unexpected outcomes, both positive and negative; and
- not over-responding to problems by introducing restrictive, complicated or one-size-fits-all controls.

Council and the EMC have a key role in promoting risk by setting the tone from the top and in allocating sufficient resources for risk management activities.

#### 6. RISK MANAGEMENT RESPONSIBILITIES

#### The City's Audit Committee is responsible for:

- Facilitating effective management of the City's risks through regular review and challenge of the City's Corporate Risk Register, and reporting the high and extreme risks to Council for approval of the proposed risk treatment.
- Considering the CEO's performance indicators in relation to the effectiveness of risk management and providing advice to Council on performance in this area.
- On an annual basis, providing a report to Council on the effectiveness of the City's risk management.

#### The Executive Management Committee is responsible for:

- On a monthly basis, reviewing and updating the Corporate Risk Register and confirming that risks are appropriately captured, rated and managed (or identifying exceptions where they exist).
- Presenting the Corporate Risk Register, including the proposed risk treatments for high and extreme
  risks, to the Audit Committee on a quarterly basis, or more frequently if required.
- Ensuring all staff are aware of their risk management responsibilities.

#### **Each Executive Director is responsible for:**

- Reviewing risks for their directorate to ensure risks are appropriately managed and included in the Corporate Risk Register as appropriate (medium, high and extreme risks to be included in Corporate Risk register).
- Approving the risk treatments for medium level risks.

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#### **Each Manager is responsible for:**

- Approving the risk treatment for low level risks.
- Providing updates on new and emerging risks (medium, high and extreme) and control effectiveness to the Governance team so they can be included in the Corporate Risk Register.
- Ensuring their Strategy House Risk Register is contemporary and comprehensive.
- Alerting the relevant Executive Director of changes to the risk environment including changes to control adequacy and effectiveness or increases or decreases to ratings of likelihood and consequence.

#### The Corporate Strategy and Governance team is responsible for:

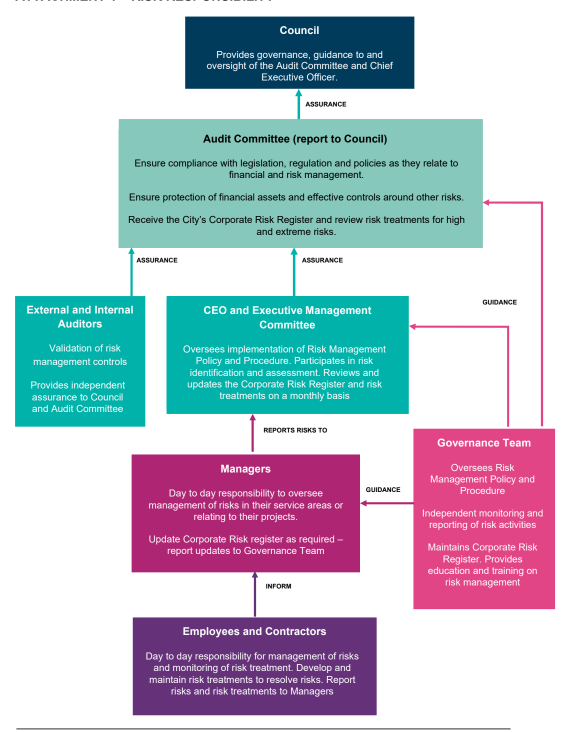
- Ensuring the City's Corporate Risk Register is reviewed monthly and presenting it to the Executive Management Committee.
- Presenting the Corporate Risk Register to the Audit Committee.
- Reviewing the Policy and Procedure annually to ensure they remain relevant and reflect the City's risk management approach.
- Organising annual training for all staff on risk management and communicating the Policy and Procedure to relevant staff.

A flow chart detailing responsibilities for risk management is attached at **Attachment 1**.

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#### ATTACHMENT 1 - RISK RESPONSIBILITY



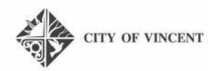
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10

OFFICE USE ONLY	
Approved by CEO and Noted by Audit Committee	DATE: 06/07/2021, REF# D21/116958
Reviewed / Amended	DATE: <approval date="">, REF#: <trim ref=""></trim></approval>
Next Review Date	DATE: <review date="">,</review>

Risk Management Framework – SC2723 – D20/240006

## **RISK APPETITE & TOLERANCE STATEMENTS**



#### Overall City of Vincent risk appetite statement

The community want us to be a Council and an organisation that is clever, creative, and courageous - willing to push the operational boundaries and willing to think and act as an enabler.

We put this into practice in our everyday work and decision making by understanding and managing the risks in being clever and creative but still taking action to meet our strategic goals.

The City seeks to minimise its exposure to key risks relating to people, financial operational and regulatory and compliance responsibilities, while still taking action. We will ensure appropriate measures to mitigate our risks are in place.

#### **Detailed Statements and Descriptors**

Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification
Financial Sustainability		
Financially Volatile Decisions	The City has a <i>low appetite</i> for risk in decision making that impacts financial volatility and sustainability	These are for those decisions not specifically considered below:  Based on risk consequence criteria - Risk of loss in excess of \$100,000 (0.035% - 0.17% of operating budget)
Decisions causing Budget Deficiency	The City has a low tolerance for decisions or actions that result in material deficiency in achievement of budgeted:  - Surplus  - Balance sheet ratios  - Profit and loss ratios  - Rate of return on investments	Based on risk consequence criteria - Risk of loss or missing budget in excess of \$100,000 (0.035% - 0.17% of operating budget)
Financial Investment & Growth		
Sustainable financial investments	The City has a <i>moderate risk appetite</i> for investments; investments must support strategic initiatives and financial sustainability. Investments must be aligned with the values and principles of the City.	Investments need to be in line with the City's Corporate Business Plan and Strategic Community Plan.

