Counter Fraud, Bribery and Anti-Corruption Strategy
POLICY STATEMENT AND STRATEGY

Document Details:
Owner/Lead Officer: Head of Finance, Governance and Assurance
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Counter Fraud, Bribery and Anti-Corruption Policy Statement

This Statement sets out Shropshire Council’s (the Council’s) policy in relation to fraud, bribery and corruption. It has the full support of both the Council’s senior management and elected members.

The Council takes its responsibilities to protect the public purse very seriously and is fully committed to the highest ethical standards, in order to ensure the proper use and protection of public funds and assets, aligned to Nolan’s seven principles of public life (see Appendix 2). To achieve the objectives set out within the Council’s Corporate Plan, the Council needs to maximise the financial resources available to it. In order to do this, the Council has an ongoing commitment to continue to improve its resilience to fraud, bribery and corruption and other forms of financial irregularity.

The Council advocates strict adherence to its anti-fraud, bribery and corruption framework and associated policies. Whilst individual circumstances of each case will be carefully considered, in the majority of cases there will be a zero tolerance approach to fraud, bribery and corruption in all of its forms. The Council will not tolerate fraud, bribery or corruption by its members, employees, suppliers, contractors, partners, service users or the general public and will take all necessary steps to investigate all allegations of fraud, bribery or corruption and pursue sanctions available in each case, including removal from office, disciplinary action, dismissal, civil action for recovery and/or referral to the Police and/or other agencies. The required ethical standards are included in the Members’ Code of Conduct and Employees’ Code of Conduct, both documents forming part of the overall Constitution of the Council.

The Council fully recognises its responsibility for spending public money and holding public assets. The prevention, and if necessary the investigation, of fraud and corruption is therefore seen as an important aspect of its duties which it is committed to undertake. The procedures and also the culture of the Council are recognised as important in ensuring a high standard of public life.

The Council’s general belief and expectation is that those associated with it (employees, members, school governors, service users, contractors and voluntary bodies) will act with honesty and integrity. In particular members and employees are expected to lead by example and will be accountable for their actions.

The Council will take steps to help ensure high standards of ethical behaviour are adopted in partnerships of which the Council is a member. This will be done through applying appropriate elements of this Strategy to all partnership working, where it is relevant to do so. With regard to partnership working, responsibility for codes of conduct and policies of this nature generally lies with the relevant individual organisation in the partnership. Where appropriate, the Council will draw the attention of the partner organisation to its concerns.

This Policy Statement is underpinned by a Counter Fraud, Bribery and Anti-Corruption Strategy. The Strategy sets out what actions the Council proposes to take over the medium-term future to continue to develop its resilience to fraud and corruption. It sets out the key responsibilities with regard to fraud prevention, what to do if fraud is suspected and the action that will be taken by management.
Counter Fraud, Bribery and Anti-Corruption Strategy

1. Introduction

Shropshire Council (the Council) advocates strict adherence to its counter-fraud framework and associated policies. In the majority of cases this would be a zero tolerance approach to all forms of fraud, bribery, corruption and theft, arising both from within the Council and externally. The Council recognises that fraud and other forms of financial irregularity can:

- Undermine the standards of public service that the Council seeks to achieve;
- Reduce the level of resources and services available for the residents of Shropshire; and
- Have major consequences which reduce public confidence in the Council.

This Strategy defines both the proactive and reactive components of a good practice response to fraud risk management. It sets out the key responsibilities within the Council with regard to fraud prevention, what to do if fraud is suspected and the action that will be taken by management. The Strategy provides overarching governance to the Council’s suite of counter fraud policies and procedures which include:

- The Council’s Constitution, incorporating the members’ code of conduct, employees’ code of conduct, contract procedure rules, and financial procedure rules.
- Speaking up about wrongdoing policy.
- Gifts and hospitality policy.
- Registration and disclosure of pecuniary interests and conflicts of interest policy.
- Anti-Money laundering policy.
- Acceptable use of electronic services information security policy.
- Contract terms and conditions and standard instructions for tenderers.
- Hours of work and how to record them policy.

This Strategy adheres to the Chartered Institute of Public Finance and Accountancy (CIPFA) Code of Practice on Managing the Risk of Fraud and Corruption 2014 (the Code). The Code requires leaders of public sector organisations to have a responsibility to embed effective standards for countering fraud and corruption in their organisations in order to support good governance and demonstrate effective financial stewardship and strong public financial management. This Council has resolved to adopt the principles of the Code and report on conformance with it annually.

