HUNTINGDONSHIRE DISTRICT COUNCIL

COVERT SURVEILLANCE

REGULATION OF INVESTIGATORY POWERS ACT 2000 (PART II)

(Directed Surveillance and the use of CHIS)

POLICY & PROCEDURE

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INTRODUCTION AND PURPOSE

Introduction

Since October 2000 when the Human Rights Act 1998 came into force, covert surveillance has become subject to statutory control in the UK. The Regulation of Investigatory Powers Act 2000 (RIPA) provides for the first time a legal framework for covert surveillance activities by public authorities (including local authorities). The Office of Surveillance Commissioners (OSC) has been set up as an independent inspection regime to monitor these activities.

The use of surveillance (both overt and covert) to provide information is a valuable resource for the protection of the public and the maintenance of law and order. To discharge their responsibilities local authorities and law enforcement agencies use unaided surveillance and surveillance devices. RIPA and codes of practice under it provides a legal framework and procedure to authorise the use of covert surveillance. Surveillance is covert if it is carried out in a manner that is calculated to ensure that persons who are subject to it are unaware that it is or may be taking place.

In some circumstances, it may be necessary for Council employees, in the course of their duties, to make observations of a person(s) in a covert manner. By their nature, actions of this sort may constitute an interference with that person's right to privacy. This may give rise to legal challenge as a potential breach of "the right to respect for private and family life, home and correspondence" under Article 8 of the European Convention on Human Rights and the Human Rights Act 1998. RIPA provides a procedure to defend the Council against such challenges

Purpose

This policy statement explains how Huntingdonshire District Council will meet legal requirements in relation to the use of covert surveillance. It also seeks to encourage and promote a professional approach in undertaking surveillance so that those affected may have confidence that the Council will act effectively and in a fair and lawful manner. It should be read in conjunction with the Regulation of Investigatory Powers Act 2000 and the current version of the Code of Practice on the use of Covert Human Intelligence sources and the Code of Practice on Covert Surveillance on the Home Office website www.homeoffice.gov.uk/counter-terrorism/regulation-investigatory-powers/ripa-codes-of-practice

STATEMENT OF INTENT

This policy statement applies only to the use of covert surveillance, although it is expected that usually any surveillance activity undertaken by or on behalf the Council will be overt.

The Council intends to fulfil its lawful obligations and use directed surveillance and covert human intelligence sources within the terms of the Regulation of Investigatory Powers Act 2000, the relevant Codes of Practice and the directions of the Office of Surveillance Commissioners in accordance with its lawful requirements.

The Council will keep its policy and procedures under review and update them as necessary and in accordance with any changes in the Law.

The Council will take necessary steps to ensure that employees whose duties involve investigations or supervision of them are informed of all relevant policy standards, procedures, and legislation.

Employees have a duty to follow this policy and its procedures and any employees knowingly acting outside this policy may be subject to the Council's disciplinary procedures.

Evidence gathered by surveillance should be treated as confidential and only disclosed to persons (internal and external) whose authority has been explicitly established. Employees will be held responsible for any misuse, security breach or unauthorised disclosure while it is in their control.

Evidence gathered by covert surveillance will be held in accordance with the Council's Document Retention Policy. Documents created as part of surveillance applications including authorisations, reviews and cancellations will be held on the councils Central Register which will be maintained by the RIPA Central Monitoring Officer will be held for three years, as required by the Act.

The Council will keep in place appropriate security measures as required.

A reporting structure will be established headed by the RIPA Central Monitoring Officer with a liaison officer for each service division so:

- that authorisation, Jjudicial application/order form, review, renewal and cancellation forms and procedures are co-ordinated and consistent across the Council and comply with legislation
- All activity is available for inspection by the Office of Surveillance Commissioners
- All problems can be investigated thoroughly

Regular meetings are held, at least once every six months, with the liaison officers to review and update service divisions on changes in the law or Home Office guidance.

Subjects of covert surveillance carried out by or on behalf of the Council therefore can be assured that evidence collected (including personal data) will be processed with care and strictly in accordance with the law.

Council employees will not carry out intrusive surveillance within the meaning of the Regulation of Investigatory Powers Act 2000. This is covert surveillance carried out in relation to anything taking place on any residential premises or in any private vehicle; and involves the presence of an individual on the premises or in the vehicle or is carried out by means of a surveillance device capable of providing information of the same quality and detail as might be expected to be obtained from a device actually present on the premises or in the vehicle.

The Council will seek to adhere to the authorisation, review, renewal and cancellation procedure provided for by the RIPA legislation and the codes of practice thereon before conducting any covert surveillance.

The Council will not intentionally gather evidence by covert surveillance from individuals where it is disproportionate or unnecessary in relation to the purposes of the investigation.

Surveillance carried out by a third party on behalf of the Council shall be subject to a contract which stipulates compliance with the law and this policy. Any service that intends to instruct a third party are required to liaise with the Central Monitoring Officer so that an Authorising Officer can take into account the capability of an agent acting for the Council before any contracts are agreed.

To assist with oversight of the Council's RIPA processes, it has appointed Colin Meadowcroft (Head of Law, Property and Governance) as the Senior Responsible Officer (SRO) who will be responsible for the integrity of the process. However it must be stressed

that all staff involved in the process must take their responsibilities seriously which will assist with the integrity of the Councils processes and procedures.

PRINCIPLES OF SURVEILLANCE

In planning and carrying out covert surveillance Huntingdonshire District Council employees shall comply with the following principles:

Lawful purposes

On 1 November 2012 two significant changes came into force that effects how local authorities use RIPA.