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

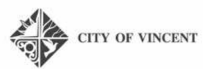
## **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification						
Forwards, hedges, and derivatives	The City has <i>no tolerance</i> for investments in forwards, hedges, and derivatives.	Organisations often use financial instruments to manage the risk in commodity and foreign currency. These can be very risky if not appropriately utilised; and the City has chosen not to use these instruments.						
Debt for growth	The City has a <i>moderate appetite</i> to take on risk to fund growth.	This ties into the investment appetite; however specifically considers the use of debt funding. Based on the consequence table, a moderate risk would be in the vicinity \$100,001 to \$250,000 (0.17% - 0.43% of operating budget).						
Specific ratios - No specific rating given as these are set parameters that the City has determined that it must operate within. Rations (and thresholds) are determined by the State Government.	<ul> <li>The City's debt to service ratio must always be above 5.</li> <li>Total Liabilities are never to exceed Total Assets</li> <li>Proposals supporting debt funding must be supported by a cash flow analysis that is financially sustainable</li> </ul>	The debt to service ratio measures the City's ability to pay its debt. It is calculated by the annual operating surplus (before depreciation and interest), divided by the debt service cost, and is currently 5.092.  Financial sustainability for debt funding will need to consider:  • Free cash flow for monthly, capital or balloon payments  • Interest cover - refer above for the level of financial risk acceptable  • Cost of not undertaking project - i.e., repairs and maintenance of the current solution  • Future cost of new project once implemented - i.e., for a community centre, insurance, licences etc						
Business collaboration								
Commercially viable collaboration	The City has a <i>moderate risk appetite</i> to being more commercially adept and to explore avenues to identify cost efficiency drivers, collaboration with business partners to deliver on objectives through commercially viable arrangements and partnerships.	Within the boundaries of the appetite stated above in respect to investments being within the City's Corporate plans and strategies, the City is willing to consider proposals to use partnerships and contracts to facilitate meeting the City's objectives, where consistent with legislative requirements (Local Government Act 1995). Suggestions would include using outside service providers to deliver current services provided by the City more efficiently, i.e., Waste Collection; or working						

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

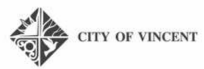
## **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification
		collaboratively with an Arts organisation to set up a festival. Other projects may include working with developers.
3 <sup>rd</sup> party Partner (Contractor) failure	The City has a <i>low risk appetite</i> for third party partner (contractors) failure.	The City utilises many outside organisations in delivering on its mandate. This low appetite means that even minor or insignificant breaches in contracts or delays in delivery of products and services will be taken seriously. Accordingly, third party risk must be considered before entering into any contract, including reputation of third party, financial viability, audit clauses etc.
Procurement		
Procurement failure	The City has a <i>low risk appetite</i> for procurement failures that lead to poor value for money or financial loss, poor quality of service; incorrect or substandard products or delayed delivery; wastage of funds or services.	This ties into the above point; and thereby requires appropriate procedures in the procurement process to ensure the required outcomes for the City and appropriate enquiry and planning prior to purchases. Note, appropriate delegations must exist to support this.
	The City has zero tolerance for procurement decisions that endanger our staff and community.	Procurement decision making must consider the risk of injury or harm to the staff & community of Vincent. An example of this would be allowing the Beatty Park pool to use unregulated or unauthorised chemicals.
Asset & Environment management & sustainability		
Environmentally dangerous activity	The City supports investments, activities and developments that result in a sustainable future for our community while meeting the current needs of our residents.  It recognises that this may at times involve accepting some degree of risk and is comfortable with this, subject to always ensuring that potential benefits and risks are fully understood before planning is approved and that appropriate measures to mitigate risk are established.	There is often a payoff. Proposals need to consider the risks and rewards based on the promises made to the community. This has been envisaged with the City's Project Management Framework implementation and future actions.

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

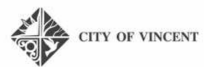
## **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification
Ecologically sustainable decisions Resource wastage	The City has a high risk appetite for ecologically sustainable decisions  The City is committed to protecting and preserving the environment and has a <i>low risk appetite</i> for activities that would significantly degrade the environment and a <i>high risk appetite</i> for decisions that promote ecologically sustainable development. The City has a <i>low risk appetite</i> for irresponsible use of its resources.	Activities that favour environmentally conscious actions will more likely be approved than those that don't. Furthermore, the City will act swiftly against actions that are detrimental to the environment.
Activities against ratepayer values & ethics	The City has a <i>very</i> low risk appetite for investments and activities that do not align with the City's values.	The City has set its vision, purpose and guiding values based on the interpretation of those of the community it serves. When entering into new projects, investments and proposals, these values must be considered as one of the key consideration sets.
Activities, structures, projects that present health risk for the community	The City has a <i>low risk appetite</i> for activities, structures and projects that threaten the health of its community.	The City is committed to ensuring the health and wellbeing of its residents, this must be considered within the activities, projects, and new builds it approves or invests in. Activities that do not align with this will only be approved in exceptional circumstances. An example might be the approval of a Neo-Nazi festival to occur within the City's park space. A multi residential building with no nearby open space may be another example.
Values and Behaviours		
Behaviour or conduct against City values	The City is an equal opportunity employer that employs skilled and experienced employees in positions with clearly defined roles and responsibilities; it has a <i>low risk appetite</i> for actions and behaviours that threaten the people and organisational capacity.	This sets the City's view on the criticality of its employees and the City culture; accordingly, staff must be selected based on appropriate due diligence and fit for purpose considerations including against the City values. Behaviours and actions of current staff must be measured against their job performance criteria and against the values.
Low individual and team performance	The City places high importance on its values and a culture of integrity in conduct, performance excellence, innovation, equality and diversity, dignity and respect, collegiality, and cultural	Refer above.