The five key elements of the CIPFA Code are to:

<table>
<thead>
<tr>
<th>Acknowledge</th>
<th>Identify</th>
<th>Develop</th>
<th>Provide</th>
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<td>the responsibility of the governing body – in the Council’s case elected members and the senior managers – for countering fraud, bribery and corruption</td>
<td>the fraud, bribery and corruption risks</td>
<td>an appropriate counter-fraud, bribery and anti-corruption strategy</td>
<td>resources to implement the strategy</td>
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ACKNOWLEDGE

PREVENT
Take action in response to fraud, bribery and corruption

The five elements link to three key themes: Acknowledge, Prevent and Pursue, contained within the Local Government Fraud Strategy: Fighting Fraud Locally.

2. Definitions

What is Fraud?

The Fraud Act 2006 identifies fraud as a single offence which can be committed in three separate ways:

- False representation.
- Failure to disclose information where there is a legal duty to do so.
- Abuse of position.

Whilst the Act does not provide a single definition, fraud may be described as: "Making dishonestly a false representation with the intention to make a gain for oneself or another, or, to cause loss to another or expose him to a risk of loss." Or "Dishonest conduct with the intention to make gain, or cause a loss or the risk of a loss to another".

Put simply, fraud is an act of deception intended for personal gain or to cause a loss to another party.

What is Bribery?

Bribery is an inducement or reward offered, promised or provided to gain personal, commercial, regulatory or contractual advantage. There are four key offences under the Bribery Act 2010:

- Bribery of another person (section 1).
- Accepting a bribe (section 2).
- Bribing a foreign official (section 6).
- Failing to prevent bribery (section 7).

Shropshire Council is classed as a “commercial organisation” under the Act. There is also a corporate offence under the Act for a failure by a commercial organisation to prevent bribery.
that is intended to obtain or retain business, or an advantage in the conduct of business, for the organisation.

What is Corruption?

Corruption is the deliberate misuse of a position for direct or indirect personal gain. The Council defines the term "corruption" as: “The offering, giving, soliciting or accepting of any inducement or reward which would influence the actions taken by the body, its members or employees.”

The Bribery Act 2010 makes it possible for individuals to be convicted where they are deemed to have given their consent or tacit approval in giving or receiving a bribe. The Act also created the Corporate Offence of “Failing to prevent bribery on behalf of a commercial organisation” (corporate liability).

To protect itself against the corporate offence, the Act requires an organisation to have “adequate procedures in place to prevent bribery”. This Strategy, the Council’s codes of conduct and the Speaking about wrong doing policy, along with the education of staff (e.g. through induction, e-learning etc.) are designed to meet the requirement.

What is Theft?

Theft is the misappropriation of cash or other tangible assets. It is defined in the 1968 Theft Act: ‘A person shall be guilty of theft if he dishonestly appropriates property belonging to another with the intention of permanently depriving the other of it’.

3. Scope

The Council will not tolerate fraud, bribery, corruption or other forms of financial irregularity by anyone. Consequently, this Strategy applies to a wide range of persons, including:

- All Council employees (including volunteers, temporary staff and agency staff);
- Elected members;
- Staff and Committee members of Council funded voluntary organisations;
- Council partners;
- Maintained schools;
- Council suppliers, contractors and consultants (whether engaged directly or indirectly through partnership working);
- Service users; and
- Members of the general public.

As well as more “traditional” areas of fraud, bribery and corruption, such as theft of money, false accounting and corrupt practices, the strategy also encompasses misuse of assets, illegal use or disclosure of data and fraud perpetrated through the improper use of IT systems.