- Approval of Local Authority Authorisations under RIPA by a Justice of the Peace: The amendments in the Protection of Freedoms Act 2012 mean that local authority authorisations under RIPA for the use of Directed Surveillance or use of Covert Human Intelligence sources (CHIS) can only be given effect once an order approving the authorisation has been granted by a Justice of the Peace (JP). This applies to applications and renewals only, not reviews and cancellations.
- Directed surveillance crime threshold: Amendments to the Regulation of Investigatory Powers (Directed Surveillance and Covert Human Intelligence Sources) Order 2010 ("the 2010 Order") mean that a local authority can now only grant an authorisation under RIPA for the use of Directed Surveillance where the local authority is investigating criminal offences which attract a maximum custodial sentence of six months or more or criminal offences relating to the underage sale of alcohol or tobacco under sections 146, 147 or 147A of the Licensing Act 2003 or section 7 of the Children and Young Persons Act 1933.

The crime threshold, as mentioned is only for Directed Surveillance.

Therefore the only lawful reason is **prevention and detection of crime** in respect of its Core Functions. As from 1 November 2012 there is no provision for a Local Authority to use RIPA to conduct covert activities for disorder such as anti-social behaviour unless there are criminal offences involved which attract a maximum custodial sentence of six months.

Employees carrying out covert surveillance as far as practicable shall not interfere with any property or harass any person.

Confidential material

Applications where a significant risk of acquiring confidential material has been identified shall always require the approval of the Head of Paid Service.

Confidential material consists of:

- matters subject to legal privilege (e.g. between professional legal advisor and client)
- confidential personal information (e.g. relating to a person's spiritual, physical or mental health) or
- confidential journalistic material

DEFINITIONS

Unless the context otherwise requires, in this document the expressions in the first column shall have the meaning in the second column and any reference to a statute or statutory instrument or code of practice within the document shall include amendments to it.

Authorising Officer

means a person entitled to give an authorisation for directed surveillance or for the use of a covert human intelligence source in accordance with Section 30 of the Regulation of Investigatory Powers Act 2000 and the Regulation of Investigatory Powers (Prescription of Offices, Ranks and Positions) Order 2000 SI No. 2417 as adapted to the organisational structure of the Council and who is included in the list of officers designated by the Council for such purposes.

Council

means Huntingdonshire District Council

Covert Human Intelligence Sourcemeans a person who establishes or maintains a personal or other relationship with a person for the covert purpose of facilitating the doing of anything falling within Section 26(8)(b) or (c) Regulation of Investigatory Powers Act 2000 namely:

- b) to covertly use such a relationship to obtain information or to provide access to any information to another person; or
- to covertly disclose information obtained by the use of such a relationship, or as a consequence of the existence of such a relationship

a purpose is covert, in relation to the establishment or maintenance of a personal or other relationship, if and only if, the relationship is conducted in a manner that is calculated to ensure that one of the parties to the relationship is unaware of the purpose.

Covert Surveillance

means surveillance carried out in a manner that is calculated to ensure that persons who are subject to this surveillance are unaware that it is or may be taking place

Directed Surveillance

means covert surveillance which is not intrusive and is undertaken:

- a) for the purpose of a specific investigation or a specific operation;
- in such a manner as is likely to result in the obtaining of private information about a person (whether or not one specifically identified for the purposes of the investigation or operation); and
- c) otherwise than by way of an immediate response to events or circumstances the nature of which is such that it would not be reasonably practicable for an authorisation under Part II of RIPA to be sought for the carrying out of surveillance

Private Information

Private information includes any information relating to a person's private or family life. Private information should be taken generally to include any aspect of a HDC RIPA (Surveillance) 2013 person's private or personal relationship with others, including family and professional or business relationships.

Whilst a person may have a reduced expectation of privacy when in a public place, covert surveillance of that person's activities in public may still result in the obtaining of *private information*. This is likely to be the case where that person has a reasonable expectation of privacy even though acting in public and where a record is being made by a *public authority* of that person's activities for future consideration or analysis.

Private life considerations are particularly likely to arise if several records are to be analysed together in order to establish, for example, a pattern of behaviour, or if one or more pieces of information (whether or not available in the public domain) are covertly (or in some cases overtly) obtained for the purpose of making a permanent record about a person or for subsequent data processing to generate further information. In such circumstances, the totality of information gleaned may constitute *private information* even if individual records do not. Where such conduct includes surveillance, a directed surveillance *authorisation* may be considered appropriate.

Private Vehicle

means any vehicle that is used primarily for the private purpose of the person who owns it or of a person otherwise having the right to use it (except where the right to use the vehicle derives only from his having to pay, or undertake to pay for the use of the vehicle and its driver for a particular journey)

Residential Premises

means so much of any premises as is for the time being occupied or used by any person, however temporarily, for residential purposes or otherwise as living accommodation (including hotel or prison accommodation that is so occupied or used)

HDC RIPA (Surveillance) 2013

Surveillance Device

means any apparatus designed or adapted for use in surveillance

Surveillance*

is defined in Section 48 of the Regulation of Investigatory Powers Act 2000 and includes:

- a) monitoring, observing or listening to persons, their movements, their conversations or their other activities or communications;
- b) recording anything monitored, observed or listened to in the course of surveillance; and
- c) surveillance by or with the assistance of a surveillance device

- a) any conduct of a covert human intelligence source for obtaining or recording (whether or not using a surveillance device) any information which is disclosed in the presence of the source;
- b) the use of a covert human intelligence source for so obtaining or recording information; or
- c) any such entry on or interference with property or with wireless telegraphy as would be unlawful unless authorised under Section 5 of the Intelligence Services Act 1994 (warrants for the intelligence services) or Part III of the Police Act 1997 (powers of the police and of customs officers)

^{*} surveillance does not include references to:

SCOPE OF PROCEDURE

The RIPA procedure does not apply to:

- Covert observations where private information will not be obtained
- Observations that are not carried out covertly, or
- Ad-hoc covert observations that do not involve the systematic surveillance of a specific person(s)
- Unplanned observations made as an immediate response to events.

However staff should always remember that any actions taken must be justified and recorded.

In cases of doubt, the authorisation procedure described below should be followed.

