Report of the Head of Communications and Customer Engagement

Corporate Briefing – 1 October 2015

REGULATION OF INVESTIGATORY POWERS (RIPA) ANNUAL REPORT 2014-2015

Purpose: To report on the operation of the Authority's use of covert

surveillance, conducted under the provisions of The Regulation of Investigatory Powers Act (RIPA) 2000 for

the period 1 April 2014 to 31 March 2015

Report Author: Andrew Taylor

Legal Officer: Tracey Meredith

Finance Officer: Carl Billingsley

Access to Services

Officer:

Sherill Hopkins

FOR INFORMATION

1. Introduction

- 1.1 The Regulation of Investigatory Powers Act (RIPA) 2000 allows local authorities to conduct covert surveillance activity in circumstances where it is for the purpose of preventing or detecting crime or of preventing disorder. It also allows local authorities to acquire communication data from Communication Providers.
- 1.2 The process must be in accordance with the Home Office's Code of Practice for Covert Surveillance and Code of Practice on Acquisition of Communication data and this report has been prepared in line with best practice.
- 1.3 This report will provide an overview to the Cabinet of the Authority's practices and activity regulated by RIPA.

1.4 Glossary of Terms

RIPA	Regulation of Investigatory Powers Act (RIPA) 2000
OSC	Office of Surveillance Commissioners – Central Government
IOCCO	Interception of Communications Commissioner's Office
Inspection	Biennial event to monitor compliance in surveillance matters

Glossary of Terms (continued)						
RIPA Application	A request for a surveillance exercise					
Applicant Countersigning Officer Authorised Officer CHIS [defined in Section 26(8) of the Act]	Officer requesting surveillance An officer who brings further experience to the Application Officer responsible for surveillance compliance and monitoring Covert Human Intelligence Source. A person is a covert human intelligence source if— (a)he establishes or maintains a personal or other relationship with a person for the covert purpose of facilitating the doing of anything falling within paragraph (b) or (c); (b)he covertly uses such a relationship to obtain information or to provide access to any information to another person; or (c)he covertly discloses information obtained by the use of such a relationship, or as a consequence of the existence of such a relationship.					
Gatekeeper	Officer responsible for administration of surveillance practice					
FOI	Requests under the Freedom of Information Act 2000					
Communications Data [defined in Section 21(4) of the Act]	(a) any traffic data comprised in or attached to a communication for the purposes of any postal service					

2. Service Delivery

- 2.1 A list of authorised officers is shown in Appendix 1.
- 2.2 Table 1 below shows the types of surveillance permitted under RIPA for Local Authority use, comparing annual usage over the last 4 years.

TABLE 1 - Surveillance Permitted Under RIPA					
	2011-12	2012-13	2013-14	2014-15	
Directed	8	9	4	1	
Interception of					
Communications	0	0	0	0	
Acquisition / Disclosure of					
Communications Data	0	44	0	0	
Covert Human Intelligence					
Source	0	0	0	0	

2.3 Directed Surveillance

- 2.3.1 Directed surveillance is covert surveillance which is carried out in relation to a specific investigation which is likely to result in the obtaining of private information about a person. Since 1 November 2012, pursuant to the Protection of Freedoms Act 2012 and amendments made to RIPA legislation, such techniques may only be used where the offence under investigation either:
 - (a) attracts a maximum penalty of at least 6 months imprisonment; or
 - (b) is contrary to either Section 146 or 147 or 147A Licensing Act 2003; or
 - (c) is contrary to Section 7 Children and Young Person Act 1993.

The latter offences involving sale of alcohol and tobacco to underage children. Just 1 Authorisation was granted during 2014-15. This figure has again decreased from the previous year, which reflects officer's commitment to explore the least intrusive method of gaining information to carry out the Local Authority's responsibilities.

2.4 Acquisition and Disclosure of Communications Data

2.4.1 Since 8 February 2012, the City & County of Swansea (CCS) has subscribed to the National Anti-Fraud Network (NAFN)'s Single Point of Contact Services to acquire this information. Annual Returns are provided to the Interception of Communications Commissioner's Office on a calendar year basis.

2.5 Covert Human Intelligence Source (CHIS)

2.5.1 No CHIS activity took place during this year

2.6 Surveillance Activity

2.6.1 Table 2 below shows the use of RIPA by services and its purpose within the City and County of Swansea

TABLE 2 - Use of RIPA					
Directed Surveillance					
Trading Standards	1	Detection of illegal trading practices			
Covert Human Intelligence Source					
	0				
Acquisition and Disclosure of Communications Data					
	0				

- 2.6.2 CCS operates an extensive Closed Circuit Television (CCTV) system to provide a safer environment for the community. The system is managed and developed in partnership with the South Wales Police. The use of CCTV is not covered by the same regulations as the surveillance reported on above as it is an overt not covert method of observation. A separate code of practice and annual report apply to the CCTV system and are public documents.
- 2.6.3 If requested the system can also be used for directed surveillance by the police for law enforcement purposes or for a specific exercise. If this does occur, the use changes from overt to covert surveillance and will be regulated by RIPA. The Police have responsibility to comply with the legislation in these cases. As a matter of transparency and good practice we will include in this report the use of our equipment for this purpose. Any specific use for local authority purposes would be reported under service usage.
- 2.6.4 During 2014-15, no directed surveillance requests were made by the police to utilise the authority's CCTV equipment which were conducted under Police RIPA authorisations.

3. Progress & Development

- 3.1 Since 1st November 2012, all local authority surveillance and access to communication data authorised under the Regulation of Investigatory Powers Act 2000 (RIPA) have required the approval of a Magistrate.
- 3.4 The list of Authorised Officers reflects those services most likely to conduct criminal investigations which satisfy the serious crime test set out in the legislation above. This would include Trading Standards and Housing Benefit officers.

3.5 It should be noted that from 1 June 2015 Housing Benefit fraud investigations are going to be conducted solely by the Department for Works and Pensions.

4. Freedom of Information (FOI)

- 4.1 Media coverage of incidents in other parts of the country brought to the public attention local authorities ability to use surveillance under RIPA. This was reflected in the receipt of related media enquiries.
- 4.2 There has been 1 FOI request related to RIPA activities during the year.

5. Equality and Engagement Implications

5.1 There are no community and engagement implications

6. Financial Implications

6.1 All costs incurred in dealing with RIPA have to be covered within existing budgets.

7. Legal Implications

7.1 As set out in the Report

Background papers: None

Appendices: Appendix 1 – Authorised Officers

Appendix 1

TABLE 3 – RIPA Authorised Officers.			
Name	Department / Section		
Rose McCreesh Phil Thomas	Housing Benefit Housing Benefit		
Lynda Anthony Huw Morgan David Picken	Environmental Health Environmental Health Environment Health (Trading Standards)		