4. Strategy Aims and Objectives

The aims and objectives of this strategy are to:

- Protect the Council’s valuable resources by ensuring they are not lost through fraud but are used to provide quality services to Shropshire residents and visitors;
- Create and promote a robust ‘anti-fraud’ culture across the organisation which highlights the Council’s zero tolerance of fraud, bribery, corruption and theft;
- Have in place effective Counter Fraud systems and procedures which:
  - Ensure that the resources dedicated to combatting fraud are sufficient and those involved are appropriately skilled;
  - Proactively deter, prevent and detect fraud, bribery, corruption and theft;
  - Investigate suspected or detected fraud, bribery, corruption and theft;
  - Enable the Council to apply appropriate sanctions and recover all losses; and
  - Provide recommendations to inform policy, system, risk management and control improvements, thereby reducing the Council’s exposure to fraudulent activity.
- Create an environment that enables the reporting of any genuine suspicions of fraudulent activity. However, the Council will not tolerate malicious or vexatious allegations or those motivated by personal gain and, if proven, disciplinary or legal action may be taken;
- Ensure the rights of people raising legitimate concerns are properly protected;
- Work with partners and other investigative bodies to strengthen and continuously improve the Council’s resiliency to fraud and corruption.

5. **What is the Council’s Approach to Countering Fraud?**

**Managing the Risk of Fraud and Corruption**

Whilst all stakeholders have a part to play in reducing the risk of fraud, see Appendix 3, members and senior management are ideally positioned to influence the ethical tone of the organisation and play a crucial role in fostering a culture of high ethical standards and integrity. Members and employees at all levels are expected to lead by example in ensuring adherence to established rules and procedures and to ensure that all procedures and practices are legally sound and honest.

As with any risk faced by the Council, it is the responsibility of managers to ensure that fraud risk is adequately considered within their individual service areas and in support of achieving strategic priorities, business plans, projects and programmes objectives and outcomes. Senior managers’ Annual Governance Statements will include reference to measures taken to counter fraud, bribery and corruption in their areas.

Members also have an important role to play and open and honest dialogue between members and employees is encouraged.

Adequate supervision, recruitment and selection, scrutiny and healthy scepticism must not be seen as distrust but simply as good management practice shaping attitudes and creating an environment opposed to fraudulent activity.

Good corporate governance procedures are a strong safeguard against fraud and corruption. The Audit Committee is a key member forum for ensuring sufficient weight is given to counter fraud, bribery and anti-corruption activity and is positioned to review assurances from managers, members, risk and other business data (“second line of defence”).

The Council’s Internal Audit Service undertakes risk-based assurance work each year centred on a management approved Internal Audit Plan.

6. **Fighting Fraud Locally: Acknowledge – Prevent – Pursue**
The Council seeks to fulfil its responsibility to reduce fraud and protect its resources by means of a strategic approach consistent with that outlined in both CIPFA’s Code of Practice on Managing the Risk of Fraud and Corruption and in the Local Government Fraud Strategy – Fighting Fraud Locally, and its three key themes of Acknowledge / Prevent / Pursue: -

<table>
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<tr>
<th><strong>ACKNOWLEDGE</strong></th>
<th>The Council’s commitment to tackling fraud threat is clear. We have strong whistleblowing procedures and support those who come forward to report suspected fraud. All reports will be treated seriously and acted upon. Staff awareness of fraud risks is maintained through e-learning and other training. Our suite of counter fraud strategies, policies and procedures is widely published and kept under regular review.</th>
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<tr>
<td><strong>Assessing Risks</strong></td>
<td>We will continuously assess those areas most vulnerable to the risk of fraud as part of our risk management arrangements. These risk assessments will inform our internal controls and counter fraud priorities. Elected members and senior managers have an important role to play in scrutinising risk management procedures and risk registers. Also, the Internal Audit Service will carry out assurance work in areas of higher risk to assist management in preventing fraudulent activity.</td>
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<tr>
<td><strong>Robust Response</strong></td>
<td>We will strengthen measures to prevent fraud. Internal Audit will work with management and our internal partners such as Human Resources, Finance, Legal and policy makers to ensure new and existing systems and policy initiatives are adequately fraud proofed.</td>
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| **PREVENT** | We will make use of data and analytical software to prevent and detect fraudulent activity. We will look for opportunities to share data and fraud intelligence to increase our capability to uncover potential and actual fraud. We will also use computer assisted audit techniques, search engines and data matching facilities at a local level to investigate suspected frauds. Any such exchange or use of information will be undertaken in accordance with the principles contained in the Data Protection Act 1998. We will play an active part in the National Fraud Initiative (NFI) data matching exercise. |
| **Fraud Controls and Processes** | We will educate managers with regard to their responsibilities for operating effective internal controls within their service areas. We will promote strong management and good governance that provides scrutiny and independent challenge to risks and management controls. Routine Audit reviews will seek to highlight vulnerabilities in the control environment and make recommendations for improvement. |
| **Anti-Fraud Culture** | We will promote and develop a strong counter fraud culture, raise awareness, provide a fraud e-learning tool and provide information on all aspects of our counter fraud work. In addition personal development plans provide employees with specific skills that further support the counter fraud, bribery and anti-corruption culture, i.e. updated financial training, information security training, etc. |
A crucial element of our response to tackling fraud is recovering any monies lost through fraud. This is an important part of our strategy and will be rigorously pursued, where possible. See Appendix 4 for the loss recovery approach.