Surveillance outside of RIPA

Due to the changes of the Serious Crime Criteria which commenced on the 1 November 2012, there may be a necessity for the Council to undertake surveillance which does not meet the RIPA criteria such as, in cases of anti-social behavior involving disorder, or serious disciplinary investigations. The Council still must meet its obligations under the Human Rights Act and therefore any surveillance outside of RIPA must still be necessary and proportionate having taken account of the intrusion issues. The decision making process and the management of such surveillance must be well documented.

There is a requirement for the Councils Senior Responsible Officer (SRO) to regularly monitor surveillance outside of RIPA. Therefore before any such surveillance takes place, advice must be sought from the Head of Legal Services or the Senior Solicitor.

AUTHORISATION PROCEDURE

General

As mentioned earlier on 1 November 2012 two significant changes came into force that effects how local authorities use RIPA.

- Approval of Local Authority Authorisations under RIPA by a Justice of the Peace: The amendments in the Protection of Freedoms Act 2012 mean that local authority authorisations under RIPA for the use of Directed Surveillance or use of Covert Human Intelligence sources (CHIS) can only be given effect once an order approving the authorisation has been granted by a Justice of the Peace (JP). This applies to applications and renewals only, not reviews and cancellations.
- Directed surveillance crime threshold: Amendments to the Regulation of Investigatory Powers (Directed Surveillance and Covert Human Intelligence Sources) Order 2010 ("the 2010 Order") mean that a local authority can now only grant an authorisation under RIPA for the use of Directed Surveillance where the local authority is investigating criminal offences which attract a maximum custodial sentence of six months or more or criminal offences relating to the underage sale of alcohol or tobacco under sections 146, 147 or 147A of the Licensing Act 2003 or section 7 of the Children and Young Persons Act 1933.

This crime threshold, as mentioned, is only for Directed Surveillance.

Application, Review, Renewal and Cancellation procedure

No covert activity covered by RIPA or the use of a CHIS should be undertaken at any time unless it meets the legal criteria (see above) and has been authorised by an Authorising Officer and approved by a JP/Magistrate as mentioned above. The activity conducted must be in strict accordance with the terms of the authorisation.

All the forms will be the Home Office Model approved forms downloaded from the Home Office Website and approved by the Council's RIPA Central Monitoring Officer. (See the List in the Annex).

Home Office forms, codes of practice and supplementary material will be available through the Council Intranet, the RIPA Central Monitoring Officer and the Home Office Website.

http://www.homeoffice.gov.uk/publications/counter-terrorism/ripa-forms/code-of-practice-covert

The effect of the above legislation means that all applications and renewals for covert RIPA activity will have to have a JP's approval. It does not apply to Reviews and Cancellations which will still be carried out internally.

The procedure is as follows;

All applications and renewals for Directed Surveillance and use of a CHIS will be required to have a JP's approval.

The applicant will complete the relevant application form ensuring compliance with the statutory provisions shown above. The application form will be submitted to an Authorising Officer for consideration. If authorised, the applicant will also complete the required section of the judicial application/order form. Although this form requires the applicant to provide a brief summary of the circumstances of the case on the judicial application form, this is supplementary to and does not replace the need to supply the original RIPA authorisation as well.

It will then be necessary within Office hours to arrange with Her Majesty's Courts & Tribunals Service (HMCTS) administration at the magistrates' court to arrange a hearing. The hearing will be in private and heard by a single JP

Officers presenting the application at these proceedings will need to be formally designated by the Council under section 223 of the Local Government Act 1972 to appear, be sworn in and present evidence or provide information as required by the JP.

Upon attending the hearing, the officer must present to the JP the partially completed judicial application/order form, a copy of the RIPA authorisation form, together with any supporting documents setting out the case, and the original authorisation form.

The original RIPA authorisation should be shown to the JP but will be retained by the local authority so that it is available for inspection by the Commissioners' offices and in the event of any legal challenge or investigations by the Investigatory Powers Tribunal (IPT).

The JP will read and consider the RIPA authorisation and the judicial application/order form.

They may have questions to clarify points or require additional reassurance on particular HDC RIPA (Surveillance) 2013

matters. These questions are supplementary to the content of the application form. However the forms and supporting papers must by themselves make the case. It is not sufficient for the local authority to provide oral evidence where this is not reflected or supported in the papers provided.

The JP will consider whether he or she is satisfied that at the time the authorisation was granted or renewed, there were reasonable grounds for believing that the authorisation was necessary and proportionate. They will also consider whether there continues to be reasonable grounds. In addition they must be satisfied that the person who granted the authorisation or gave the notice was an appropriate designated person within the local authority and the authorisation was made in accordance with any applicable legal restrictions, for example that the crime threshold for directed surveillance has been met.

The JP may decide to

Approve the Grant or renewal of an authorisation

The grant or renewal of the RIPA authorisation will then take effect and the local authority may proceed to use the technique in that particular case.

Refuse to approve the grant or renewal of an authorisation

The RIPA authorisation will not take effect and the local authority may **not** use the technique in that case.

Where an application has been refused the applicant may wish to consider the reasons for that refusal. If more information was required by the JP to determine whether the authorisation has met the tests, and this is the reason for refusal the officer should consider whether they can reapply, for example, if there was information to support the application which was available to the local authority, but not included in the papers provided at the hearing.

For, a technical error, the form may be remedied without going through the internal authorisation process again. The officer may then wish to reapply for judicial approval once those steps have been taken.

Refuse to approve the grant or renewal and quash the authorisation

This applies where the JP refuses to approve the authorisation or renew the authorisation and decides to quash the original authorisation. However, the court must not exercise its power to quash the authorisation unless the applicant has had at least 2 business days from

the date of the refusal in which to make representations. If this is the case the officer will inform the Legal section who will consider whether to make any representations.

Whatever the decision the JP will record their decision on the order section of the judicial application/order form. The court administration will retain a copy of the local authority RIPA authorisation form and the judicial application/order form. The officer will retain the original authorisation and a copy of the judicial application/order form.

If approved by the JP, the date of the approval becomes the commencement date and the three months duration will commence on this date. The officers are now allowed to undertake the activity.