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

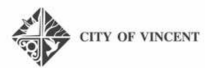
## **RISK APPETITE & TOLERANCE STATEMENTS**



		N.		
Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification		
	sensitivity. It has a <i>low risk appetite</i> for behaviour or conduct which does not meet these standards.			
Human Resource	The City has a <i>low risk appetite</i> for human resource risk.			
Lack of Staff feedback & development	The City has a <i>low risk appetite</i> for risk in practices or behaviours that lead to staff not receiving feedback and development; resulting in low staff performance, moral and staff retention.	KPI's need to be developed that ensure that staff performance management is undertaken within certain timeframes and parameters - timely responses and feedback provided, and that retention rations are considered and acted on were outside norms. Regular surveys will support understanding moral & engagement and to understand what can be done to improve areas.		
Behaviour reducing cultural diversity & awareness	The City has a <i>low risk appetite</i> for practices and behaviours that result in a workforce that is not diverse and culturally aware, be this through recruitment or day to day workplace activities.	Activities and actions to involve and include staff from diverse backgrounds considering culture, age, gender, experience sets etc.		
Harm of staff, clients, partners, or visitors	The City has a <b>very low risk appetite</b> for risk in practices or behaviours that lead to the harm of staff, clients, partners, or visitors in its premises or when undertaking work related activities (within its control and responsibility).	The City's continued focus on OH&S matters, staff and contractor induction support this appetite. All new activities and projects should further consider the impact on the City's community.		
Breach of code of conduct, ethics, and Law	The City has <i>no appetite</i> for conduct that is unlawful, unethical, or otherwise breaches the Code of Conduct or reflects misconduct / serious misconduct.			
Health and Safety				
Inadequate & untimely reporting of breach & near-miss incidents	The City has a <i>low appetite</i> for health and safety risk, and in particular a <i>very low tolerance</i> for inadequate or untimely remedy and reporting of breach incidents, or near misses.	The City's continued focus on OH&S matters, staff and contractor induction support this risk.		
Negligent & deliberate violations of health & safety requirements	The City has <i>no tolerance</i> for negligent, deliberate, or purposeful violations of health and safety requirements.			

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

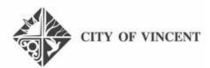
## **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification	
Business Service	The City acknowledges that in order to be innovative and nimble that some degree of risk taking is inevitable, however these risks must be considered in light of maintaining continuity of services to our stakeholders.	See below	
Disruption to the operation of the business	The City has a very <i>low tolerance</i> for risks that may result in disruption to the operation of the business. Including loss of statutory services, operational continuity, loss, or lack of documentation of corporate knowledge. These risks will be mitigated and controlled to where the cost of control is equal to the marginal cost of the risk.	Interruption to services has been included in the Consequence criteria. A very low tolerance would be considered where "Failure of assets / disruption which results in inconvenience but no material service interruption (resolved within one day)." So, where there is a disruption, for example the phone lines are down, then a solution needs to be found within one day. The cost of this control must also be considered in the action sought.	
Loss or lack of documentation of corporate knowledge	The City has a very <i>low risk tolerance</i> for loss or lack of documentation of corporate knowledge.	In order for the City to continue to provide services to its stakeholders to the degree required, the City must continue to maintain adequate systems and processes that support maintenance of all corporate knowledge.	
Governance	The City is committed to best practice governance and practices and behaviours that support ethical, consistent, and informed decision making, compliance with legislation, regulation and internal and external reporting requirements.		
Breaches in regulations, professional standards, and ethics	The City has a <i>very low risk appetite</i> for any breaches in regulations, professional standards, and ethics.	There is a low, but not zero appetite for breaches. An example would be the submission of a BAS late due to resource constraints within the City. See specific examples below	
Bribery or Fraud	The City has <i>no tolerance</i> for bribery or fraud.	The City will investigate all allegations and take action to the full extent of its capacity.	
Less than better practice for Governance, Due diligence, Accountability and Sustainability	The City has a <i>low risk tolerance</i> for less that better practice decision making for governance, due diligence, accountability, and sustainability, as measured by accepted industry standards and practices.		