We will apply realistic and effective sanctions for individuals or organisations where an investigation reveals fraudulent activity. This may include legal action, criminal and/or disciplinary action.

We will investigate instances of suspected fraud detected through the planned proactive work; cases of suspected fraud referred from internal or external stakeholders, or received via the whistleblowing procedure. We will work with internal, external partners and organisations, including law enforcement agencies.

### 7. Responsibilities

Specific responsibilities for all stakeholders involved in this strategy are set out in Appendix 3.

### 8. Reporting, Advice, Support

The Council’s approach to potential fraud can be demonstrated in its Fraud Response Plan / Flowchart – see Appendix 1.

It is often the alertness of members, employees and the public that facilitates detection.

If anyone believes that someone is committing a fraud or suspects bribery or corrupt practices, these concerns should be raised in the first instance directly with line management. If necessary a route, other than a normal line manager, may be used to raise such concerns. Examples of such routes are:

- Head of Paid Service, directors, heads of service or senior managers.
- Internal Audit’s Standards Hotline on 01743 252627.
- National Benefit Fraud Hotline 0800 854 440 – or 0800 678 3722 for Welsh speakers.

Where managers are made aware of suspected fraud by employees, they have responsibilities for passing on those concerns to the Section 151 Officer. Managers should react urgently to evidence of potential fraud or corruption. Headteachers of maintained schools should also notify their Chair of Governors. Notifications must be treated with the utmost confidentiality. Any person that is implicated in the alleged offence should not be included in the notification procedure.

Reporting is essential to the Counter-Fraud, Bribery and Anti-Corruption Strategy and:

- Ensures the consistent treatment of information regarding fraud, bribery and corruption.
- Facilitates proper investigation by experienced auditors or investigators.
- Ensures the proper implementation of a fraud response investigation plan.
- Ensures appropriate employment procedures are followed.
- Ensures the interests of the people of Shropshire and the Council are protected.

The Council’s Whistle Blowing Policy (Speaking Up about Wrong Doing) is intended to encourage and enable employees and/or partners to raise serious concerns. In respect of benefit fraud, the public and employees are encouraged to report it through the dedicated phone and email address available on the Council’s web pages.
Members of the public can also report concerns through the Council’s complaints procedures or by contacting their elected member, the External Auditor or the Local Government Ombudsman.

9. Investigations

Investigations - To avoid potentially contaminating the evidence, managers should not investigate concerns themselves without having sought relevant authority to do so and instead should immediately report all suspicions of fraud or corruption, as detailed above.

In more complex cases, investigations will be carried out by Internal Audit. Otherwise, Audit will give guidance to service managers on how to carry out investigations.

The Council’s employees will work with other public sector bodies including; the Department of Work and Pensions (DWP), the Police, Inland Revenue, Customs and Excise and the Immigration Service for the purposes of preventing, detecting and investigating crime.

Any allegation of fraud, bribery or corruption received will be followed up through the agreed procedures of the Audit Investigations Manual and the Council’s Disciplinary Procedures. The Council must also adhere to the provisions of the Regulation of Investigatory Powers Act and Money Laundering legislation.

Criminal Offences - The Monitoring Officer will provide guidance as to whether a criminal offence has occurred. In such cases the Council will seek a prosecution unless the decision is taken, following advice from the Monitoring Officer, that it would be inappropriate to do so.

Disciplinary Action - The Director (after taking relevant HR advice) will decide whether disciplinary action should be taken against an employee

Elected Members - The Chief Executive and the Monitoring Officer, will advise on action in relation to members.

