ANGUS COUNCIL

SCRUTINY AND AUDIT COMMITTEE - 24 APRIL 2018

REGULATION OF INVESTIGATORY POWERS (SCOTLAND) ACT 2000 – ANNUAL REPORT REPORT BY SERVICE LEADER – LEGAL AND DEMOCRATIC

ABSTRACT

The purpose of this report is to advise members of the use of surveillance powers by the Council in terms of the Regulation of Investigatory Powers (Scotland) Act 2000 in the period 1 April 2017 to 31 March 2018.

1. RECOMMENDATIONS

The Committee is asked to:-

- (i) note the requirements on the Council in respect of surveillance and other investigatory activities in terms of the Regulation of Investigatory Powers (Scotland) Act 2000.
- (ii) note that no authorisations were granted for surveillance and other investigatory activities regulated by the above Act in the year to 31 March 2018; and
- (iii) note that annual reports on the use of surveillance and other investigatory activities regulated by the above Act will be submitted to this Committee.

2. BACKGROUND

- 2.1 Angus Council is a public authority for the purpose of the Regulation of Investigatory Powers (Scotland) Act 2000 ("RIP(S)A") and has the power to authorise directed covert surveillance and the use of covert human intelligence sources. Covert activities covered by RIP(S)A will be lawful if the activities are authorised and if they are conducted in accordance with the authorisation.
- 2.2 In some circumstances it is necessary for Council employees, in the course of their duties, to make observations of a person in a covert manner (without that person's knowledge) or to instruct third parties to make such observations on the Council's behalf. These actions are, by their very nature, potentially intrusive and may be challenged as breaching Human Rights (including the right to a fair trial, the right to respect for family and private life and the right to respect for property). RIP(S)A provides a legal framework for the carrying out of covert surveillance by public authorities.
- 2.3 RIP(S)A covers two main types of surveillance that local authorise are involved in. The first is "directed surveillance". Directed surveillance is defined as surveillance undertaken for the purpose of a specific investigation or operation which is likely to result in obtaining private information about a person. The second is the use of a Covert Human Intelligence Source ("CHIS"). A CHIS is someone who establishes or maintains a relationship with another person with the intention of covertly obtaining information from that person.
- 2.4 Surveillance may require to be undertaken by various Council officers. For example:
 - Environmental Health Officers investigating the standards of cleanliness in a commercial restaurant
 - Community Safety officers investigating complaints of anti-social behaviour, such as noise emanating from neighbouring properties.

- Finance officers investigating fraudulent Housing Benefit or Council Tax Benefit claims
- Consumer Protection officers covertly filming the activities of suspected dealers in counterfeit goods
- 2.5 Committee is specifically asked to note that the Council is not authorised to conduct intrusive surveillance under any circumstances. Intrusive surveillance is surveillance in relation to anything taking place in any private vehicle or on any residential premises but not on common areas such as common stairs and closes. Surveillance is not intrusive if it is directed into a home or private vehicle from outside of that home or vehicle unless the information provided from the surveillance is consistently of the same quality as would be provided by having a device actually present in the home or vehicle. Therefore, activities such as filming goods being sold from the back of a car or monitoring the level of noise generated by an antisocial tenant (but not the actual words spoken by the tenant) are unlikely to be classed as intrusive.

3. REPORT

In the year to 31 March 2018, no surveillance activities were authorised.

4. FINANCIAL IMPLICATIONS

There are no financial implications arising directly from this report.

NOTE: No background papers, as defined by Section 50D of the Local Government (Scotland) Act 1973 (other than any containing confidential or exempt information), were relied on to any material extent in preparing this report.

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