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

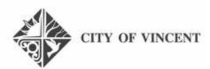
# **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification
A breach in Delegated Authority	The City has a <i>very low risk tolerance</i> for breach in delegated authority.	
Poor Project or Change Management	The City has <i>low risk tolerance</i> for incidents or impacts which are generated by poor project management or change management practices.	The risk consequence level will need to be considered.
Information & Systems management		
Compromising information, its management, security, and storage	The City has a <b>very low appetite</b> for the compromise of processes governing the integrity of, and access to, information; the use of information, its management, security, and storage.	The City wishes to keep the information it has custody of, safe, secure, and uncompromised. Accordingly, it requires appropriate governance, a framework and processes in place for managing this risk.
Information management and Security risk	The City of Vincent has <b>very low appetite</b> for information management and security risk.	
Internal or External threats to private information	The City has <b>no appetite</b> for threats to private information arising from internal breaches or external malicious attacks.	
Deliberate misuse of information	The City has <i>no appetite</i> for the deliberate misuse of information.	
Breaches of the Code of Conduct	The City has <b>no appetite</b> for repeat breaches of the Code of Conduct.	
Safe & approved Systems Development	The City has a <i>moderate risk appetite</i> for systems development and changes where it is within the approved strategy, budget, and plans; and appropriate safeguards are installed.	Systems development always comes with an inherent risk factor, accordingly there must be an acknowledgement that for changes to occur some risk must be taken, however appropriate project plans and procedures should be in place to manage this risk.
Community Services	The City seeks to create a connected community where the City's residents can interact with the built environment and nature to	

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

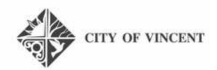
# **RISK APPETITE & TOLERANCE STATEMENTS**



Risk Category	Risk Appetite / Tolerance Statement	Descriptor /clarification
	create a vibrant and inclusive place to live, work and play. The City recognises that its purpose is tied to the needs and expectations of its community and in particular the rate payers. In order to meet these needs a certain level of collaboration and co-operation with these stakeholders is beneficial and necessary.	
Community Engagement and Increased Participation	The City has a <i>high appetite</i> for risks that will drive strong community engagement and increased participation.	The City wishes to match its community desire for high levels of engagement, and this is acknowledged to come with more risk. An example is the BMX track, which was highly desired by the community, but has associated risks.
Constructive Community Consultation	The City has a <i>high risk appetite</i> to engage in community consultation to deliver on our strategic objectives. This collaboration cannot be to the detriment of ensuring an efficient and effective decision-making process in the spirit of sustainability and achievement of objectives. (See sustainability above)	This point was important in driving the high engagement and participation in delivery of the City's objectives. But this should not be used as a lever to hinder progress or unnecessarily delay decision making.
Activity risking long-term values or reputation of Council	The City has zero risk appetite in any activity that will put its long-term values or reputation at risk.	
Failure to meet customer commitments and/or provide appropriate advice and address regulatory concerns	The City has a <i>very low risk appetite</i> for operational risks arising from failure to meet customer commitments and/or appropriateness of advice.	The City must provide appropriate advice to stakeholders and meet its commitments.  The City will promptly take action to address ratepayer/customer complaints and regulatory concerns.
Negotiate with Regulators, State & Federal Government Agencies	The City has a <i>high risk appetite</i> to consult and negotiate with regulators, State & Federal Government Agencies to achieve the City's objectives.	
Leasing of Community Facilities	The City has a <i>moderate risk appetite</i> for financial loss in respect to the use of the City's community facilities provided the use is:  • in the community interest  • satisfies a recognised community purpose	This is to ensure we are considering the needs of our community together with the financial impacts of decision making.

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

## **RISK APPETITE & TOLERANCE STATEMENTS**



#### Strategic Risks & Categories

#### Finance, procurement & contracts

Risks relating to ensuring reliability and timeliness of financial and other information; as well as ensuring the financial sustainability and viability of the City. Risk of failures in the City's procurement and contract engagement and management processes resulting in business loss or disruption.

#### Asset Management & sustainability, environment management

Risks associated with investing in, developing and maintaining the City's infrastructure to ensure reliability and to meet its Vision and strategy.

Risk of the City's current activities compromising the ability for the future residents meeting their needs. This refers to social and environmental needs. Consideration of both physical and investment actions.

#### OH&S, employment practices

Risks relating to strategies and systems to maintain a workforce and partnerships that are productive, safe, and diverse as well as an effective and accountable organisational environment. Risks include workforce capability and capaCity, including staff, volunteers, contractors, and subcontractors.

#### **Business service disruption:**

Risks or events that could cause disruption to services or operations; and/or impair or enhance the delivery of the program or project on time and within budget, or the quality of its outcomes; events that could lead to damage to your reputation, assets or compromise the security of sensitive information.

#### Governance, misconduct & fraud:

Risks resulting in failure to meet regulatory, compliance and accountability requirements; inadequate or unclear definition of roles and responsibilities; lack of effective and transparent decision-making processes; inadequate control and procedural frameworks; the robustness of any third-party systems and processes.

#### Information & systems management:

Risks that jeopardise information being authentic, appropriately classified, properly secured, and managed in accordance with legislative and operating requirements. Technology solutions must support strong internal control processes and the development of robust system and process solutions for the management and protection of information assets; and align technology, systems, processes and culture with business strategy and goals.

#### Community services:

Risks or events that hinder the City's ability to meet the current and changing expectations of the ratepayers and community; including ratepayers'/customers' expectations of providing efficient, considerate, and cost-effective services; building positive and collaborative relationships and outcomes for the City.