Compensation - Where a case has been proved, the relevant Director and Head of Finance, Governance and Assurance (Section 151 Officer), with advice from the Monitoring Officer, will agree whether and how much to pursue as compensation. The Director will also inform the Insurance service where it is believed an insurance claim can be made.

Recording – The Head of Audit (HoA) will maintain a fraud database where summary details of financial irregularities will be recorded.

Reporting - The Head of Audit’s routine progress reports to the Audit Committee will include summary details on investigations into suspected fraud, bribery or corruption once the outcomes are finalised, especially with any cases that are subject to Police investigation. In addition, the HoA also reports annually on fraud and corruption activity through:

- The National Fraud Initiative and
- The Local Government Transparency Code

Where a fraud has occurred, management must make any changes necessary to systems and procedures to ensure that similar frauds will not recur. Any investigation undertaken may highlight where there has been a failure of supervision or a breakdown or absence of control.
10. **Strategy Review**
The Section151 Officer and the Audit Committee will ensure the continuous review and amendment of this Strategy, and the Action Plan contained within it, to ensure that it remains compliant with good practice, national and public sector standards and continues to meet the needs of Shropshire Council.
APPENDIX 1

FRAUD RESPONSE PLAN

INTRODUCTION
1. The Council has a **zero tolerance** approach to all forms of fraud, corruption and theft. This means the toughest sanctions will be applied where fraud is proven – disciplinary, legal and criminal.

2. This Fraud Response Plan is part of the Counter Fraud, Bribery and Anti-Corruption Strategy. The aim is to reduce fraud and loss to an absolute minimum and keep it there.

3. You should follow this response plan if you are an employee, member, partner, contractor or Shropshire resident. All, in the public interest, have a responsibility to report any suspicion of fraud and to co-operate in any investigation, if necessary.

4. **Fraud** is a crime and involves a deception which is deliberate and intended to provide a direct or indirect personal gain.

5. **Corruption** is the deliberate misuse of position for direct or indirect personal gain such as: offering, giving, requesting or accepting a bribe or reward which influences an individual's or someone else’s.

6. **Theft** is where someone steals cash or other property belonging to someone else with no intention of returning it.

7. **Bribery** is an inducement or reward offered, promised or provided to gain personal, commercial, regulatory or commercial advantage.

8. This guidance only tells you what to do if you suspect fraud – for other concerns you should refer to: Grievance, Disciplinary or Corporate Complaints Policies. Alternatively, you can report fraud suspicions using the Speaking up about Wrongdoing process.

WHAT YOU SHOULD DO IF YOU SUSPECT FRAUD

9. Immediately report your suspicions to:
   - Your immediate Supervisor or Line Manager (or more senior management depending on the seriousness and sensitivity of the issues involved and who is thought to be involved in the wrongdoing).
   - The Head of Audit, Ceri Pilawski on 01743 257739 or the Section 151 Officer, James Walton on 01743 255011.
   - The Whistleblowing Hotline on 01743 252627 or email audit@shropshire.gov.uk.
   - Audit Services, Shropshire Council, Shirehall, Abbey Foregate, Shrewsbury SY2 6ND, 01743 257737.
• If the fraud is in relation to Benefits details for reporting appear on the Council's website: https://www.shropshire.gov.uk/benefits/report-benefit-fraud/.

**TOP TIPS**

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<th>10. DON'T</th>
<th>DO</th>
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<td>Delay: report the matter quickly.</td>
<td>Record your suspicions: write down what you have found, seen and heard.</td>
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<tr>
<td>Approach or accuse individuals directly: you may alert them and evidence may be destroyed.</td>
<td>Keep any evidence you have in a safe place until you can pass it to the Head of Audit. However, do not do this if such action would risk alerting the suspect.</td>
</tr>
<tr>
<td>Tell anybody else: you don't know who may be involved.</td>
<td>Tell Audit who you are: they will want to talk to you as you may know more than you realise.</td>
</tr>
<tr>
<td>Undertake any investigations yourself: you may spoil the evidence and prevent a criminal prosecution.</td>
<td>Keep outwardly calm and carry out your own work as usual.</td>
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**SAFEGUARDS**

11. **Harassment, bullying or victimisation** – if you have raised concerns action will be taken to protect you from reprisals and it will be made clear to colleagues that it will be considered a disciplinary matter to mistreat a whistle-blower.