The original RIPA authorisation form and the copy of the judicial application/order form should be forwarded to the Central Register and a copy retained by the applicant and by the AO. This will enable the AO to check what was authorised and monitor any reviews and cancellation to determine if any errors occurred and if the objectives were met.

There is no complaint route for a judicial decision unless it was made in bad faith. If the applicant has any issues they must contact the Legal Department for advice. A local authority may only appeal a JP decision on a point of law by Judicial Review. If such a concern arises, the Legal team will decide what action if any should be taken.

Responsibilities and Completion of the Relevant Forms

Applications

All applications for directed surveillance authorisation will be made on **Form 1** (reference *RIPA 1 DS authorising* form). All the relevant sections on an application form must be completed with sufficient information for the Authorising Officer to consider Necessity, Proportionality and the Collateral Intrusion issues. Risk assessments should take place prior to the completion of the application form. Each application should be completed on its own merits of the case. **Cutting and pasting or using template entries should not take place as this would leave the process open to challenge.**

All applications will be submitted to the Authorising Officer via the Line Manager of the appropriate enforcement team, in order that they are aware of the activities being undertaken by the staff. The Line Manager will perform an initial quality check of the application. However they should not be involved in the sanctioning of the authorisation.

Applications whether authorised or refused will be issued with a unique number by The Councils RIPA Central Monitoring Officer (Corporate Fraud Manager).

If authorised the applicant will then complete the relevant section of the judicial application/order form and follow the procedure above by arranging and attending the Magistrates Court to seek a JP's approval. (see procedure above RIPA application and authorisation process)

Reviews

The reviews are dealt with internally by submitting the review form to the authorising officer. There is no requirement for a review form to be submitted to a JP.

All applications for review of directed surveillance authorisation will be made on Form 2 (reference *RIPA 2 DS review* form).

Regular reviews of authorisations should be undertaken to assess the need for the surveillance to continue. The results of a review should be recorded on the central record of authorisations. Particular attention is drawn to the need to review authorisations frequently where the surveillance provides access to confidential information or involves collateral intrusion.

In each case the Authorising Officer should determine how often a review should take place. This should be as frequently as is considered necessary and practicable and they will record when they are to take place on the application form. This decision will be based on the circumstances of each application. However reviews will be conducted on a monthly or less basis to ensure that the activity is managed. It will be important for the Authorising Officer to be aware of when reviews are required following an authorisation to ensure that the applicants submit the review form on time.

Applicants should submit a review form by the review date set by the Authorising Officer. They should also use a review form for changes in circumstances to the original application so that the need to continue the activity can be reassessed. However if the circumstances or the objectives have changed considerably or the techniques to be used are now different, a new application form should be submitted and will be required to follow the process again and be approved by a JP. If in doubt seek advice... The applicant does not have to wait until the review date if it is being submitted for a change in circumstances.

Managers or Team Leaders of applicants should also make themselves aware of when the reviews are required to ensure that the relevant forms are completed on time.

Renewal

If at any time before an authorisation would cease to have effect, the Authorising Officer considers it necessary for the authorisation to continue for the purpose for which it was given, he may renew it in writing for a further period of three months. Should it be necessary to renew a Directed Surveillance or CHIS authorisation this must be approved by a JP.

All applications for directed surveillance renewals will be made on **Form 3** (reference **RIPA 3 DS renewal** form).

Applications for renewals should not be made until shortly before the original authorisation period is due to expire but the applicant must take account of factors which may delay the renewal process (e.g. intervening weekends or the availability of the relevant authorising officer and a JP to consider the application).

The applicant should complete all the sections within the renewal form and submit the form to the authorising officer.

Authorising Officers should examine the circumstances with regard to Necessity, Proportionality and the Collateral Intrusions issues before making a decision to renew the activity. A CHIS application should not be renewed unless a thorough review has been carried out covering the use made of the source, the tasks given to them and information obtained. The Authorising Officer must consider the results of the review when deciding whether to renew or not. The review and the consideration must be documented.

If the authorising officer refuses to renew the application the cancellation process should be completed. If the AO authorises the renewal of the activity the same process is to be followed as mentioned earlier for the initial application.

A renewal takes effect on the day on which the authorisation would have ceased and lasts for a further period of three months.

Cancellation

Where authorisation ceases to be either necessary or proportionate the Authorising Officer or appropriate deputy will cancel an authorisation using **Form 4** (reference **RIPA 4 DS** cancellation form).

The cancellation form is to be submitted by the applicant or another investigator in their absence. The Authorising Officer who granted or last renewed the authorisation must cancel it if they are satisfied that the directed surveillance no longer meets the criteria upon which it was authorised. Where the Authorising Officer is no longer available, this duty will fall on the

person who has taken over the role of Authorising Officer or the person who is acting as Authorising Officer

As soon as the decision is taken that directed surveillance should be discontinued, the applicant or other investigating officer involved in the investigation should inform the Authorising Officer. The Authorising Officer will formally instruct the investigating officer to cease the surveillance, noting the time and date of their decision. This will be required for the cancellation form. The date and time when such an instruction was given should also be recorded in the central record of authorisations (see paragraphs 5.18 in the Codes of Practice). It will also be necessary to detail the amount of time spent on the surveillance.

The officer submitting the cancellation should complete in detail the relevant sections of the form and include the period of surveillance and what if any images were obtained and any images containing third parties. The Authorising Officer should then take this into account and issue instructions regarding the management and disposal of the images etc.

The cancellation process should also be used to evaluate whether the objectives have been achieved and whether the applicant carried out what they stated was necessary in the application form. This check will form part of the oversight function. Where issues are identified they will be brought to the attention of the line manager and the Senior Responsible Officer (SRO). This will assist with future audits and oversight.