City of Vincent Risk Appetite and Tolerance Statements - D20/26234

#### 6.3 REVIEW OF THE CITY'S AUDIT LOG

Attachments: 1. Audit Log as at 17 August 2023

2. Internal Audit Log as at 17 August 2023 - Confidential

#### **RECOMMENDATION:**

That the Audit Committee recommends to Council that it:

- 1. NOTES the status of the City's Audit Logs at Attachments 1 and 2; and
- 2. APPROVES proposed completion dates as specified at Attachments 1 and 2.

#### **COMMITTEE DECISION ITEM 6.3**

Moved: Mr Araj, Seconded: Cr Gontaszewski

That the recommendation be adopted.

CARRIED (4-0)

For: Mr Manifis, Cr Gontaszewski, Cr Alexander and Mr Araj

Against: Nil

(Cr Wallace was on approved leave of absence for the Meeting.)

(Cr loppolo was on approved leave of absence for the Meeting.)

(Mr Goy was an apology for the Meeting.)

**NOTE**: Finance to present a report on the fundamental controls in place to control invoices for procurement, by the next Audit Committee.

**NOTE:** Add to the internal audit a review of the process to close off audit log items. What process or document has changed, and point to it in the closure on the log.

## **AUDIT LOG**



Jontents Au2020/42 (9) Manual Timesheet	,
A:2020/12 (8) Manual Timesheet	
Office of the Auditor Financial Audit for 2021/22	∠
EA: 2022/12 (1) Fair value of Infrastructure Assets – Frequency of Valuations	4
EA: 2022/12 (15) Finance And Payroll System Event Monitoring	5
EA: 2022/12 (20) Data Centre Management	6
Office of the Auditor General Financial Audit for 2022/23	7
EA: 2022/01 Rates Receivable Reconciliations	7
EA: 2022/02 Bank Reconciliations	8

Summary of open Confidential items (D21/61059)	
Nil	

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### **AUDIT LOG**



Audit Details Action **Approved** Status **Proposed Completion Date** Completion Date

#### Stanton Reg 5 & 17 Review

#### A:2020/12 (8) Manual Timesheet

Stanton Reg 5 & 17 Review - Manual Timesheet

The City uses manual timesheets, predominately for those employees who work in the depot and recreational leisure centre.

#### Recommendation

The use of manual timesheets should be eliminated, it is worth noting that the City has already noted this as a finding within their own audit log.

#### Recommendation

#### **Risk Rating (prior to controls)**

Moderate

#### Risk Rating (with current controls)

#### Responsible Officer:

Executive Manager Human Resources and Executive Manager Information and Communication Technology

#### **Management Comment**

The City requires a robust online time-sheeting system which is fit for purpose of a casual workforce (i.e. Beatty Park) that is flexible, easy to use and aligned to the relevant cost centres and employment.

Administration has determined that Civica's online timesheeting module will be suitable for the City. The module however can only be implemented once work orders are activated as part of the Chart of Accounts project scheduled for completion in July 2021. Online time-sheeting will have a mobile option as well. The scoping of this project will be requested to commence in March next year with implementation in December 2021.

#### December 2021

Partially completed: Beatty Park are now March 2022 partially using mobile application for rostering and time-sheeting. Further rollout subject to Beatty Park change management resourcing.

In progress: for Depot staff with mobile application AND job costing requirements for time-sheeting, two solutions are being reviewed:

- 1. The City will help Civica test their new mobile time-sheeting (currently in development) in early 2022.
- 2. A CRM-based approach where jobs are electronically workflowed to staff who can then update and complete the job using a mobile application.

#### March 2022

No further progress. Resources have not been available to progress the Beatty Park roll-out; Civica have not completed their new mobile time-sheet. CRM project in early phases.

#### May 2022

No update.

#### July 2022

Ongoing HR team challenges have impacted attempts to resource this initiative. The HR/IT plan is now to:

- 1. Prepare a change management plan in November & December
- 2. Implement in January & February

February 2023

**Estimated August** 

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## **AUDIT LOG**



January 2023

February 2023

August 2023

November 2023

#### November 2022

In line with WA Government announcement (1st November 2022) that all WA Local Governments will transition to the State IR Legislation effective 1st January 2023, the City is now procuring a timesheet solution to meet legislative requirements. An electronic system will initially be rolled out to administrative staff, followed by transition of other teams using manual timesheets (Rangers, Depot field staff, Beatty Park). The City is aiming for golive in January 2023.

#### February 2023

Go-live delayed while extensive testing continues to ensure smooth rollout to staff and future application to field-based staff. Final technical changes being made for late February 2023 release.

#### April 2023

Timesheet functionality considered too basic for effective go live. Additional Functionality requires Payroll integration Works to ensure workflow approvals, Flexi leave management and job costing Details for field staff. HR progressing This work.

## **June 2023 –** Payroll & Timesheet Project key dates established

• 9th October testing (2 pay cycles end-to-end)

- 1st November "go / no go" meeting based on testing results
- 6<sup>th</sup> November go live
- 21st November first pay-run
- Timing risks: OAG finance/payroll audit; key payroll staff availability (eg: unexpected health issue)

### August 2023

On track

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### **AUDIT LOG**



 Audit Details
 Action
 Approved Completion Date
 Status
 Proposed Completion

 Date

#### Office of the Auditor Financial Audit for 2021/22

EA: 2022/12 (1) Fair value of Infrastructure Assets – Frequency of Valuations

Office of the Auditor Financial Audit for 2021/22

#### Finding

The City has performed an assessment to determine whether its infrastructure assets represent fair value.