12. **Confidentiality** – The Council will do its best to protect your identity when you raise a concern and do not want your name to be disclosed. It must, however, be appreciated that the investigation process may reveal the source of the information and a statement by you may be required as part of the evidence.

13. **Anonymous referrals** – these are not encouraged as they affect the ability to investigate, but any case of suspected fraud, bribery or corruption, however reported, will be looked into.

14. **Malicious referrals** – if it is found that your referral is malicious or has been made for personal gain, action may be taken against you under the Council's Disciplinary Policy or relevant agreement if you work for one of the Council's partners. The matter would be referred to the appropriate senior manager before any action is taken.

**INVESTIGATION**

15. All suspected fraud must be referred to the Head of Audit.

16. The Head of Audit will assess the initial information and decide how to proceed. This may include a strategy meeting with the relevant manager where appropriate.
17. Following best practice, Audit will investigate most cases of suspected fraud – management may investigate low level fraud involving an employee after consultation with Audit.

### POTENTIAL OUTCOMES

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<td><strong>18.</strong></td>
<td><strong>Criminal Prosecution</strong> – the Section s151 Officer, in consultation with the appropriate Director and Head of Audit will authorise the referral to the police for investigation.</td>
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<td><strong>19.</strong></td>
<td><strong>Disciplinary Action</strong> – at the end of the investigation, the Head of Audit will produce an investigation report. If this involves an employee and fraud is proven, the likely outcome will be dismissal. If fraud is not proven there may still be matters which need to be considered under the Council’s disciplinary procedures.</td>
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<td><strong>20.</strong></td>
<td><strong>Recovery through Civil or Criminal Proceedings</strong> – the Council will seek to recover all losses subject to legal advice and where it is cost effective to do so. Any losses caused by an employee will be recovered through salary, pension or insurance.</td>
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<td><strong>21.</strong></td>
<td><strong>Weaknesses in the System of Controls</strong> – an Action Plan will be produced to address any system or management weaknesses and to reduce the risk of fraud and error in the future.</td>
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Appendix 1 - The Council’s typical fraud response plan

1. Potential Fraud Identified
   - Report
     - Reporting options
       - Whistleblowing Mechanism
       - Line Manager (or senior manager, if Line Manager involved)
       - Head of Audit / s151 Officer

2. Initial Assessment of Evidence by Head of Audit and Head of Finance, Governance and Assurance
   - Sufficient to Proceed?
     - Yes: Strategy Meeting
     - No: Record of Decision
       - Feedback to referrer

3. Strategy Meeting
   - Management Investigation
   - Internal Audit
   - Police Investigation
   - Outcome Report
     - Fraud Proven?
       - Yes: Prosecution
       - No: Management Action
         - No case to answer

4. Management Action
   - Disciplinary Appeal
   - Go to Disciplinary Hearing
   - Recovery of losses
   - Go to Disciplinary Hearing

5. Disciplinary Hearing
   - Go to Disciplinary Hearing

6. Recovery of losses
   - Management Decision

7. Disciplinary Appeal
   - Go to Disciplinary Hearing

8. Go to Disciplinary Hearing
   - Disciplinary Hearing

9. Disciplinary Hearing
   - Go to Disciplinary Hearing
APPENDIX 2

NOLAN COMMITTEE REPORT – THE SEVEN PRINCIPLES OF PUBLIC LIFE

Selflessness

Holders of public office should take decisions solely in terms of the public interest. They should not do so in order to gain financial or other material benefits for themselves, their family, or their friends.

Integrity

Holders of public office should not place themselves under any financial or other obligation to outside individuals or organisations that might influence them in the performance of their official duties.

Objectivity

In carrying out public business, including making public appointments or recommending individuals for rewards and benefits, holders of public office should make choices on merit.

Accountability

Holders of public office are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their office.

Openness

Holders of public office should be as open as possible about all the decisions and action that they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands it.

Honesty

Holders of public office have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the public interest.

Leadership

Holders of public office should promote and support these principles by leadership and example.
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<tr>
<th>Stakeholder</th>
<th>Specific Responsibilities</th>
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<tr>
<td>Head of Paid Service (CEO)</td>
<td>Ultimately accountable for the effectiveness of the Council’s arrangements for countering fraud, bribery and corruption.</td>
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<tr>
<td>Monitoring Officer (Head of Legal and Democratic Services)</td>
<td>To advise members and employees on ethical issues, standards and powers to ensure that the Council operates within the law and statutory codes of practice.</td>
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<tr>
<td>Section 151 Officer (Head of Finance, Governance and Assurance)</td>
<td>To make proper arrangements for the Council’s financial affairs and to ensure the Council has an adequately resourced and effective Internal Audit.</td>
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<tr>
<td>Audit Committee</td>
<td>To monitor the effectiveness of the Council’s Counter fraud, bribery and anti-corruption strategy and arrangements. To monitor the Council’s Whistleblowing policy.</td>
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<td>Members</td>
<td>To support and promote the development of a strong counter fraud, bribery and anti-corruption culture.</td>
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<td>External Audit</td>
<td>Statutory duty to ensure that the Council has in place adequate arrangements for the prevention and detection of fraud, bribery, corruption and theft.</td>
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<tr>
<td>Internal Audit</td>
<td>Responsible for developing and implementing the Counter fraud, bribery and anti-corruption strategy and investigating any issues reported under this policy and the Speaking up about wrongdoing (whistleblowing) policy. To ensure that all suspected or reported irregularities are dealt with promptly and in accordance with this policy and that action is identified to improve controls and reduce the risk of recurrence.</td>
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<tr>
<td>Managers</td>
<td>To promote employee awareness and ensure that all suspected or reported irregularities are referred immediately to Internal Audit. To ensure that there are mechanisms in place within their service areas to assess the risk of fraud, bribery, corruption and theft and to reduce these risks by implementing robust internal controls.</td>
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<tr>
<td>Employees</td>
<td>To comply with Council policies and procedures, to be aware of the possibility of fraud, bribery, corruption and theft, and to report any genuine concerns to the appropriate management, Head of the Paid Service, the Section 151 Officer, the Monitoring Officer, or Internal Audit.</td>
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<tr>
<td>Public, Partners, Suppliers, Contractors and Consultants</td>
<td>To maintain strong counter fraud, bribery and anti-corruption principles and be aware of the possibility of fraud, bribery and corruption against the Council and report any genuine concerns or suspicions through the identified channels. Public agencies may include the:</td>
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<td>• Police.</td>
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<td>• External Audit.</td>
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<td>• Local, regional and national auditor networks.</td>
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<td>• National Anti-Fraud Network.</td>
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<td>• CIPFA.</td>
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<td>• Department of Work and Pensions.</td>
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<td>• Other local authorities.</td>
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<td>• Public health.</td>
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Shropshire Council – Loss Recovery Approach

Fraud covers a wide range of criminal activity which, as far as the Council is concerned, can be characterised broadly as the dishonest appropriation of the Council’s resources (financial or otherwise).

The Council’s resources are finite and because the Council has a responsibility to safeguard public monies, fraudulent activities should be regarded with the utmost seriousness.

For the purposes of this Loss Recovery Strategy, there are two overarching considerations which inform the Council’s approach to tackling any detected fraud:

- The first consideration is the need to preserve public funds which, in appropriate circumstances, may involve the Council taking active steps to recover any misappropriated assets or obtain equivalent compensation; and
- The second is the need to ensure due process of law which, in appropriate circumstances, may require the Council to co-operate with law enforcement authorities which may investigate any alleged offences and, if appropriate, prosecute the alleged perpetrator(s).

Although the Council recognises the importance both of preserving public funds and of ensuring due process of law, these considerations may lead the Council to respond to fraud in different ways.

For the purposes of this policy, it is recognised that although it is desirable that fraudulent activity be prosecuted, that course of action may leave the Council worse off financially than it had pursued its own civil remedies.

Financial Considerations in relation to reporting fraud to law enforcement authorities

Criminal prosecutions do not tend to result in high levels of recovery of assets for the Council. This can be attributed to a number of factors:

(1) The focus of criminal proceedings is not exclusively upon compensating the victim.

(2) In proceedings brought by the Crown Prosecution Service, the Council has limited control over the question of whether the Court makes any compensation orders\(^1\).

(3) There are statutory limits\(^2\) to the amount of compensation that the Magistrates Courts can order.

(4) Those convicted of criminal offences may lose their liberty and or their livelihood and thereby are unable to compensate the Council.

(5) Unlike Civil Courts the Criminal Courts must take account of a defendant’s ability to pay before imposing financial penalties.

(6) Proceeds of Crime Act 2002 proceedings are complex and are restricted to matters dealt with in the Crown Court.

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\(^1\) Sections 130 - 133 Powers of Criminal Courts (Sentencing) Act 2000

\(^2\) Section 40 (1) Magistrates’ Courts Act 1980
Civil proceedings may, in appropriate circumstances, offer an increased prospect of achieving a financial recovery but this is highly dependent upon a number of factors including the availability of evidence proving the fraud as well as the ability of the Defendant to meet any judgment.

It is important to treat the civil and criminal avenues as being distinct.

**Adopted Strategy**

1. In the event that a fraud or financial irregularity is suspected, the Council will determine on a case by case basis, after seeking the advice of the Monitoring Officer or their delegated representative, what further action (if any) will be taken to recover losses from individual(s) or organisations responsible.

2. At the earliest available opportunity the Council will consider whether it is appropriate to pursue civil remedies or refer the matter to law enforcement agencies for investigation and/or prosecution.

3. Before reaching any decision on how to proceed, the Council will seek to avoid any activities which may unnecessarily alert the perpetrator, encourage them to dispose of evidence or otherwise hamper a criminal investigation. This may on occasions not be practicable.

4. In making its decision on whether to pursue civil remedies or report fraudulent activity to law enforcement agencies, the Council will consider the circumstances of the case as well as relevant public interest factors which, without limitation, may include the following:-

<table>
<thead>
<tr>
<th>Factors which tend to favour a criminal prosecution</th>
<th>Factors which tend to favour Civil Recovery</th>
</tr>
</thead>
<tbody>
<tr>
<td>There is believed to be little prospect of recovery through civil means.</td>
<td>The defendant is known to have assets available for execution or the defendant is working and it is considered that there is a good prospect of recovery.</td>
</tr>
<tr>
<td>There is a high level of culpability or wrongdoing</td>
<td>There is lower level of culpability or dishonesty.</td>
</tr>
<tr>
<td>Evidence gathered points to their having been a high level of planning of the fraudulent / criminal activity.</td>
<td>The fraud was opportunistic.</td>
</tr>
<tr>
<td>It has come to light during the investigation that the defendant is known to have previous convictions for this kind of activity.</td>
<td>The incident is believed to be a one off</td>
</tr>
<tr>
<td>The defendant denies any responsibility and is unwilling to co-operate with the Council.</td>
<td>The defendant has acknowledged their wrongdoing and is prepared to co-operate with the Council.</td>
</tr>
<tr>
<td>It is likely that the police and CPS are likely to be willing to investigate / prosecute.</td>
<td>Whether it is believed that the Police / CPS are unlikely to investigate.</td>
</tr>
</tbody>
</table>

It should be borne in mind that the above factors are only potential indicators and any decision whether to instigate criminal or civil proceedings can never be an exact science but will be taken in conjunction with legal advice and after careful consideration of the facts.
5. When the Council can demonstrate that it has suffered financial loss and, where it is practical, priority should be given to civil recovery. The Council should give consideration of reporting the allegations to relevant law enforcement agencies.

6. Whilst primarily consideration will be given to pursuing criminal action or civil remedy, there are alternative avenues of loss recovery open to the Council including:
   • Pension Forfeiture - where an employee is a member of the Shropshire County Council Pension Scheme and is convicted of fraud, the Council may be able to recover the loss from the capital value of the individual’s accrued benefits in the Scheme;
   • Bankruptcy, e.g. if it is believed an individual has a poor history of paying;
   • If an individual remains an employee of the Council consideration whether any assessed losses may be recovered from future salary payments;
   • Recovery of losses through the Council’s fidelity guarantee insurance cover.

7. Whilst the Council’s Insurance Service will give advice where it is believed an insurance claim can be made under the Council’s fidelity guarantee insurance, the Council’s preferred approach, however, is to seek recovery of losses from the perpetrator and fidelity guarantee insurance will generally be a method of last resort.

8. In more serious cases, the Crown Court has powers of asset recovery under the Proceeds of Crime Act 2002.

9. The Crown Court, when it considers making a confiscation order against a defendant, must determine whether the defendant has a ‘criminal lifestyle’. If so, the court must determine whether the defendant benefited from his ‘general criminal conduct’.