Applications for directed surveillance will be made only to an Authorising Officer. The names and posts of such officers may be found <u>recorded in a list</u> held for that purpose by the RIPA Central Monitoring Officer (see the List in the Annex). Authorising Officers will be, as a minimum, Heads of Service. Any nomination of such an officer in that list empowers those officers in line above them to act in their place. Officers responsible for management of an investigation will normally be no lower than Activity Manager.

Authorising officers shall ensure they are fully aware of their responsibilities and comply with the requirements of the law including the relevant codes of practice and the Council's policies and procedures in respect to the authorisation, review, renewal and cancellation of authorisations for covert surveillance. They shall ensure a satisfactory risk assessment, including the Health and Safety of staff is completed in respect of each authorisation.

Where an application for authorisation is refused the Authorising Officer shall record the refusal on the application and the reasons for it on the case file and supply a copy of it to the RIPA Central Monitoring Officer as with other authorisations. The Authorising Officer shall

also ensure that any supplementary information and supporting documents submitted with any application for authorisation, review, renewal or cancellation are recorded and retained on the case file as required by the codes of practice or other legal requirement.

Immediate response to events

There may be occasions when officers come across events unfolding which were not pre planned which then requires them to carry out some form of observation. This will not amount to Directed Surveillance. Officers must not abuse the process and be prepared to explain their decisions in court should it be necessary. Therefore they should document their decisions, what took place, what evidence or information was obtained.

Joint Agency Surveillance

In cases where one agency is acting on behalf of another, it is usually for the tasking agency to obtain or provide the authorisation. For example, where surveillance is carried out by Council employees on behalf of the Police, authorisation would be sought by the police. If it is a joint operation involving both agencies the lead agency should seek authorisation.

Council staff involved with joint agency surveillance are to ensure that all parties taking part are authorised on the application to carry out the activity. When staff are operating on another organisation's authorisation they are to ensure they see what activity they are authorised to carry out and make a written record. They should also inform the RIPA Central Monitoring Officer of the unique reference number, the agencies involved and the name of the officer in charge of the surveillance. This will assist with oversight of the use of Council staff carrying out these types of operations.

Documentation and Central Record

Authorising Officers or Managers of relevant enforcement departments may keep whatever records they see fit to administer and manage the RIPA application process. However this will not replace the requirements under the Codes of Practice for the Council to hold a centrally held and retrievable record.

A centrally retrievable record of all authorisations will be held by the RIPA Central Monitoring Officer and updated whenever an authorisation is refused, granted, renewed or cancelled. The record will be made available to the relevant Commissioner or an Inspector from the Office of Surveillance Commissioners, upon request. These records should be retained for at least three years from the ending of the authorisation or for the period stipulated by the Council's document retention policy, whichever is greater.

Use of CCTV

The use of the CCTV systems operated by the Council do not normally fall under the RIPA regulations. However it does fall under the Data Protection Act 1998 and the Council's CCTV policy. However should there be a requirement for the CCTV cameras to be used for a specific purpose to conduct surveillance it is likely that the activity will fall under Directed Surveillance and therefore require an authorisation.

On the occasions when the CCTV cameras are to be used in a Directed Surveillance situation either by enforcement officers from relevant departments within the Council or outside Law Enforcement Agencies such as the Police, either the CCTV staff are to have a copy of the application form in a redacted format, or a copy of the authorisation page. If it is an urgent oral authority, a copy of the applicant's notes are to be retained or at least some other document in writing which confirms the authorisation and exactly what has been authorised. It is important that the staff check the authority and only carry out what is authorised. A copy of the application or notes is also to be forwarded to the Central Monitoring Officer for filing. This will assist the Council to evaluate the authorisations and assist with oversight.

Operators of the Councils CCTV system need to be aware of the RIPA issues associated with using CCTV and that continued, prolonged systematic surveillance of an individual may require an authorisation.

The cancellation process should also be used to evaluate whether the objectives have been achieved and whether the applicant carried out what they stated was necessary in the application form. This check will form part of the oversight function. Where issues are identified they will be brought to the attention of the line manager and the Senior Responsible Officer (SRO). This will assist with future audits and oversight.

Any person granting an authorisation for the use of directed surveillance must record on the appropriate form the matters they took into account in reaching their decision and they must be satisfied that:

- no overt means are suitable for the purpose
- the authorisation is for a prescribed lawful purpose (see above)
- account has been taken of the likely degree of intrusion into the privacy of persons other than those directly implicated/targeted in the operation or investigation (collateral intrusion)

- measures are be taken, where ever practical, to avoid unnecessary intrusion into the lives of those affected by collateral intrusion.
- the authorisation is necessary.
- the authorised surveillance proposed is proportionate;
- any equipment to be used and its technical capabilities is specified

Necessity

Surveillance operations shall only be undertaken where there is no reasonable and effective alternative way of achieving the desired objective(s).

Effectiveness

Surveillance operations shall be undertaken only by suitably trained or experienced employees (or under their direct supervision).

Proportionality

The use of surveillance shall not be excessive but shall be in proportion to the significance/harm of the matter being investigated. (i.e. don't use a sledge hammer to crack a nut).

Authorisation

All directed surveillance shall be authorised in accordance with this procedure.

Use of a Covert Human Intelligence Source (CHIS)

The use of CHIS should only be considered in exceptional cases and after consulting the Legal Section to ensure it is appropriate and all safeguards needed are in place.

Proper records must be kept of the authorisation and use of a source as required by the Regulation 3 of the Regulation of Investigatory Powers (Source Records) Regulations 2000 (SI no 2725) namely:

- a) the identity of the source;
- b) the identity, where known, used by the source;
- c) any relevant investigating authority other than the authority maintaining the records;
- d) the means by which the source is referred to within each relevant investigating authority;
- e) any other significant information connected with the security and welfare of the source:

- f) any confirmation made by a person granting or renewing an authorisation for the conduct or use of a source that the information in paragraph (e) has been considered and that any identified risks to the security and welfare of the source have where appropriate been properly explained to and understood by the source;
- g) the date when, and the circumstances in which, the source was recruited;
- h) the identities of the persons who, in relation to the source, are discharging or have discharged the functions mentioned in section 29(5)(a) to (c) of the 2000 Act or in any order made by the Secretary of State under section 29(2)(c);
- i) the periods during which those persons have discharged those responsibilities;
- j) the tasks given to the source and the demands made of him in relation to his activities as a source:
- k) all contacts or communications between the source and a person acting on behalf of any relevant investigating authority;
- the information obtained by each relevant investigating authority by the conduct or use of the source;
- m) any dissemination by that authority of information obtained in that way; and
- n) in the case of a source who is not an undercover operative, every payment, benefit or reward and every offer of a payment, benefit or reward that is made or provided by or on behalf of any relevant investigating authority in respect or the source's activities for the benefit of that or any other relevant investigating authority.

