

Report to Budget and Corporate Scrutiny Management Board

3 October 2024

Subject:	Tracking and Monitoring of Scrutiny Recommendations
Director:	Monitoring Officer and Assistant Director of Legal and
	Assurance, Mike Jones
Contact Officer:	Scrutiny Lead Officer, Alex Goddard
	alexander_goddard@sandwell.gov.uk

1 Recommendations

- 1.1 That the Board considers the responses on recommendations referred since the Board's last meeting.
- 1.2 That the Board considers the progress on implementation of recommendations made.
- 1.3 That the Board determines what action it wishes to take where progress is unsatisfactory.
- 1.4 That the Board determines which actions/recommendations no longer require monitoring.

2 Reasons for Recommendations

- 2.1 To facilitate the effective monitoring of progress on responses to and press with implementation of recommendations made by the Board and identify where further action is required.
- 2.2 Effective monitoring of recommendations facilitates the evaluation of the impact of the scrutiny function overall.

3 How does this deliver objectives of the Council Plan?

One Council One	The scrutiny function supports all of the
Team	objectives of the Council Plan by seeking to
Growing Up in	improve services for the people of Sandwell.
Sandwell	It does this by influencing the policies and
Living in Sandwell	decisions made by the Council and other
	organisations involved in delivering public
Healthy in	services.
Sandwell	
Thriving Economy	Effective monitoring of recommendations
in Sandwell	made supports this and allows scrutiny to
	evaluate is impact.

4 Context and Key Issues

4.1 The attached Appendix details the responses to actions identified and/or recommendations made by the scrutiny function and progress on the implementation of those previously approved.

5 Implications

Resources:	Any resources implications arising from scrutiny activity are considered as required by the appropriate director or cabinet member/cabinet.
	Any specific resources implications for the Board's attention are detailed in the Appendix.
Legal and Governance:	The duty to undertake overview and scrutiny is set out in Part 1A Section 9 of the Local Government Act 2000.
	The Local Government and Public Involvement in Health Act 2007 places a duty on the Executive to respond to Scrutiny recommendations within two months of receiving them.
	NHS service commissioners and providers have a duty to respond in writing to a report or recommendation where health scrutiny requests this, within 28 days of the request. This applies to requests from individual health scrutiny committees or sub-

	committees, from least outborities and from joint
	committees, from local authorities and from joint
Diele	health scrutiny committees or sub-committees.
Risk:	Any risk implications arising from scrutiny activity are
	considered as required by the appropriate director or
	cabinet member/cabinet.
	Any specific risk implications for the Board's attention
	are detailed in the Appendix.
Equality:	Any equality implications arising from scrutiny activity
	are considered as required by the appropriate director
	or cabinet member/cabinet.
	Any specific equality implications for the Board's
	attention are detailed in the Appendix.
Health and	Any health and wellbeing implications arising from
Wellbeing:	scrutiny activity are considered as required by the
	appropriate director or cabinet member/cabinet.
	Any specific health and wellbeing implications for the
	Board's attention are detailed in the Appendix.
Social Value:	Any social value implications arising from scrutiny
	activity are considered as required by the appropriate
	director or cabinet member/cabinet.
	Any specific social value implications for the Board's
	attention are detailed in the Appendix.
Climate	Any climate change implications arising from scrutiny
Change:	activity are considered as required by the appropriate
	director or cabinet member/cabinet.
	Any specific climate change implications for the
	Board's attention are detailed in the Appendix.
Corporate	Any corporate parenting implications arising from
Parenting	scrutiny activity are considered as required by the
	appropriate director or cabinet member/cabinet.
	Any specific corporate parenting implications for the
	Board's attention are detailed in the Appendix.
·	· · · · · · · · · · · · · · · · · · ·

6 Appendices

Appendix 1– Budget and Corporate Scrutiny Management Board Action Tracker

7. Background Papers

None.