Policy and Resources Committee	
Meeting Date	20 March 2024
Report Title	Revisions to the Covert Surveillance and Access to Communications Data Policy and Guidance Notes
EMT Lead	Larissa Reed - Chief Executive
Head of Service	Claudette Valmond – Head of Mid-Kent Legal Services
Lead Officer	Gary Rowland – Senior Legal Advisor and RIPA co- ordinating Officer
Classification	Open
Recommendations	That the Covert Surveillance and Access to Communications Data Policy and Guidance Notes for 2024/25 are approved.

## 1 Purpose of Report and Executive Summary

1.1 As the RIPA Co-ordinating Officer, I am required to review and revise the Council's Covert Surveillance Policy ('the Policy'), where necessary, every year. Having reviewed the current Policy, I have established that no revisions are required. This report seeks the Committee's approval of the Policy for 2024/25, which is set out at Appendix I.

### 2 Background

2.1 The Home Office Covert Surveillance and Property Interference Revised Code of Practice 2018 makes it a requirement that the authority's elected Members should review the authority's use of covert surveillance authorised under RIPA at least once a year. This forms part of the Monitoring Officer's annual report to the Standards Committee.

### 3 Proposals

3.1 That the Policy & Resources Committee approve the Policy for 2024/25.

#### 4 Alternative Options Considered and Rejected

4.1 Doing nothing is not an option as the Council is required by the Regulation of Investigatory Powers Act 2000 and associated Codes of Practice to have a Policy in place. The content of the Policy is steered by the recommendations made by the Investigatory Powers Commissioner's Office.

#### 5 Consultation Undertaken or Proposed

N/A

# 6 Implications

Issue	Implications
	No direct implications however the revised Policy will enable
	the Council to carry out surveillance in line with its values.
1	There will be a cost to the Council as all applying and
and Property	Authorising Officers will need to undertake training once in
	every three years.
	Clear policy and guidance is necessary as failure to comply
Procurement	with the requirements of RIPA could lead to evidence in
	criminal proceedings not being admissible under the common
	law, section 78 of the Police and Criminal Evidence Act 1984
	and the Human Rights Act 1998. It may also lead to
	proceedings being taken against the Council under the Human Rights Act 1998.
Crime and Disorder	The appropriate use of RIPA will enable the Council to provide
	evidence to support prosecutions in the public interest and
	tackle crime.
Environment and	None identified at this stage.
Climate/Ecological	i tono laonanoa at uno otago.
Emergency	
Health and	None identified at this stage.
Wellbeing	-
Safeguarding of	None identified at this stage.
Children, Young	
People and	
Vulnerable Adults	
Risk Management	Compliance with the Policy, together with the necessary
and Health and	training, will minimise the risks involved in carrying out covert
Safety	surveillance and the associated risk of having critical
Fauglity and	information treated as inadmissible.
Equality and Diversity	This Policy treats all groups equally.
Privacy and Data	No personal information is provided as part of this report.
Protection	The personal control of the control

# 7 Appendices

- 7.1 The following documents are to be published with this report and form part of the report:
  - Appendix I: Covert Surveillance and Access to Communications Data Policy and Guidance Notes 2024/25.

## 8 Background Papers