Committee	Membership	Functions	Delegation of functions
Corporate	7 councillors who are not	General	To the Chairman of the
Governance	Members of the Cabinet,	Responsibility of the	Panel and Officers as
Committee	appointed in accordance	Corporate	appropriate
	with the rules of political	Governance Committee:	
	balance. The Chairman of	(i) to review and advise the	
	the Scrutiny and Overview	Council on the embedding and	
	Committee shall not be	maintenance of an effective	
	eligible to Chair the Panel	system of corporate governance,	
	although he / she may be a	risk management and internal	
	member of it.	control;	
		(ii) to give assurance to the	
		Council that there is a sufficient	
		and systematic review of the	
		corporate governance, risk	
		management and internal	
		control arrangements within the	
		Council;	
		(iii) in conjunction with the Chief	
		Finance Officer, to commission	
		such "value for money" or	
		special studies as considered	
		appropriate;	
		(iv) to consider the Performance	
		Indicators and Local Authority	
		Profile as published by the Audit	
		Commission and, as	
		appropriate, initiate investigative	
		action;	
		(v) to recommend to the Council	
		action in respect any issues of	
		major concern arising from audit	

	reports and / or management letters; (vi) to maintain an overview of the main instruments of financial control, such as Standing Orders in relation to contracts, Financial Regulations etc., and, where appropriate, make recommendations to the Council for improvement; (vii) to approve the Statement of Accounts.
Corporate Governance Committee continued	Shared responsibility with the Cabinet: (i) to monitor the overall efficiency and effectiveness of the internal and external audit services. (ii) to be informed by the Chief Finance Officer, at his discretion, of any matters of suspected fraud and / or mal-administration, pending receipt of an interim or final report. External Audit Responsibility of the Corporate Governance Committee: (i) to oversee, generally, the work of external audit and provide a suitable forum for discussion of related matters;

	(ii) to consider, annually, the
	programme of work to be
	performed by external audit and
	the draft audit time budget;
	(iii) to confirm that the managed
	audit approach between external
	audit and internal audit is
	working for the maximum
	advantage of the Council;
	(iv) to receive, upon request,
	periodic presentations on
	specialist audit areas or other
	matters of interest.
	Shared responsibility with the
	Cabinet:
	(i) to receive copies of all
	external audit reports including
	value for money studies;
	(ii) to monitor, annually, or more
	frequently where deemed
	appropriate, the implementation
	of agreed recommendations in
	respect of both external audit
	reports and management letters.
Corporate	Internal Audit
Governance	Responsibility of the
Committee	Corporate
continued	Governance Committee:
	(i) to review and confirm
	annually with the Chief Finance
	Officer the Audit Risk Index and
	Strategic Audit Plan;
	(ii) in association with the Chief
	Finance Officer, to consider the

which any major problems were highlighted; (vii) to consider the draft statement on internal control prior to its inclusion in the statement of accounts.
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