Management performed a high-level desktop assessment of its infrastructure assets as a whole and not across each sub-category of the infrastructure asset class. This assessment relied on the City's internal assessment by management of the current market conditions. This review indicated there were no significant movement or impact on its infrastructure assets relevant to 30 June 2022.

#### Risk Rating

### Rating: Significant

#### Implication

Without a robust assessment of fair value of the City's Infrastructure Assets there is a risk that the fair value of infrastructure assets may not have been assessed adequately and in compliance with AASB 13 Fair Value Measurement, as well as Regulation 17A(4)(b) of the Local Government (Financial Management) Regulations 1996 (the Regulations).

#### Recommendation

The City should consider implementing as part of the preparation of financial statements a formal robust process to determine whether indicators exist annually, that would trigger a requirement to perform a formal revaluation of Infrastructure Assets. Where indicators exist a robust fair value assessment should be performed capturing the requirements of AASB 13 Fair Value Movements. This process is to ensure that the LG Entity's infrastructure assets are recorded at fair value in compliance with AASB 13 Fair Value Measurement and the Regulations.

This may entail obtaining relevant input from an independent valuer as to whether or not they consider there are any prevailing market factors which may indicate that the fair value of relevant assets are likely to have been impacted to any significant / material extent from the prior year. Where a fair value assessment has been performed internally the LG entity may consider having this assessment peer reviewed by an independent valuer to obtain assurance over the valuation methodology applied, inputs and the reasonableness of the valuation model applied.

#### **Management Comment**

Management performed a high-level review of the infrastructure asset carrying values as at 30 June 2022 to assess if these values were materially correct.

The City did not conduct an external valuation of these assets during 2021-22 as in line with Regulation 17A(4)(b) of the Local Government (Financial Management) Regulations 1996, the 5-year detailed external valuation of infrastructure assets has been budgeted and due to be conducted in 2022-23. After the detail valuation has been performed in 2022-23, the City will be able to conduct more robust internal assessments moving forward.

Management notes the OAG's recommendation but does not agree with the rating of this finding as if no internal assessment of carrying values were performed, the rating would still be the same. June 2023

June 2023

July 2023

The City is still waiting for the valuation to be finalised by the appointed valuer. This will be completed and reconciled prior to the submission of the Annual Financial Statements to the OAG by 30 September.

September 2023

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## **AUDIT LOG**



Audit Details	Action	Approved Completion Date	Status	Proposed Completion Date
EA: 2022/12 (15) Finance And Payroll System Event Monitoring Office of the Auditor General Information Systems Audit for 2021/22  Update 2022 This finding remains open as there is no process in place to manage the logging and monitoring of application.  Finding 2020 We found that there are no formalised requirements for pro-active or regular review of event logs generated by key business application to identify unauthorised access or malicious activity.  Risk Rating  Moderate (2021: Moderate)  Implication	Management Comment: The City accepts this finding.  New logging and monitoring processes will target:  Requestor/Approver separation for financial changes  Change of bank details  Unusual hours of activity  Unusual locations  Failed logins  Priv access activities – non-IT (CFO, HR) person to review	February 2023	Behind schedule. Vendor consultant still being scheduled for support.  April 2023  Still delayed by vendor consulting services. Expected to be completed May 2023.  June 2023  Vendor's response 13/6/23: "We are unable to assist on custom reports as all our resources are fully scheduled. This request has been taken to the management team to decide on how best to resolve custom reports going	April 2023 May 2023
Without effective pro-active monitoring of high-risk events, such as administration actions, there is an increased risk that any potential problems, trends, or ongoing attempts to compromise systems or data will not be detected.  Recommendation The City should continue to work towards an appropriate application event logging and monitoring process and capacity to report on inactivity and account creation dates.			<ul> <li>forward."</li> <li>The City has commenced some work on basic database queries to provide alerts to changes in staff and suppliers profiles that include bank details. Other desired reports are being investigated but may not be possible due to lack of data or lack of understanding of the software database.</li> </ul>	July 2023 for bank detail alerts
			Closed. Reports now operational for:     Changes to staff bank details     Changes to supplier bank details     Changes to staff role	Completed

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## **AUDIT LOG**



Audit Details	Action	Approved Completion Date	Status	Proposed Completion Date
<ul> <li>EA: 2022/12 (20) Data Centre Management</li> <li>Office of the Auditor General Information Systems Audit for 2021/22</li> <li>Update 2022</li> <li>The finding remains open as the City still does not have an adequate process to manage data centre access. Our testing identified: <ul> <li>Third party/ Contractor access is not set to expire in line with their contract.</li> <li>User access is not periodically reviewed to verify if their access is still appropriate</li> <li>There was no humidity sensor in place to provide an early</li> </ul> </li> </ul>	Management Comment: The City accepts this finding.  The City's current building security access system does not provide the functionality necessary to meet all recommendations. A new solution has been procured and is currently being implemented as a cross-team project with Rangers.	March 2023	In progress, however contractor-led project not expected to complete until May 2023  April 2023  Back on track. Security model reviewed and approved with contractors. Cutover estimated late May or early June 2023.	May 2023
warning/detection if the room's humidity exceeds maximum/minimum levels.  We acknowledge that the City has enforced swipe card access and has recently implemented humidity controls as part of a broader data centre security upgrade that is in progress.  Finding 2021  The finding remains open as the City does not have adequate policies or documented procedures defining responsibility for managing the primary data centre and access management processes.  We found that the swipe card reader for primary data centre is not functional and there is no logbook to record access to the data centre.  Additionally, we also found non-IT related hardware located in the data centre.			City waiting on supplier to complete implementation (RFQ awarded in April 2022).      August 2023     On track     Incremental cutover scheduled to begin 28/8/23 (meaning that card readers begin migrating to the new system floor by floor, building by building).	Estimated: August 2023
Risk Rating Minor (2021: Minor)  Implication Without adequate protection against various physical and environmental threats there is an increased risk of unauthorised access, damage, and theft to the City's IT systems. This may impact the confidentiality, integrity, and availability of the City's information.  Recommendation The City should:  • develop appropriate data centre access management policies and procedures  • perform regular access reviews and remove inappropriate users in a timely manner. Records of the reviews should be retained.				

