# AUDIT IMPROVEMENT ACTION PLANS

#### **Purpose of Report**

1. To review the progress made in implementing the recommendations agreed in Improvement Action Plans arising from both External and Internal Audit reports.

### Background

2. This report considers recommendations agreed to be implemented by 28th February 2007. The report considers both External Audit work together with Internal Audit recommendations from audit assignments classed in the highest priority categories.

#### **Information and Analysis**

### **External Audit Action Plans**

3. PricewaterhouseCoopers have commented as follows:

"There is nothing we wish to bring to your attention on this matter this quarter."

#### **Internal Audit Action Plans**

- 4. Only recommendations categorised as priority 'High' and 'Medium' are included. These relate to issues considered to have fundamental or significant control issues.
- 5. A quarterly follow up of audit recommendations with service departments identifies recommendations that have not been implemented by their due date. Depending upon the reason for the delay in implementation and the criticality of the recommendation, the Chief Internal Auditor may authorise a time extension. Such reasons may include resourcing issues, unforeseen external factors, implementations almost completed, etc. In this respect, two outstanding recommendations have had a time extension authorised covering internet and digital payments processing (upgrade of security software) and Leisure and Arts Catering EPOS system, (rebuild of the cash receipting/management information system).

## **Legal Implications**

6. This report has been considered by the Borough Solicitor for legal implications in accordance with the Council's approved procedures. There are no issues which the Borough Solicitor considers need to be brought to the specific attention of Members, other than those highlighted in the report.

## Section 17 of the Crime and Disorder Act 1998

7. The contents of this report have been considered in the context of the requirements placed on the Council by Section 17 of the Crime and Disorder Act 1998, namely, the duty on the Council to exercise its functions with due regard to the likely effect of the exercise of those functions on, and the need to do all that it reasonably can to prevent, crime and disorder in its area. It is not considered that the contents of this report have any such effect.

# Recommendations

8. It is recommended that the report detailing current progress in implementing Audit Improvement Action Plans be noted.

### Brian James Chief Internal Auditor

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