In addition the Code of Practice requires records to be kept of:

- a copy of the authorisation together with the supporting documentation and notification of the approval given by the authorising officer;
- a copy of any renewal of an authorisation, together with the supporting documentation submitted when the renewal was requested:
- the reason why the person renewing an authorisation considered it necessary to do so;
- any authorisation which was granted or renewed orally (in an urgent case) and the reason why the case was considered urgent;
- any risk assessment made in relation to the source;
- the circumstances in which tasks were given to the source;
- the value of the source to the investigating authority;
- a record of the results of any reviews of the authorisation;
- the reasons, if any, for not renewing an authorisation;

- the reasons for cancelling an authorisation;
- the date and time when any instruction was given by the authorising officer to cease using a source.

Authorising Officers must not grant an authorisation for a CHIS unless they believe that there are arrangements in place to ensure there is at all times a person responsible for maintaining a record of the use of that source.

All applications for authorisation for the use or conduct of a CHIS will be made on **Form 5** (reference *RIPA 5 CHIS authorising* form). The applicant in all cases should complete this.

The application process is the same as described earlier with the authorisation (if authorised) requiring the approval of a Justice of the Peace.

All applications for review of authorisation for the use or conduct of a CHIS will be made on **Form 6** (reference *RIPA 6 CHIS review* form). The applicant in all cases should complete this where the investigation/operation is to be continued.

All applications for authorisation for the use or conduct of a CHIS renewal will be made on Form 7 (reference *RIPA 7 CHIS renewal* form). The applicant in all cases should complete this where the surveillance requires to continue beyond the previously authorised period (including previous renewal). The renewal will require approval of a Justice of the Peace.

Where authorisation ceases to be either necessary or appropriate the Authorising Officer or appropriate deputy will cancel an authorisation using **Form 8** (reference **RIPA 8 CHIS** cancellation form).

Any person giving an authorisation for the use of CHIS must record on the appropriate form matters taken into account in reaching their decision and must be satisfied that:

- no overt means are suitable for the purpose
- the authorisation is for a prescribed lawful purpose (see above)
- account has been taken of the likely degree of intrusion into the privacy of persons other than those directly implicated/targeted in the operation or investigation (collateral intrusion)
- measures must be taken, where ever practical, to avoid unnecessary intrusion into the lives of those affected by collateral intrusion.
- the authorisation is necessary.

- the authorised surveillance proposed is proportionate;
- any equipment to be used is specified

Necessity

Surveillance operations shall only be undertaken where there is no reasonable and effective alternative way of achieving the desired objective(s).

Effectiveness

Surveillance operations shall be undertaken only by suitably trained or experienced employees (or under their direct supervision).

Proportionality

The use of surveillance shall not be excessive but shall be in proportion to the significance/harm of the matter being investigated. (i.e. don't use a sledge hammer to crack a nut).

Authorisation

All directed surveillance shall be authorised in accordance with this procedure.

Persons who repeatedly provide information

It is possible that members of the public repeatedly supply information to Council staff on either one particular subject or investigation or a number of investigations. It is important that Council staff make the necessary enquiries with the person reporting the information to ascertain how the information is being obtained. This will not only assist with evaluating the information but will determine if the person is establishing or maintaining a relationship with a third person to obtain the information, and then provide it to the Council staff. If this is the case, the person is likely to be acting as a CHIS and there is a potential duty of care to the individual which a duly authorised CHIS would take account of. Therefore Council staff should ensure that they are aware of when a person is potentially a CHIS by reading the below sections.

DURATION TIME OF AUTHORISATIONS

Directed Surveillance3 MonthsRenewal3 Months

Covert Human Intelligence Source12 MonthsRenewal12 monthsJuvenile Sources1 Month

All authorisations commence from the date approved by the Justice of the PEACE.

All Authorisations must be cancelled by completing a cancellation form. They must not be left to simply expire.

RECORD KEEPING, TRAINING AND MONITORING

Security and Retention of Records

Each service division or discrete location within a division, must maintain a record of all applications for authorisations (including refusals), Jjudicial application/order form, renewals, reviews and cancellations on the appropriate form. Each individual form must be given a unique reference number issued by the RIPA Central Monitoring Officer. Such unique reference numbers should follow on in sequential order from that used for previous forms. The most Authorising Officer in that service division or that location may maintain records for directed surveillance and covert human intelligence sources for their own records.

The Authorising Officer shall retain together the original authorisation, copy of the Judicial application/order form, review and renewal forms, copies being provided to the Central Monitoring Officer, until cancelled. On cancellation, the original application, review, renewal and cancellation forms and any associated documents shall be sent to the Central Monitoring Officer and retained in a file in a secure place for three years after cancellation, as required by the Act.

The codes do not affect any other statutory obligations placed the Council to keep records under any other enactment such as the Criminal Procedure and Investigations Act 1996 (CPIA) This requires that material which is obtained in the course of an investigation and which may be relevant to the investigation must be recorded, retained and revealed to the prosecutor.

Training

The Senior Responsible Officer will have responsibility for ensuring appropriate training for staff mentioned within this policy and for retaining a record of that training. They must supply a copy of the record to the RIPA Central Monitoring Officer at regular intervals.