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• Appropriate environmental controls and alerts are in place.

### **AUDIT LOG**



Audit Details Action Approved Completion Status **Proposed Completion** 

#### Office of the Auditor General Financial Audit for 2022/23

#### EA: 2022/01 Rates Receivable Reconciliations

#### Office of the Auditor General Financial Audit for 2022/23

#### Finding

From the review of the rates receivables reconciliations for February and March 2023, we found the reconciliations have not been adequately prepared and reviewed, as there was an unexplained variance of \$121,294,53 between the rates module and general ledger for both months.

## Risk Rating Rating: *Moderate*

#### Implication

The absence of a robust process over reconciliations on period end balances can result in errors or omissions remaining undetected, leading to misstatements in the financial statements.

#### Recommendation

Management should review the design of their rates receivable reconciliation process to ensure balances are appropriately reconciled.

#### **Management Comment:**

Management completed the reconciliation in a timely manner with adequate supporting documentation. The variance identified above is a known issue that was raised with CIVICA in January 2023. The City is still waiting for a fix and hopes to have this issue resolved by July 2023.

Management is comfortable with the design of the reconciliation as this item is identified as part of the process.

Completed July 2023

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Approved Completion Status

### **AUDIT LOG**



**Proposed Completion** 

Completed July 2023

EA: 2022/02 Bank Reconciliations

Office of the Auditor General Financial Audit for 2022/23 OUTSTANDING FROM PREVIOUS YEARS

#### **Finding**

Audit Details

From our review of bank account reconciliations for February and March 2023:

we found the reconciliations were not adequately prepared and reviewed as they included receipts and payments that were incurred in the bank and recognised in the general ledger in the subsequent month, and therefore were inappropriate to be recognised as reconciling items. in addition, the general ledger balance at February was overstated by

From our review of investment account reconciliations for February and March 2023:

we found the March 2023 reconciliation was not adequately prepared and reviewed. It contained a reconciling item of \$70,704.63 that was applicable to the February reconciliation and therefore was inappropriate to be a reconciling item in March.

\$7,658.79 due to an incorrect journal that was identified by audit.

Findings relating to bank reconciliations have been raised since 2020-21.

#### **Risk Rating**

Moderate (2021-22 – Moderate)

#### Implication

Inappropriately prepared bank and investment reconciliations increases the risk of errors, omissions or fraud remaining undetected.

#### Recommendation

Management should review the design of their bank and investment reconciliation process to ensure balances are appropriately reconciled and properly completed and reviewed.

#### Management Comment:

Action

Management has implemented a new balance sheet reconciliations process that was rolled out in February 2023. As part of the bank reconciliation process additional steps were taken to explain items included on the system generated report that related to the next reporting period. This additional information will be removed for future bank reconciliations.

Management will continue to improve the process and ensure all reconciling items are identified and reviewed in a timely manner.

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#### 6.4 AUDIT COMMITTEE - FORWARD AGENDA 2023

Attachments: 1. Audit Committee Forward Agenda 2023

**RECOMMENDATION:** 

That the Audit Committee recommends to Council that it NOTES the Audit Committee Forward Agenda at Attachment 1.

#### **COMMITTEE DECISION ITEM 6.4**

Moved: Mr Manifis, Seconded: Mr Araj

That the recommendation be adopted.

CARRIED (4-0)

For: Mr Manifis, Cr Gontaszewski, Cr Alexander and Mr Araj

Against: Nil

(Cr Wallace was on approved leave of absence for the Meeting.)

(Cr loppolo was on approved leave of absence for the Meeting.)

(Mr Goy was an apology for the Meeting.)

# Audit Committee Forward Agenda 2023

Standing Items	February (no meeting scheduled)	2 March 2023
<ul> <li>Review and update of Audit Committee Forward Agenda 2023</li> <li>Review status of pending action items from the last meeting</li> <li>Review audit log - internal &amp; external audit recommendations</li> <li>Review of the internal audit activities, progress against plan, and internal audit reports issued during the period</li> <li>Review of the City's Corporate Risk Register</li> <li>Review the status of any fraud investigation reports</li> <li>Briefing by CAE on performance audits or OAG reports carried out for the state government or other LGAs along with any action plans put in place by the City</li> </ul>		<ul> <li>Consideration of Audit Committee Forward Agenda 2023</li> <li>Fraud and Corruption Plan – Annual Review</li> <li>Local Government Statutory Compliance Audit Return 2022 – Annual Review</li> <li>Refresher by CAE on Local Government Act 1995 and key legislation impacting the City.</li> <li>Briefing by CEO on the City's Strategy, progress of key initiatives, and external events impacting the City (e.g., new regulation, macro-economic factors, etc.)</li> <li>Note: Reports and recommendations to 14 March 2023 OMC</li> </ul>
April (no meeting scheduled)	4 May 2023	29 June 2023
	Training and professional development session determined by Committee Chair Review the Audit Committee Terms of Reference Review and recommend to the Council any changes to the proposed annual Internal Audit Plan (6 months prior to the initial review).  Note: Reports and recommendations to 20 June 2023 OMC	Meet privately with the external auditor (OAG) without management present to discuss any matters deemed appropriate     Entry Meeting - OAG     Meet privately (without management present) with the CAE to discuss any matters deemed appropriate.     Meet privately with the internal audit service provider every six months.  Note: Reports and recommendations to 25 July 2023 OMC
July (no meeting scheduled)	10 August 2023	September (no meeting scheduled)
+	<ul> <li>Recommend to the Council the proposed annual Internal Audit Plan along with aspects of coordination with the external auditor's plan and those of other assurance providers.</li> <li>Evaluate the performance of the internal audit service provider and CAE</li> <li>Review and recommend changes (if any) to the internal audit charter.</li> <li>Review of business risk reports issued by management including corresponding action plans</li> <li>Briefing by CEO on the City's Strategy, progress of key initiatives, and external events impacting the City (e.g., new regulation, macro-economic factors, etc.)</li> </ul> Note: Reports and recommendations to 19 September 2023 OMC	
5 October 2023	30 November 2023	December (no meeting scheduled)
<ul> <li>Annual financial report for year end 30 June 2023 – draft annual financials</li> <li>Briefing by CFO of significant accounting policies and significant judgements made in preparing the financial statements.</li> <li>Review the OAG's audit plan including view of significant accounts and fraud risk.</li> <li>Annual acknowledgement of the City's Code of conduct, evaluation of member independence &amp; committee performance.</li> <li>Commence EOI for external Committee Members.</li> <li>Review risk management processes and activities (including Risk Mgmt. Policy and Appetite Statements)</li> <li>Review the City's response to the Public Sector Commission Integrity Survey</li> <li>Review adequacy of procedures for the confidential, anonymous submission by employees regarding possible fraud or irregularities</li> </ul>	Exit Meeting - OAG     Meet privately (without management present) with the CAE to discuss any matters deemed appropriate. Meet privately with the internal audit service provider every six months.     Briefing by CEO on the City's Strategy, progress of key initiatives, and external events impacting the City (e.g., new regulation, macro-economic factors, etc.)  Note: Reports and recommendations to 12 December 2023	
Note: Reports and recommendations to 21 November 2023		

#### CATEGORIES:

- Committee Operations
   Financial Reporting & External Audit (OAG)
- 3. Internal Audit Activities
- 4. Risk Management & Internal Control
  5. Ethics and Compliance
  6. Other Matters

#### 7 GENERAL BUSINESS

#### 7.1 Purchase Order raised after Invoice:

Administration were asked to investigate the value of purchase orders (PO) raised after invoice for the 2021/22 financial year.

The amount quoted in the Paxon report of \$6,492,937 represented the total value of the POs, not the invoice value which was \$1,614,832 in total. Further details of how the City will address this audit finding are included in the audit log.

Cr Gontaszewski queried if it is correct that 1 in 4 dollars expended by the City was expended against an invoice that was raised before the purchase order? The Committee requested that a response be included in the minutes, and that information on the number of non-compliant purchase orders raised after invoice for the 2022/23 financial year?

#### Administration provided the following additional information:

Administration were asked to investigate the value of purchase orders (PO) raised after invoice for the 2021/22 financial year.

- Paxon audited the period 1 July 2021 to 9 November 2022 (16 months).
- Total expenditure for the City for this period was \$54,125,173 with 8,138 POs being raised.
- The total number of POs raised after the invoice for this period was 849 totalling \$7,083,474, of which:
  - \$5,053,096 were for ongoing contracted multi-year services. Annual POs were raised after the first invoice were received for the period.

Of the remaining \$2,030,378:

- \$361,427 (201 invoices) were invoices for weekend work and emergency call out services where staff were unable to raise a PO before the invoice,
- This left 648 instances of a PO being raised after the invoice totalling \$1,668,951.

Administration were asked to investigate the value of purchase orders (PO) raised after invoice for the 2022/23 financial year.

- For 12 month period, a total of 6201 POs were raised for \$37,287,264.
- 449 POs raised after the invoices totalling \$1,552,761. This does not include any invoices for weekend work, emergency services or on-call services.

## In response to this finding administration advises the following action, contained within the Audit Log:

A purchase order after invoice date report has been created in Authority. A process has been developed to provide this report to executives, managers and EMC each month for follow up. This process was reviewed and approved by EMC at the August EMC meeting. The report and process is scheduled to begin in September. Executives and managers will be required to raise repeated issues with staff. Further training will be required or purchasing access removed for repeat offenders.

#### 8 NEXT MEETING

5 October 2023

#### 9 CLOSURE

There being no further business, the meeting closed at 5.43pm.

These Minutes were confirmed at the 5 October 2023 meeting of the Audit Committee as a true and accurate record of the Audit Committee meeting held on 31 August 2023.

Signed: Mr Conley Manifis



Dated: 5 October 2023