Central Register

The RIPA Central Monitoring Officer will maintain the Central Register of Authorisations. Authorising Officers shall notify the RIPA Central Monitoring Officer within 48 hours of the grant, renewal or cancellation of any authorisation and the name of the applicant officer to ensure the accuracy of the central register.

Oversight

It is important that all staff involved in the RIPA application process take seriously their responsibilities. Overall oversight within the Council will fall within the responsibilities of the Senior Responsible Officer (SRO) for the Council. However careful management and adherence to this policy and procedures will assist with maintaining oversight and reduce unnecessary errors.

Errors

There is now a requirement as set out in the OSC procedures and Guidance 2011 to report all covert activity that was not properly authorised to the OSC in writing as soon as the error is recognised. This includes activity which should have been authorised but wasn't or which was conducted beyond the directions provided by the authorising officer. It is therefore important that when an error has been identified it is brought to the attention of the SRO in order to comply with this guidance. The Council has a responsibility to report to the Inspector at the commencement of an inspection all activity which should have been authorised but wasn't. This is to confirm that any direction provided by the Chief Surveillance Commissioner has been followed. This will also assist with the oversight provisions of the Councils' RIPA activity.

This does not apply to covert activity which is deliberately not authorised because an authorising officer considers that it does not meet the legislative criteria, but allows it to continue. This would be surveillance outside of RIPA. (See oversight section below)

Senior Responsible Officer

Overall oversight within the Council will fall within the responsibilities of the Senior Responsible Officer (SRO) for the Council. The SRO is responsible for:

- the integrity of the process in place within the *public authority* to authorise directed surveillance
- compliance with Part II of the 2000 Act, Part III of the 1997 Act and with this code;
- engagement with the Commissioners and inspectors when they conduct their inspections, and
- where necessary, overseeing the implementation of any post inspection action plans recommended or approved by a Commissioner

Reporting to Members

Annual returns of all surveillance activity undertaken by Council staff including joint

surveillance and Directed Surveillance using the CCTV system will be compiled by the RIPA

Central Monitoring Officer and provided to the Corporate Governance Panel annually in line

with the current advice in the Codes of Practice. Members will review on a yearly basis the

policy to assess whether the activity undertaken is in line with this policy.

The Office of Surveillance Commissioners

The Office of Surveillance Commissioners provides an independent overview of the use of

powers contained within the Regulation of Investigatory Powers Act 2000. This scrutiny

includes inspection visits to local authorities by inspectors appointed by the OSC and the

provision of annual reports by the Council to the OSC on all relevant surveillance activity

undertaken as part of this policy.

It is the duty of any person who uses these powers to comply with any request made by a

Commissioner to disclose or provide any information he requires for the purpose of enabling

him to carry out his functions.

The Office of Surveillance Commissioners may be contacted at:

Office of Surveillance Commissioners

PO Box 29105

London SW1V 1ZU

Telephone: 020 7828 3421

www.surveillancecommisoners.gov.uk

The Regulation of Investigatory Powers Act 2000 also establishes an independent tribunal.

the Investigatory Powers Tribunal. This has full powers to investigate and decide any

cases within its jurisdiction.

ADVICE

If you require further advice about covert surveillance, please contact the RIPA Central

Monitoring Officer. In particular advice should be sought before considering the use of a

covert human intelligence source where considerations of risk assessment, insurance,

managing tasking the source and ensuring confidentiality require specific consideration.

POLICY UPDATING PROCEDURE

Proposed amendments to this Policy must be forwarded to the Head of Legal and

Democratic Services where they will be considered in consultation with the RIPA Central

Monitoring Officer before submission to Chief Officers Management Team and Cabinet.

The Policy shall be reviewed as required by legislation, upon advice from the Home Office or

following a bi-annual inspection by the OSC.

FURTHER INFORMATION ENQUIRIES AND COMPLAINTS

The RIPA Central Monitoring Officer is the first point of contact on any of the matters raised

in this policy statement. Enquiries should be addressed to:

The RIPA Central Monitoring Officer

Fraud Section

Huntingdonshire District Council

Pathfinder House

St Mary's Street

Huntingdon

Cambridgeshire

PE29 3TN

Tel: (01480) 388388 or direct dial (01480) 388022

The RIPA Central Monitoring Officer is the Council's Fraud Manager and will be responsible

for dealing with all internal and external enquiries and complaints. All complaints should be

in writing, dated and include details of the complaint and also an account of the nature of the

problem.

The Council will attempt to complete internal investigations within 20 working days. An acknowledgement of the complaint should be despatched to the complainant as soon as possible after its receipt.

Nick Jennings

Corporate Fraud Manager

31.5.2013

ANNEX A

HOME OFFICE MODEL FORMS

RIPA 1DS Authorising Form

RIPA 2DS Review Form

RIPA 3DS Renewal Form

RIPA 4DS Cancellation Form

RIPA 5CHIS Authorising Form

RIPA 6CHIS Review Form

RIPA 7CHIS Renewal Form

RIPA 8CHIS Cancellation Form

Note:

DS: Directed Surveillance

CHIS: Covert Human Intelligence Source

ANNEX B

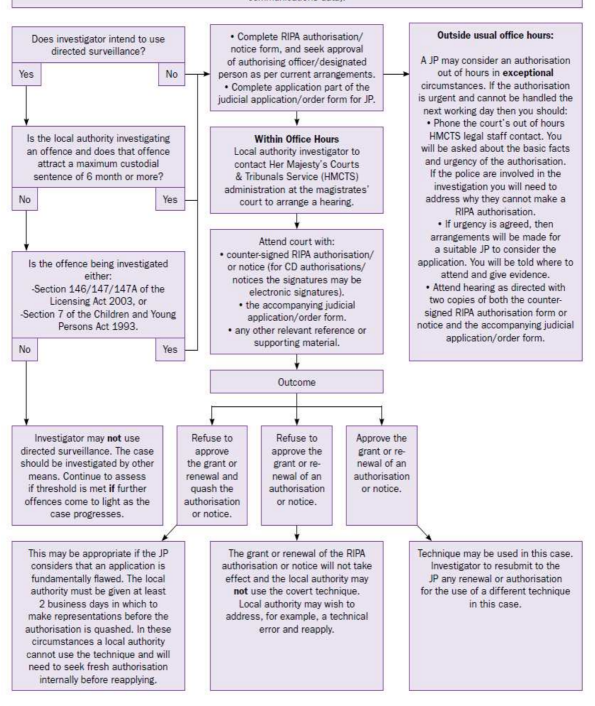
LIST OF OFFICERS ROLES

ROLE	SERVICE	POST	POST HOLDER
Central Monitoring Officer	Council-wide	Fraud Manager	Nick Jennings
Senior Responsible Officer	Council-Wide	Head of Legal and Democratic Services	Colin Meadowcroft
Senior Authorising Officer	Council-Wide	Head of Paid Service	Malcolm Sharp
Authorising Officer	Customer Services	Head of Customer Service	<u>Julia Barber</u>
Authorising Officer	Environmental Health and Community Services	Head of Environmental Health Services	Sue Lammin
Authorising Officer	Planning Services	Head of Planning Services	Steve Ingram
Authorising Officer	Head of Operations Division	Head of Service- Operations Division	Eric Kendall

ANNEX C

LOCAL AUTHORITY PROCEDURE: APPLICATION TO A JUSTICE OF THE PEACE SEEKING AN ORDER TO APPROVE THE GRANT OF A RIPA AUTHORISATION OR NOTICE

Local authority investigator wants to use a RIPA technique (directed surveillance, CHIS (covert human intelligence source) or communications data).



Obtain signed order and retain original RIPA authorisation/notice.

For CD authorisations or notices, local authority investigator to provide additional copy of judicial order to the SPoC.

If out of hours, a copy of the signed order to be provided to the court the next working day.

ANNEX D

PROCEDURE: LOCAL AUTHORITY APPLICATION TO A JUSTICE OF THE PEACE SEEKING AN ORDER TO APPROVE THE GRANT OF A RIPA AUTHORISATION OR NOTICE

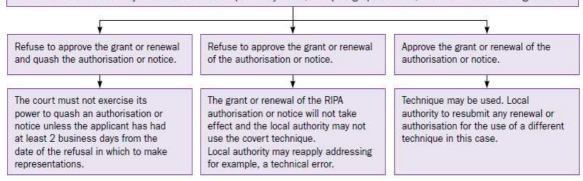
IN COURT HOURS OUT OF COURT HOURS The local authority will contact Her Majesty's Courts and Tribunals A JP may consider an authorisation Service (HMCTS) administration, who will schedule a hearing. out of hours, in exceptional circumstances: Local authority representative will attend the hearing with - The local authority will call the court the original: out of hours HMCTS legal staff who will ask for the basic facts - counter-signed RIPA authorisation or notice form; and assess the urgency of the authorisation/notice. If the police the accompanying judicial application/order and; are involved in the authorisation, - any other relevant reference material. the local authority will need to address why they cannot make the RIPA authorisation: JP ensures that sufficient privacy is given to the hearing commensurate with the covert nature of the investigation (ie. no press, public, subject or legal representative present or - If urgency is agreed, then HMCTS will arrange for local authority to court staff apart from Legal Adviser). attend a suitable location; JP will consider papers presented by local authority, asking any - Two copies of the forms and additional questions in order to conclude whether an order to supporting material should be approve the grant of a RIPA authorisation or notice should be available so that one set can be made. The papers by themselves make the case. It is not retained by the JP.

The JP must be satisfied that:

sufficient for the JP to rely solely on oral evidence where this is

not reflected or supported by the form/papers.

- there were 'reasonable grounds' for the local authority to believe the authorisation or renewal was both 'necessary' and 'proportionate', including whether all reasonable alternatives have been considered;
- the reasonable grounds as articulated by the local authority continue to apply and the authorisation/notice continues to be necessary and proportionate;
- the local authority authorisation has been authorised by an appropriate designated person;
- there is no breach of any other restrictions imposed by order, see paragraphs 55-58, 72-73 and 83 of this guidance.



Provide local authority representative with a copy of the signed order and return original RIPA form and any papers.

Legal Adviser or JP delivers copy order and authorisation to court admin office. Orders are kept securely and retained for 6 years.

Complete court hardcopy court log [do NOT enter details on LIBRA].

Court maintains a copy of the court order and will send a yearly return to MOJ.

ANNEX E

Application for judicial approval for authorisation to obtain or disclose communications data, to use a covert human intelligence source or to conduct directed surveillance. Regulation of Investigatory Powers Act 2000 sections 23A, 23B, 32A, 32B.

Local authority:
Local authority department:
Offence under investigation:
Address of premises or identity of subject:
Covert technique requested: (tick one and specify details)
Communications Data
Covert Human Intelligence Source
Directed Surveillance
Summary of details
Note : this application should be read in conjunction with the attached RIPA authorisation/RIPA application or notice.
Investigating Officer:
Authorising Officer/Designated Person:
Officer(s) appearing before JP:
Address of applicant department:
Contact telephone number:
Contact email address (optional):
Local authority reference:
Number of pages

Order made on an application for judicial approval for authorisation to obtain or disclose communications data, to use a covert human intelligence source or to conduct directed surveillance. Regulation of Investigatory Powers Act 2000 sections 23A, 23B, 32A, 32B.

Magistrates' c	ourt:
Having consid	dered the application, I (tick one):
	am satisfied that there are reasonable grounds for believing that the requirements of the Act were satisfied and remain satisfied, and that the relevant conditions are satisfied and I therefore approve the grant or renewal of the authorisation/notice.
	refuse to approve the grant or renewal of the authorisation/notice.
	refuse to approve the grant or renewal and quash the authorisation/notice.
Notes	
Reasons	
Signed:	
Date:	
Time:	
Full name:	
Address of m	nagistrates' court: