#### Explanatory Memorandum to:

- The Domestic Fire Safety (Wales) Measure 2011 (Commencement No. 1) Order 2013
- The Domestic Fire Safety (Definition of Residence) (Wales) Order 2013
- The Building Regulations &c (Amendment No. 2) and Domestic Fire Safety (Wales) Regulations 2013

This Explanatory Memorandum has been prepared by the Department of Housing and Regeneration and is laid before the National Assembly for Wales in conjunction with the above subordinate legislation and in accordance with Standing Order 27.1

#### Minister's Declaration

In my view, this Explanatory Memorandum gives a fair and reasonable view of the expected impact of:

- The Domestic Fire Safety (Wales) Measure 2011 (Commencement No. 1) Order 2013
- The Domestic Fire Safety (Definition of Residence) (Wales) Order 2013
- The Building Regulations &c (Amendment No. 2) and Domestic Fire Safety (Wales) Regulations 2013.

I am satisfied that the analysis shows that fire sprinklers are cost effective in new care homes and halls of residence. The analysis also suggests that sprinklers may be cost effective in new blocks of flats, blocks of sheltered flats (not including sheltered houses) and "traditional" Houses in Multiple Occupation (HMOs). I acknowledge that the analysis shows that sprinklers are not cost effective in new single occupancy houses, shared houses, hostels and sheltered houses. However, I am satisfied that the regulations reflect the high value which the National Assembly attaches to safeguarding lives, and will reduce avoidable death and injury arising from house fires.

#### *Carl Sargeant* Minister for Housing and Regeneration

#### 24 September 2013

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#### Description

1. The Domestic Fire Safety (Wales) Measure 2011 requires the provision of automatic fire suppression systems in all new and converted residences and enables Welsh Ministers to prescribe the technical requirements for such systems. The requirement is set by section 1 of the Measure

#### The Domestic Fire Safety (Wales) Measure 2011 (Commencement No. 1) Order 2013 will be subject to no procedure

- This commencement order is made under Section 9(3) of the Measure. It brings section 1 of the Measure fully into force in two stages. Section 1 comes into force on 30 April 2014 in relation to care homes, children's homes, halls of residence, and rooms for residential purposes, and on 1 January 2016 for dwelling houses and flats.
- 3. Section 1 is not commenced in relation to Scheduled Ancient Monuments, listed buildings, buildings in conservation areas, excepted energy buildings (in relation to which the Welsh Ministers do not exercise functions under the Building Act 1984) and temporary buildings, and these types of buildings will thus be excluded from the requirements of Section 1 of the Measure.

The Domestic Fire Safety (Definition of Residence) (Wales) Order 2013 will be subject to affirmative procedure.

- 4. This Order is made under Section 6(2) of the Measure. It amends section 6(1) of the Domestic Fire Safety (Wales) Measure 2011.
- 5. The Order adds children's homes as a class of residential premises. It adopts the definition of "children's home" contained in section 1 of the Care Standards Act 2000.
- 6. The Order also amends the description of two existing classes of residential premises, as follows:
- It substitutes "hall of residence" for "residential accommodation for pupils or students of a school, college, university or other educational institution".
- It substitutes "rooms for residential purposes" for "room or group of rooms within a building if that room or those rooms are intended to be used for living and sleeping by a person or persons other than as part of a single household which occupies the whole of that building".
- The Order also inserts definitions of "rooms for residential purposes", "dwelling-house", "flat" and "hostel".

## The Building Regulations &c (Amendment No. 2) and Domestic Fire Safety (Wales) Regulations 2013 will be subject to negative procedure.

- 7. These Regulations are made under Section 1(4) of the Measure and section 1 and Schedule 1 to the Building Act 1984. They prescribe requirements for automatic fire suppression systems when certain types of building work are undertaken. They do this in two ways:
- by prescribing requirements for the purposes of the Measure and;
- by making provision for the purposes of the Building Act 1984.
- 8. The Regulations prescribe requirements for the purposes of the Measure. They do this by applying the equivalent requirements contained in the Building Regulations 2010.
- 9. The Regulations also amend the Building Regulations 2010 to require certain buildings to be provided with automatic fire suppression systems. These buildings are dwellings, care homes and some rooms for residential purposes.

## 2. Matters of special interest to the Constitutional and Legislative Affairs Committee

- 10. The National Assembly for Wales passed the Domestic Fire Safety (Wales) Measure 2011 ("the Measure"), introduced by Ann Jones AM, in February 2011. The Measure requires the provision of automatic fire suppression systems in all new and converted residences and enables Welsh Ministers to prescribe the technical requirements for such systems. The requirement is set by section 1 of the Measure.
- 11. At the start of January 2012 functions under the Building Act 1984, including the function of making Building Regulations, so far as exercisable in relation to Wales were devolved to Welsh Ministers (subject to exceptions). The existing regulatory framework of the Building Regulations presents a tried and tested regulatory system that is familiar to builders, Approved Inspectors and local authorities. It represents the simplest and most cost-effective route to implement the requirement for fire suppression systems. It is important that the regulations to implement the Measure have a very clear relationship with the existing Building Regulations.
- 12. The regulations setting requirements for automatic fire suppression systems make use of Welsh Ministers' powers, as set out in the Measure and under the Building Act 1984.

#### 3. Legislative background

- 13. Implementation is through a combination of Measure and Building Act powers:
- 14. Commence section 1 of the Measure.
- The Domestic Fire Safety (Wales) Measure 2011 (Commencement No 1) Order 2013 will be subject to no procedure. This Commencement Order will be signed by the Minister following the approval of the Domestic Fire Safety (Definition of Residence) (Wales) Order by the National Assembly for Wales.
- 15. <u>Amend the description of an existing class of "residence" to ensure</u> <u>greater consistency with Building Regulations.</u>
- The Domestic Fire Safety (Definition of Residence) (Wales) Order 2013 will be subject to affirmative procedure.
- 16. Exercise functions under the Building Act 1984 to make changes to Part B of the Building Regulations, to implement the objective of the Measure.
- The Building Regulations &c (Amendment No. 2) and Domestic Fire Safety (Wales) Regulations 2013 will be subject to negative procedure. These Regulations will be laid following the approval of the Domestic Fire Safety (Definition of Residence) (Wales) Order by the National Assembly for Wales.

#### 4. Purpose & intended effect of the legislation

- 17. The reduction in the number of deaths from fires in the home over the last ten years has been significant. Hard-wired smoke detectors are already compulsory in new residential premises under building regulations and a major Welsh Government investment programme resulted in hard wired detectors being installed in most existing social housing. The introduction of Reduced Ignition Propensity cigarettes in November 2011 is expected to reduce the incidence of fires started by cigarettes and the number of associated fire deaths.
- 18. Not withstanding this progress, the number of deaths and injuries is still too high. On average, over the last 10 years, 17 deaths and 503 injuries have resulted from fires in residential properties each year in Wales.
- 19. Appropriately designed and maintained fire suppression systems undoubtedly save lives and prevent injuries, as well as reducing damage from fires. The British Standard sprinkler system is the highest level of protection from fire currently available; there are other systems available,

however the evidence of their effectiveness is not strong and the absence of standards makes regulation difficult.

- 20. The BRE Cost Benefit Analysis report indicates the economic case for installing sprinkler systems in new build care homes, halls of residence and potentially for flats, sheltered flats, and traditional houses in multiple occupation (HMOs).
- 21. The study indicates that the cost benefit case is not made for regulating all new domestic properties. The Welsh Government believes that care is required when considering any policy that has the potential to protect life. Installing sprinkler systems in new residential premises would protect around 6,000 new dwellings each year and would significantly improve fire safety in them.

#### Rationale for government intervention

- 22. The National Assembly for Wales Legislation Committee, in its stage 1 Committee report into the measure, received evidence that recent statistical data have shown that improvements in the incidence of death and injury from fire had plateaued in recent years. The Committee also received evidence that indicated that, whilst smoke alarms are essential in providing early warning from fire, they alone cannot ensure safe egress from the building. Sprinklers contain the fire within the room of origin and extinguish it in most circumstances, or check the fire development until the arrival of the fire and rescue service
- 23. The National Assembly for Wales Legislation Committee, having reviewed the evidence, stated in its report (November 2010) that "We accept that fire safety in the home has improved over the years and that homes built today are likely to be better protected against the effects of fire than older housing. However, we cannot ignore the evidence presented to us - that 80 per cent of deaths and injuries from fire in Wales occur in the home. This suggests that additional action in this area is required."
- 24. The NAW Legislation Committee stated that *"We have received compelling evidence that automatic fire suppression systems provide benefits over and above existing fire safety measures, including smoke detectors".*
- 25. However, the Committee received evidence that the Measure would
- help reduce fire deaths in Wales;
- help reduce fire injuries in Wales;
- improve the safety of fire-fighters; and
- provide additional protection against the effects of fire, particularly for vulnerable groups.

26. The National Assembly for Wales Legislation Committee argued that, on top of existing fire safety education initiatives, and other programmes (such as the promotion of installing hard wired detectors in social housing), a "more comprehensive approach is required, and that the proposed Measure provides this". The Committee noted that that 80 per cent of deaths and injuries from fire in Wales occur in the home, and stated that "additional action in this area is required. While individuals and families are suffering as a result of fire, and the effects of fire continue to place a burden on the Welsh economy in terms of cost, we believe that more could and should be done to address this issue."

27. The Committee:

- Supported the general principles of the Measure;
- Was content that the content that the proposed Measure was an appropriate legislative vehicle and provided an effective and timely way forward.
- 28. The Committee acknowledged that the duty to provide suppression systems is limited to newly created residences, and was content that this approach is both proportionate and practicable.
- 29. The Measure was examined by the NAW Constitutional Affairs Committee which concluded in its report (November 2010) that the Measure strikes the correct balance between powers on the face of the Measure and the subordinate legislation powers given to Welsh Ministers. The Committee stated that, from the perspective of the subordinate legislation provisions it contains, there are no reasons why the National Assembly should not agree to the proposed measure.
- 30. On February 16<sup>th</sup> 2011 the National Assembly for Wales passed one of the first examples of Private Members legislation, the Domestic Fire Safety (Wales) Measure 2011 ("the Measure") which was introduced by Ann Jones AM. The Measure enables Ministers to introduce regulations prescribing the technical requirements of automatic fire suppression systems which the Measure makes compulsory in all new and converted residences.
- 31. The Welsh Government has considered in detail the complex questions raised. The Welsh Government accepts that there is a cost to introducing sprinklers but considers that, as a society, we must seek to prevent avoidable death and injury arising from house fires.
- 32. The Welsh Government's view is that, notwithstanding the reduction in the number of deaths from fires in the home that had occurred over the previous last ten years, the number of deaths and injuries is still too high.
- 33. The overall policy outcome we are seeking to achieve is to reduce deaths and injuries from fire in new and converted residential premises in Wales.

34. The policy objective to achieve this is to introduce a requirement for fire suppression systems to be incorporated into the classes of new and converted residences, as set out in the Domestic Fire Safety (Wales) Measure 2011.

35. The intended effects are to:

- Reduce the number of deaths from fire in all new and converted residential accommodation in Wales;
- Reduce the numbers of injuries from fire in all new and converted residential accommodation in Wales;
- Reduce the value of property damage from fire in all new and converted residential accommodation in Wales.

#### 5. Consultation

36. Details of consultation undertaken are included in the RIA below.

#### 6. Regulatory Impact Assessment (RIA)

37. A Regulatory Impact Assessment has been conducted, and is included in Part 2 of this document.

### PART 2 – REGULATORY IMPACT ASSESSMENT

#### Options

38. The policy options considered are:

- 0. Do nothing (Baseline)
- 1. Installation of sprinklers in all new residential buildings within the categories covered by the Measure (Preferred option)
- 2. Installation of sprinklers in all residential buildings within the categories covered by the Measure deemed to be cost effective (detailed below)
- 39. The BRE report indicates the cost benefit analysis case for installing sprinkler systems in new build care homes, halls of residence and potentially for flats, sheltered flats, and traditional Houses in Multiple Occupation (HMOs).
- 40. The study indicates that the cost benefit case is less strong for regulating all new domestic properties but the Welsh Government believes that care is required when considering any policy that has the potential to protect life. Installing sprinkler systems in new residential premises would protect around 6,000 new dwellings each year and would significantly improve fire safety in them.
- 41. Based on the input data, assumptions and main analysis described in this report, the conclusions of this cost benefit analysis are:
- Fitting sprinklers in all new residential premises in Wales is not cost effective.
- Sprinklers are cost effective in new care homes and halls/dormitories. This is mainly due to the reduction in financial losses from damage to the building, its contents and business interruption.
- Sprinklers may also be marginally cost effective, (i.e. not statistically significant) in new blocks of flats, blocks of sheltered flats (not including sheltered houses) and "traditional" HMOs (on average six accommodation units per building; not including shared houses or hostels). The key reason for this is that costs can be shared over a number of accommodation units.
- Sprinklers are not cost effective in new single occupancy houses, shared houses, hostels and sheltered houses.

## Costs & benefits Summary: Analysis & Evidence - Policy Option 1 (Preferred option) Description: Sprinklers in all new residential buildings

## FULL ECONOMIC ASSESSMENT

Price	Price PV Ba		V Base Time		Net Benefit (Present Value (PV)) (£m)				
<b>Base</b> <b>Year</b> 2010	<b>Year</b> 2010		Period Years 10	Low: Optional		High: Optional	Best Estimate: - £190m		
COSTS (	£m)	<b>Tot</b> (Cor Yea	al Transition Instant Price) rs		Average (excl. Trar Price)	e <b>Annual</b> nsition) (Constant	Total Cost (Present Value)		
Low		Opt	ional		Optional		£230.8m		
High		Opt	ional		Optional		£247.8m		
Best Estim	nate	£0.	ōm		£21.0m		£239.3m		
Descriptio One-off cos £8.3m. Maintenand The transiti install sprin	<ul> <li>Description and scale of key monetised costs by 'main affected groups'</li> <li>One-off costs for sprinkler installation in new residential buildings over 10 years are £144.3m ± £8.3m.</li> <li>Maintenance costs for the whole life of these systems (40-50 years) are £95m ± £1.5m.</li> <li>The transition costs represent an estimate of the cost to those organisations to upskill in order to install sprinklers as well as the cost for those who choose to become accredited.</li> </ul>								
<ul> <li>Other κey non-monetised costs by main affected groups'</li> <li>Transitional/familiarisation costs by business</li> <li>Embodied energy/carbon in the extra materials required</li> </ul>									
BENEFITS (£m)		<b>Total Transition</b> (Constant Price Years		ce)	<b>Average Annual</b> (excl. Transition) (Constant Price)		<b>Total Benefit</b> (Present Value)		
Low		Opt	ional		Optional		£46.5m		
High		Opt	ional		Optional		£51.1m		
Best Estim	nate	£0n	n		£1.4m		£48.8m		
<b>Description and scale of key monetised benefits by 'main affected groups'</b> Lives saved over the whole life of the sprinkler systems (40-50 years) are $35.5 \pm 3.8$ . Injuries saved over the same period are $799 \pm 5$ . The total monetised benefits include reductions in deaths, injuries, and property damage. <b>Other key non-monetised benefits by 'main affected groups'</b> The amount of carbon dioxide emitted by fires over the whole life of the sprinkler systems (40-50 years) will be reduced by $1.127 \pm 206$ tonnes.									
Others include: reduction in fire and rescue service call outs, savings in water used for manual firefighting by firefighters, reduction in air and water pollution (fewer fires and less water run-off).									
Key assum	ptions/	sensi	tivities/risks			Dis	scount rate (%) 3.5%		
The numbe estimates. and water of systems an British Stan system. Fo	er of ne Cost es connect e assur idard B llowing	w bui stimat tion c ned t S 925 Trea	ldings constructes for installati harges were sure of the maintaine of the maintaine of the maintaine sury guidance,	cted ove on and upplied ed, over e asses the dis	er 10 years maintenan by Welsh v their whole sed over th count facto	is based on Wels ce were provided water companies. e lifetime, in accord ne whole life (40-5 or for year 31 and l	h Government by the sprinkler industry, All of the installed dance with the current 0 years) of the sprinkler beyond is 3%.		

#### ASSESSMENT (Option 1)

Direct impact (Equivalent Annual) £m:			
Costs: £27.8m	Benefits: £5.7m	Net: - £22.1m	

## Summary: Analysis & Evidence

Policy Option 2

# Description: Sprinklers in subset of residential buildings, where expected to be cost-effective

### FULL ECONOMIC ASSESSMENT

Price PV B		V Base Time		Net Benefit (Present Value (PV)) (£m)				
Base Year 2010	<b>Year</b> 2010		Period Years 10	Low: £1.8m		High: £5.8m	Best Estimate: £3.8m	
COSTS (	£m)	<b>Tot</b> (Cor Yea	al Transition Instant Price) rs		Average (excl. Tran Price)	e <b>Annual</b> nsition) (Constant	Total Cost (Present Value)	
Low		Opt	ional		Optional		£12.8m	
High		Opt	ional		Optional		£15.6m	
Best Estim	nate	£0.5	ōm		£1.7m		£14.2m	
<ul> <li>Description and scale of key monetised costs by 'main affected groups'</li> <li>One-off costs for sprinkler installation in subset of new residential buildings over 10 years are £12.6m ± £1.4m.</li> <li>Maintenance costs for the whole life of these systems (40-50 years) are £1.6m ± £0.2m.</li> <li>The transition costs represent an estimate of the cost to those organisations to upskill in order to install sprinklers as well as the cost for those who choose to become accredited.</li> <li>Other key non-monetised costs by 'main affected groups'</li> <li>Transitional/familiarisation costs by businesses</li> <li>Embodied energy/carbon in the extra materials required</li> </ul>								
BENEFITS (£m)		Total Transition (Constant Price Years		e) Average A (excl. Transit Price)		<b>Annual</b> nsition) (Constant	<b>Total Benefit</b> (Present Value)	
Low		Opt	ional		Optional		£16.7m	
High		Opt	Optional		Optional		£19.5m	
Best Estim	nate	£0n	l		£0.5m		£18.1m	
<b>Description and scale of key monetised benefits by 'main affected groups'</b> Lives saved over the whole life of the sprinkler systems (40-50 years) are $8.6 \pm 2.1$ . Injuries saved over the same period are $330 \pm 2$ . The total monetised benefits include reductions in deaths, injuries, and property damage.								
<ul> <li>Other key non-monetised benefits by 'main affected groups'</li> <li>The amount of carbon dioxide emitted by fires over the whole life of the sprinkler systems (40-50 years) will be reduced by 337 ± 71 tonnes.</li> <li>Others include: reduction in fire and rescue service call outs, savings in water used for manual firefighting by firefighters, reduction in air and water pollution (fewer fires and less water run-off).</li> </ul>								
Key assum The numbe estimates. and water of systems an British Stan system. Fo	firefighting by firefighters, reduction in air and water pollution (fewer fires and less water run-off). Key assumptions/sensitivities/risks <b>Discount rate (%)</b> 3.5% The number of new buildings constructed over 10 years is based on Welsh Government estimates. Cost estimates for installation and maintenance were provided by the sprinkler industry, and water connection charges were supplied by Welsh water companies. All of the installed systems are assumed to be maintained, over their whole lifetime, in accordance with the current British Standard BS 9251. Benefits are assessed over the whole life (40-50 years) of the sprinkler system. Following Treasury guidance, the discount factor for year 31 and beyond is 3%.							

#### ASSESSMENT (Option 2)

Direct impact (Equivalent Annual) £m:			
Costs: £1.6m	Benefits: £2.1m	Net: £0.5m	

## Summary: Analysis & Evidence

## Policy Option 0

#### Description: Do nothing FULL ECONOMIC ASSESSMENT

Price	PV B	V Base Time		Net Benefit (Present Value (PV)) (£m)				
<b>Base</b> <b>Year</b> 2010	<b>Year</b> 2010		Period Years 10	Low: £0m F		High: £0m	Best Estimate: £0m	
COSTS (	(£m)	Total Transition (Constant Price Years		e)	e) Average Annual (excl. Transition) (Cons Price)		Total Cost (Present Value)	
Low		Opt	ional		Optional		£0m	
High		Opt	ional		Optional		£0m	
Best Estim	nate	£0n	า		£0m		£0m	
Description and scale of key monetised costs by 'main affected groups'         As this is the "do nothing" option there are no costs.         Other key non-monetised costs by 'main affected groups'         Not applicable.								
BENEFITS (£m)		Total Transition (Constant Price Years		e)	Average Annual (excl. Transition) (Constant Price)		<b>Total Benefit</b> (Present Value)	
Low		Optional			Optional		£0m	
High		Optional			Optional		£0m	
Best Estim	nate	£0n	า		£0m		£0m	
<ul> <li>Description and scale of key monetised benefits by 'main affected groups'</li> <li>As this is the "do nothing" option there are no benefits.</li> <li>The current level of residential fire risks in Wales is, on average, 2,168 fires resulting in 17 deaths and 503 injuries per year.</li> <li>Other key non-monetised benefits by 'main affected groups'</li> <li>Not applicable.</li> </ul>								
Key assumptions/sensitivities/risks       Discount rate (%)       N/A         This is the "do nothing" option. The costs and benefits of other options are relative to this option.       N/A								
ASSESSMENT (Option 3)								
Direct imp	act (Ec	uiva	lent Annual) £	:m:				
Costs: £0r	n	Ber	nefits: £0m	Net:	£0m			

#### Detailed analysis of costs and benefits

42. The costs and benefits of the three options considered were initially evaluated in a report prepared for Welsh Government, dated April 2012, and published on the Welsh Government website. This report has been updated by BRE, taking into account views expressed by the members of the Welsh Government's Domestic Fire Safety Measure Working Group. The revised Cost Benefit Analysis (dated March 2013) is available on the Welsh Government website<sup>1</sup>.

#### Key assumptions

- 43. The input data and assumptions for this study have been confirmed with, or advised by, Welsh Government and are specific to Wales wherever possible. The key assumptions for the baseline cases were, as follows:
- This study considered residential sprinkler systems designed, installed and maintained to British Standard BS 9251 *Sprinklers for residential and domestic occupancies Code of Practice*, 2005.
- All monetary data are expressed in 2010 prices. 2010 is the last year for which the Gross Value Added (GVA)/Retail Price Index figures are available.
- Present Values and Net Present Values were discounted on the basis that 2010 is year zero.
- The discount rate is that recommended in the Treasury Green Book.
- This analysis looked at new dwellings and residential accommodation built in the period 2013 to 2022. Capital costs arise in the year the accommodation is built, with additional costs and benefits occurring over the next 40-50 years, the asset life of the sprinkler system.
- Projected number of new buildings constructed in the ten year period. Welsh Government has provided predictions for the number of new houses and flats constructed in the ten year period. The numbers of existing buildings have been increased pro-rata with the increase in population for other building types. The total number of buildings predicted to be constructed over a ten-year period (2013 to 2022) is given in the following table.

<sup>&</sup>lt;sup>1</sup> http://wales.gov.uk/consultations/planning/implementing-domestic-fire-safetymeasure/?status=closed&lang=en

## Predicted numbers of new buildings to be constructed during the years 2013 to 2022

2013 to 2022	Houses	Flats	Traditional HMOs	Shared houses	Hostels	Care homes	Sheltered houses	Sheltered flats	Halls/ Dorms
Total	53,080	14,110	70	1,066	233	103	495	697	14

- Sprinkler system effectiveness. If a sprinkler constrains the area of damage to the area of the fire at the point of activation, then the risks of death and injury will also be reduced to correspond with this area.
- Sprinkler system costs were for one-off cases and therefore do not include any economies of scale for large developments. Costs were based on sprinkler installation costs from members of the British Automatic Fire Sprinkler Association, and were estimated to be £1,950 per house, and £620 per flat<sup>2</sup>.
- Water supply costs. In their evidence to the NAW Legislation Committee • Dwr Cymru, in relation to sprinkler systems that met BS 9251, stated that their customers would expect the system to operate effectively 24 hours per day and 365 days per year. Dwr Cymru noted that without the installation of a pump (by the developer) a large proportion of new dwellings will, when the overall demand for water is high (which they state will be for part of many days), receive a water supply with insufficient pressure to operate sprinklers effectively. This is because the minimum pressure standards required by the Water Act and Ofwat are less than is required by BS 9251 for a sprinkler system to operate effectively. To overcome this problem Dwr Cymru recommended that each dwelling has storage tank and a pump incorporated into its sprinkler system. Dee Valley Water also argued that houses should be supplied with an additional tank, to provide mitigation against a loss of supply, noting that fire suppression systems rely on a constant supply of water. For all accommodation types, with the exception of flats, that the water supply costs were based on a single pump and tank per building. For flats with a pump and tank supply, two pumps and tanks would be provided for the entire building. The costs of the regulations therefore included the estimated costs for installing a single storage tank and a pump (and the relevant water company charges) per building. For flats with a pump and tank supply, costs assume two pumps and tanks would be provided for the entire building. Costs are estimated at £1,125 per new house and £259 per flat.

<sup>&</sup>lt;sup>2</sup> All the figures on a per flat basis assume 32 flats per block, consistent with the approach taken in the RIA for proposed changes to Part L of the Building Regulations.

- Sprinkler system maintenance. All systems will be maintained annually in accordance with BS 9251: 2005. Based on advice from the British Automatic Fire Sprinkler Association, it is assumed below that 100% of systems will be maintained annually (in accordance with BS 9251). Costs are estimated at £96 per house, and £5 per flat. Costs associated with any regular treatment of water in tanks have not been included.
- The UK Fire Statistics database was interrogated to provide estimates of the annual numbers of fires, deaths, and injuries in various domestic and residential building types in Wales.
- Data on the numbers of different accommodation units in the current housing stock has mainly come from the StatsWales website, supplemented by other sources.
- For care homes, the average number of occupants is 16.75; for flats, Welsh Government has advised 32 flats per block; for traditional HMOs, an average of 5~6 accommodation units per building is estimated from the Survey of English Housing; for sheltered housing, it is known that there is a mixture of houses and flats and the average number of flats per block is the same as ordinary flats.
- The baseline risk level used has been determined using statistics for existing buildings, rather than attempting to determine the impact that increased smoke alarm provision would be expected to have.

44. The monetised costs used in this cost benefit analysis are:

- the costs of the residential sprinkler installation and the water supply (water company charges and for pump and tank systems, the cost of the pump and tank) which are one-off costs and
- the costs of the residential sprinkler system maintenance which is an annual ongoing cost.
- 45. These costs have been provided by the sprinkler industry and the water companies, as appropriate.
- 46. The monetised benefits used in this cost benefit analysis are the reduced risk of deaths and injuries, together with reduced property damage, which are all annual benefits.
- 47. At the request of the Welsh Government, BRE was also asked to estimate the reduction in greenhouse gases, specifically carbon dioxide, from fires where a residential sprinkler system was installed. This has informed the cost benefit analysis and the Regulatory Impact Assessment. The reduction of greenhouse gases from fire is an annual benefit, but the monetised value of this is estimated to be very small compared with the other benefits. The monetary value of CO<sub>2</sub> saved are taken from the Department for Energy and Climate Change central values of non-traded carbon for different years, and are in the region of £50-100 per tonne.

48. The monetary values for a life, injury and property damage were:

- The value of a statistical life used is £1,620,000 in 2010. This value is based on the Department for Transport "willingness to pay" (WTP) figure, which was originally used in the context of road safety but is now typically used in other contexts due to absence of any other appropriate figure. According to the HM Treasury green book, "In addition to the WTP measures, these estimates (of the Department of Transport value of a prevented fatality) include gross lost output, medical and ambulance costs. Values are updated in line with assumed changes in GDP per head."
- The weighted value for a fire injury used is £19,960 in 2010.
- The value for the average value of property damage in domestic accommodation units used is £8,800 in 2010. The value for the average value of property damage in care homes used is £33,700 (in 2010).

#### **Benefits**

- 49. As noted above, on average, over the last 10 years, 17 deaths and 503 injuries have resulted each year from fires in residential properties in Wales. However, the data do not distinguish between age of property so we do not know what proportion of these deaths and injuries occurred in "new" properties (for example, properties with hard wired smoke detectors), and what proportion occurred in older properties.
- 50. The benefits from installing fire sprinklers in new premises over the period 2013-2022, and when estimated over 40-50 years, are:
- that a total of 35.5 lives would be saved, and a total of 799 injuries prevented (preferred option 1)
- that a total 8.6 lives would be saved, and a total of 330 injuries prevented (option 2).
- 51. The value of a statistical life saved is £1.62m (2010), and that for a fire injury prevented £19.96k (2010), both based on Department for Transport figures.
- 52. In terms of CO<sub>2</sub> saved, again from installing fire sprinklers in new premises over the period 2013-2022, and when estimated over 40-50 years; are:
  - 1,127 tonnes CO<sub>2</sub> (preferred option 1);
  - 337 tonnes CO<sub>2</sub> (option 2).

#### CBA of baseline (Option 0) - Do nothing

53. Under this option, Ministers do not make regulations to enact the Domestic Fire Safety (Wales) Measure. There are therefore no benefits or costs to be assessed under this option, and this remains the baseline against which the benefits and costs of options 1 and 2 are assessed.

#### CBA of preferred option (Option 1)

54. The results of the cost benefit analysis are presented in the table below. This presents the predicted costs and benefits arising from sprinkler installation in Wales for each type of residential premises over the whole life (40-50 years) of the sprinkler systems installed in buildings constructed from 2013 to 2022 in Wales. The table shows the overall Net Present Value of the policy, Present Values of costs and benefits and the net cost per life saved.

# Table of predicted overall costs and benefits over the whole life (40-50 years) of the residential sprinkler systems installed in buildings constructed from 2013 to 2022 in Wales (Present Values, 2010 base year)

Accommodation Type	Present Value total costs (£m)	Present Value total benefits (£m)	Total lives saved	Total injuries prevented	Present Value cost per statistical life saved (£m)	Overall Net Present Value (£m)
House	-£216.7m	£27.9m	24.6	427	£8.8m	-£188.7m
Flat	-£10.8m	£12.4m	7.3	297	£1.5m	£1.6m
Traditional HMO	-£0.1m	£0.1m	0.1	2	£1.1m	£0m
Shared house	-£4.4m	£1.9m	1.7	28	£2.6m	-£2.4m
Hostel	-£2m	£0.3m	0.2	2	£8.2m	-£1.7m
Care home	-£1.9m	£2.3m	0.6	10	£3m	£0.5m
Sheltered house	-£2m	£0.6m	0.3	12	£7.2m	-£1.4m
Sheltered flat	-£0.5m	£0.8m	0.4	16	£1.3m	£0.3m
Hall/Dormitory	-£0.9m	£2.3m	0.2	4	£5.5m	£1.5m
Total for subset where cost effective or marginally cost effective	-£14.2m	£18.1m	8.6	330	£1.6m	£3.8m
Total for all accommodation types	-£239.3m	£48.8m	35.5	799	£6.7m	-£190.5m

Note. Values are based on 'central' estimates of costs.

55. All values in the Table are subject to uncertainty, due to uncertainties in the values for the input data. As an example the Net Present Value (NPV) for the total for all accommodation types (-£190.5m) can be expressed as -£190.5m  $\pm$  £8.8m. The value of £190.5 is the 'central estimate' and the value of £8.8m is the uncertainty (1 standard deviation). Therefore, in this case, the uncertainty is about 5% of the value.

- 56. Based on the input data, assumptions and main analysis described in this report, the conclusions of this cost benefit analysis are:
- Fitting sprinklers in all new residential premises in Wales is not cost effective.
- Sprinklers are cost effective in new care homes and halls/dormitories. This is mainly due to the reduction in financial losses from damage to the building, its contents and business interruption.
- Sprinklers may also be marginally cost effective, (i.e. not statistically significant) in new blocks of flats, blocks of sheltered flats (not including sheltered houses) and "traditional" HMOs (on average six accommodation units per building; not including shared houses or hostels).

The key reason for this is that costs can be shared over a number of accommodation units.

- Sprinklers are not cost effective in new single occupancy houses, shared houses, hostels and sheltered houses.
- 57. In terms of the value of  $CO_2$  saved, the total monetary value is in the region of £50-100k, very small in the context of the NPV.
- 58. The Cost Benefit Analysis report includes the methodology, assumptions, data input, and results of the sensitivity analysis.
- 59. The direct cost to central government for Option 1 is likely to be minimal.
- 60. The regulations are likely to raise the costs of providing new and converted social housing.
- 61. If, in response to the additional costs of proving new housing, private developers reduce their contributions to section 106 agreements, this may increase the call on Welsh Government resources to fund associated publicly provided infrastructure, including social infrastructure.
- 62. The main burden will fall on local government in terms of enforcement through Local Authority Building Control (LABC). However, indications from two Welsh LABCs spoken to as part of the small firms' impact test (Annex A) suggest that this will not be that onerous in light of experience gained from assessing sprinkler installations in the commercial and industrial arenas and the existing schemes for certified products and installers. If compliance costs were deemed too high then clients would probably use Approved Inspectors (AIs).

63. There are potentially costs to new entrants wishing to install residential sprinklers through a UKAS<sup>3</sup> listed scheme to BS 9251. However, there is no requirement for installers to be third party accredited. Indeed, there are currently only two companies in Wales certified to BS 9251. Indications are that other companies will look to install residential sprinklers if the Measure is to be implemented and this could include plumbing and heating companies. If they are to pursue the accreditation route then this could incur an initial certification cost of about £5k followed by an annual fee of about £2k. At this stage it is difficult to suggest how many Welsh companies will look to certify but the total cost might be of the order of £0.5m with an annual cost of about £0.1m. Larger companies who currently install commercial and industrial sprinkler systems can install residential systems through their existing accreditation.

#### CBA of Option 2

Table of predicted overall costs and benefits over the whole life (40-50 years) of the residential sprinkler systems installed in buildings constructed from 2013 to 2022 in Wales (Present Values, 2010 base year) – for buildings where this is expected to be cost effective

Accommodation Type	Present Value total costs (£m)	Present Value total benefits (£m)	Total lives saved	Total injuries prevented	Present Value cost per statistical life saved (£m)	Overall Net Present Value (£m)
Flat	-£10.8m	£12.4m	7.3	297	£1.5m	£1.6m
Traditional HMO	-£0.1m	£0.1m	0.1	2	£1.1m	£0m
Care home	-£1.9m	£2.3m	0.6	10	£3m	£0.5m
Sheltered flat	-£0.5m	£0.8m	0.4	16	£1.3m	£0.3m
Hall/Dormitory	-£0.9m	£2.3m	0.2	4	£5.5m	£1.5m
Total for subset where cost effective or marginally cost effective	-£14.2m	£18.1m	8.6	330	£1.6m	£3.8m

Note. Values are based on 'central' estimates of costs.

- 64. All values in the Table are subject to uncertainty, due to uncertainties in the values for the input data. As an example the Net Present Value for the accommodation where the proposals are cost effective or marginally cost effective (£3.8m) can be expressed as £3.8m ± £2.2m. The value of £3.8m is the 'central estimate' and the value of £2.2m is the uncertainty (1 standard deviation).
- 65. In terms of the value of  $CO_2$  saved, the total monetary value is in the region of £17-34k, very small in the context of the NPV.

<sup>&</sup>lt;sup>3</sup> United Kingdom Accreditation Service is the sole national accreditation body recognised by Government to assess, against internationally agreed standards, organisations that provide certification, testing, inspection and calibration services.

66. The total costs to government for Option 2 are likely to be comparable to Option 1.

#### Sensitivity Analysis

- 67. A sensitivity analysis was carried out for a) all new residential properties and b) the subset of residential properties where sprinklers are predicted to be cost-effective or marginally cost-effective. This subset comprised new blocks of flats, new blocks of sheltered flats, new "traditional" HMOs, new care homes, new halls of residences and new dormitories.
- 68. The sensitivity analysis involved examining the following to see their influence on the cost benefit analysis results:
- The effect of varying the value of lives saved/injuries prevented by ± 25% of the value;
- The effect of varying the percentage of severe injuries;
- The effect of reducing sprinkler installation costs by 30% to reflect economies of scale in large developments, for houses;
- Various proportions of direct or boosted mains water supply costs to pump and tank water supply options, for houses, shared houses and sheltered housing;
- The effect of varying the proportions of new build accommodation units that are houses and flats to 90:10 (from 79:21);
- The options of no maintenance with no decline in reliability and no maintenance with consequential decline in reliability. A third option assumes maintenance is carried out in all properties except for the single-occupancy houses where there is no maintenance with consequential decline in reliability;
- The effect of an overall decrease in installation costs by 25% as installers gain experience and become more competitive, for all property types;
- The effect of increasing the provision of smoke alarms from the current levels of about 85% of households to include 100% of all new dwellings. The estimated effects of sprinkler provision for the baseline cost benefit analysis and all other sensitivity analyses were based on existing levels of working smoke alarm provision;
- The effect of an external tank and pump for the water supply in houses, shared houses and sheltered housing. This external tank and pump may supply a single house or several houses.
- 69. Results of the sensitivity analysis are reported in the full cost benefit analysis

#### Consultation comments on the Cost Benefit Analysis

- 70. The detailed Cost Benefit Analysis was included as part of our consultation on proposals to introduce new regulations for fire suppression systems. Respondents to the consultation made a number of comments:
- Some respondents considered that the Cost Benefit Analysis (CBA) had underestimated the costs. For example, some advocated a tank and pump, with the tank buried outside. A cost in excess of £5k is quoted, and problems of maintenance highlighted. Another respondent quoted £3.7k for tank and pump, excluding profits, overheads and any additional water company charges.
- One respondent considered that tank and pump is not appropriate in flatted developments. Another respondent stated that pump and tank in 2 storey homes is not a viable option. Additional structural costs are inevitable. Another view was that there is not a realistic alternative to pump and tank.
- Another respondent quoted a cost of £500/house for fitting a surface mounted hard wired smoke detector in older properties, as an alternative to sprinklers in new and converted residences.
- A respondent noted that the certification cost £2250/year will be passed on the developer.
- Other respondents identified other cost savings that they thought should be included in the CBA. For example, the cost to the state of providing care to an individual with severe burns is very substantial and likely savings should be included within the cost benefit analysis. Other respondents considered that the CBA had excluded the reduced burden upon the Fire and Rescue Services arising from the introduction of the regulations, and the reduced emotional trauma on families affected by fire.
- 71. The Welsh Government view is that the CBA was based on the base available data. The assumptions and costing were considered in detail by our Domestic Fire Safety Working Group, and views of this Working Group informed the range of sensitivity analyses that were carried out. Whilst the sensitivity analyses had some impact on the results on the CBA none of changes were sufficient to alter any of the conclusions of the CBA
- Some respondents considered that the estimate of lived saved and injuries prevent had been overestimated, since the data on which these estimates were based on risk of death and injury across all domestic residences (including those properties without hard-wired smoke detectors), and not on the residences to which the regulations would apply. These respondents called for Welsh Government to undertake further research to provide data linking fire deaths and injury to age of property, and the presence of hard wired smoke detectors. They called for the preferred option to be reconsidered. They argued that the CBA

overestimated the benefits. One respondent provided data suggesting that 78% of fire deaths & 61% of fire injuries in south Wales occurred in properties without a hard wired smoke detector - equivalent figures for mid Wales are given as 77% and 56%, & north Wales as 73% and 49%.

 Other respondents suggested that an analysis of the costs and benefits of retrofitting fire detection to existing building stock should be carried out.

The Welsh Government view is that the CBA, and the evidence that underpins it, was based on the best available data. The Welsh Government acknowledges that the official fire statistics do not contain data that allows the risk of residential fire and injury to be correlated with age of property data. We acknowledge that, within the CBA, this is likely to overestimate the benefits of the regulations.

#### Specific impact tests

#### Impacts on businesses with less than 50 employees

- 72. An impact test was undertaken of companies in Wales that are likely to be impacted by the proposal for the installation of residential sprinklers in new buildings.
- 73. The companies consulted were:
- A certified sprinkler company
- A heating and plumbing company
- A fire and security systems company
- Two Local Authority Building Control Bodies (LABCs)
- A certification body
- A water company
- A sprinkler association
- A care home provider
- A college providing student accommodation.
- 74. The findings are described in **Annex A**. The key issues are summarised below.

- 75. The certified sprinkler company is already undertaking residential sprinkler installations. It has invested time in training and up-skilling as well as direct certification costs but it hoped to recoup those costs through installation projects. The other two companies had had some experience of sprinkler installations and were assessing the opportunities presented by the proposed Measure. One was looking to pursue the accreditation route, but the other was concerned about the cost. The certification body noted that interest in the accreditation schemes for residential sprinklers was low because there were currently no regulatory drivers.
- 76. One of the LABCs had much more experience of residential sprinkler installations and they both stated they were currently rare. They felt sprinklers were useful when dealing with complex layouts and as a compensatory measure. Concerns were expressed about adequacy of mains water pressure which would have to be assessed (this was also raised by the water company), and the strength of roofs to take water tanks was also mentioned. Overall, they felt that there would not be much burden on building control officers.
- 77. The care home provider already installs sprinklers in its new premises and has done so for the last few years. These are invariably tank and pump systems and here the main contractor employs a specialist subcontractor to undertake the sprinkler installation. They are unlikely to retrofit sprinklers to existing care homes because of the cost. Sprinklers are seen as a compensatory measure which can reduce other costs.
- 78. The sprinkler association noted that there has been a general rise in interest in sprinkler systems with greater numbers of people attending training courses in their design, installation, maintenance and auditing. Whilst training is primarily of interest to the existing sprinkler community about 20% of attendees are plumbers with no previous experience. To date there has been little demand from Welsh companies or individuals working in Wales which is possibly down to lack of awareness presented by the proposal or they are waiting to see how the Measure will be implemented before committing to training.
- 79. It suggested that plumbers will undertake a fair proportion of the installations, particularly in the housing sector. However, plumbers may well seek sprinkler expertise in design and sizing of systems, at least initially. Care homes, HMOs and student accommodation would more likely be undertaken by the certified and specialist sprinkler companies.
- 80. The association is taking steps to highlight the proposal and facilitate its introduction. A Welsh college is arranging practical vocational training in this field and is looking to create additional training capacity for Wales.
- 81. The college supported the concept of installing sprinklers in student accommodation but was concerned about the costs and remained to be convinced of the overall cost benefit case.

#### Greenhouse gas emissions

- 82. The proposed installation of sprinklers will lead to a reduction in the number and size of fires which in turn will lead to a fall in greenhouse gas (GHG) emissions, ostensibly carbon dioxide (CO<sub>2</sub>). The methodology used to estimate the impact on greenhouse gas emissions is described in Appendix F of the cost benefit analysis report.
- 83. Overall, in the 10-year period considered, the reduction in CO<sub>2</sub> emissions is very small and only amounts to <0.15 kTonnes which highlights the main benefits of sprinklers are the reduction in the risk of death, injury and property damage.

#### Estimated impact on land values

- 84. In March 2011 a joint industry/Welsh Government report, presented to the Council for Economic Renewal, made the following recommendation: that the Assembly Government uses the worked examples on land values as a case study for its project to examine the cumulative impact of regulation generally and specifically in relation to the work underway aimed at developing changes to devolved Building Regulations. Other relevant work will include the outcomes of the Registered Social Landlords (RSL) pilot programme aimed at achieving code levels 4 and 5 of the Sustainable Homes.
- 85. As part of the development of the consultation proposals for changes to Part L of the Building Regulations we have considered the impact on the viability of housing development of the options proposed in the consultation on changes to Part L, together with costs of installing domestic sprinklers against a background of current policy requirements. Three local authority areas were considered, Cardiff (an urban local authority), Conwy (a coastal and rural local authority) and Rhondda Cynon Taf (a valleys local authority). Impact was assessed for 5, 25, 50 and 100 dwelling developments.
- 86. Analysis of typical development costs and the impact of the proposed increase in standards was undertaken to assess the impact of higher costs on existing developer planning contributions. The mix of financial contribution and affordable housing provision will be influenced by the characteristics of individual developments including density and site conditions and the economic micro-climate. Assessments were therefore made of planning contributions based on local plan and supplementary planning guidance taking account of actual development data obtained from house builders and planning authorities. The Three Dragons toolkit was used to assess the impact on Affordable Housing contributions and land values. Costs were assessed against a baseline of current sustainable buildings planning policy as set out in Technical Advice Note 22 with/without domestic sprinklers (as a proposed new Welsh government requirement).

- 87. Analysis was based on historic information from the National House Building Council (NHBC) percentile values for the year 2010:
- Detached: 30%
- End Terrace: 38.5%
- Mid Terrace: 10.5%
- Apartments: 21%
- 88. The estimated reduction in land value, from sprinklers, for the 5, 25 and 50 dwelling development options are shown below. These are based on the assumed development mix and achieving a viable scheme. The approach taken has been to vary the affordable housing level to produce the minimum decrease in land value. Actual affordable housing contributions are shown in brackets. In practice a lower developer return combined with a reduction in land value may be required to provide a level of affordable housing and secure a viable scheme. Changes have been rounded to the nearest whole percentage point.

% land value reduction, from sprinklers, against current policy						
	Rhondda Cynnon Taf	Conwy	Cardiff			
5 dwelling development	<b>3%</b> (0%)	<b>9%</b> (30%)	<b>2%</b> (0%)			
25 dwelling development	<b>10%</b> (0%)	<b>4%</b> (30%)	<b>2%</b> (0%)			
50 dwelling development	<b>4%</b> (0%)	<b>0%</b> (3%)	<b>2%</b> (0%)			

89. The conclusions were that sprinklers are responsible for 3-4% of reduction in land value. In many situations, based on viability considerations, developers have already negotiated lower levels of affordable housing than required by the local plan or supplementary planning guidance.

#### Sustainable development

90. The measure is consistent with sustainable development as the Welsh Government's central organising principle. It fully reflects the following principles which underpin the proposed legislation on sustainable development:

- Long-term thinking; ensuring a greater emphasis on long-term outcomes the Measure fully reflects the need to safeguard lives and property over the long term;
- Integration: the Measure integrates:
  - social issues, through saving lives and preventing injury, and through improving fire safety in properties such as new care homes
  - environmental issues (minor contributions to reduced CO<sub>2</sub> emissions, and small positive impacts on air quality and reduction in water pollution incidents from water run-off), and
  - economic issues (through balancing the positive impact on the fire sprinkler industry against the increase in costs for developers).
- Working across organisational boundaries; the proposed implementation of the Measure reflects a whole Government view, in particular through working with other divisions and departments reflecting policy interests in social housing, fire safety, health, social services, and higher education.
- Focusing on prevention; the Measure is focused of preventing harm to life and property.
- Engagement and involvement: the proposed implementation of the Measure will be informed by a technical working group, representing all stakeholders from the fire sprinkler industry, house builders, fire and rescue services, care homes, higher education, and the water supply industry.

#### Wider environmental issues

91. The proposal has been assessed with respect to its possible wider impacts on the environment, specifically on: waste; air quality; material change to landscape or townscape; water pollution, water abstraction and flood risk; noise; living species and ecosystems; and whether it will be vulnerable to the predicted effects of climate change. In all cases it is felt there would be no environmental impacts, and there may even be small positive impacts in terms of improved air quality and reduction in water pollution incidents (from water run-off) on account of a reduction in the number of fires.

#### Health and well-being

92. The number of lives saved and injuries prevented through the installation of sprinklers under Options 1 and 2 has been presented in section 6 of the cost benefit analysis. Over the whole life of the sprinkler systems (40 to 50 years) for all new residential premises constructed during a 10-year window (2013 to 2022), Option 1 will save 35.5 lives and prevent 799 injuries in Wales and Option 2 will save 8.6 lives and prevent 330 injuries in Wales.

#### Human rights

93. It is envisaged that the proposals will have no impact on human rights. There will also be no additional burdens on the justice system.

#### Rural proofing

- 94. It is generally acknowledged that rural areas possess a range of attributes and constraints, which differ significantly from those in urban areas. They provide a unique landscape of high environmental quality, an historic settlement pattern and a wide range of social, economic and cultural facilities for the whole of Wales. At the same time there are issues of deprivation and market failure arising from factors such as:
- long term decline in the rural economy;
- on-going social and cultural change including an ageing and more isolated population, and;
- relatively poor access to services including affordable housing.
- 95. Reviewing the issues (e.g. service provision and availability, delivery costs, economies, communities etc.) where there could be a disproportionate impact in rural locations the only area where there might be an impact is on local infrastructure where, specifically, water mains pressure might not be adequate. However, given installations will require tank and pump solutions, then this issue is addressed.
- 96. In conclusion, it is felt that there are no specific impacts that will impact disproportionately in rural areas in Wales.

#### Competition assessment

97. The competition assessment filter is noted below.

The competition filter test	
Question	Answer
	yes or no
Q1: In the market(s) affected by the new regulation,	Yes
does any firm have more than 10% market share?	
<b>Q2</b> : In the market(s) affected by the new regulation,	No
does any firm have more than 20% market share?	
<b>Q3</b> : In the market(s) affected by the new regulation,	No
do the largest three firms together have at least	
50% market share?	
Q4: Would the costs of the regulation affect some	Yes
firms substantially more than others?	
Q5: Is the regulation likely to affect the market	No
structure, changing the number or size of	
businesses/organisation?	
<b>Q6</b> : Would the regulation lead to higher set-up costs	No
for new or potential suppliers that existing suppliers	
do not have to meet?	
<b>Q7</b> : Would the regulation lead to higher ongoing	No
costs for new or potential suppliers that existing	
suppliers do not have to meet?	
Q8: Is the sector characterised by rapid	No
technological change?	
Q9: Would the regulation restrict the ability of	No
suppliers to choose the price, quality, range or	
location of their products?	

98. Data on the market share of housebuilders is not publically available on a Wales-only basis. The Office of Fair Trading, in a 2008 report<sup>4</sup>, found that in 2006 the largest house builder at the time (Taylor Wimpey) had an 11% UK market share (based on units completed) and that the top three firms had a 28% market share. A paper by Cho (2011)<sup>5</sup> found that the UK market share of the top three firms had dropped to 23% in 2008. There is no evidence that the structure of the house building market in Wales differs radically from the UK as a whole. We have therefore used this evidence to inform the answers to questions 1 to 3.

<sup>&</sup>lt;sup>4</sup> Office of Fair Trading (2008) Homebuilding in the UK - a market survey

<sup>&</sup>lt;sup>5</sup> Cho, Y (2011) The UK Housebuilding Industry – an analysis of post-Barker structural responses, Oxford Brookes University Working Papers in Real Estate and Land Policy, Oxford Brookes University

- 99. We have also used the four Office of Fair Trading (OFT) competition filter questions. The proposed regulations have been assessed against this framework and it is suggested that there will be no adverse effects on competition, and that there is no need to complete a full competition assessment. Specifically, the proposed regulations:
- will not limit the number of installers or product suppliers either directly or indirectly;
- will not limit the ability of suppliers to compete; and
- will not reduce suppliers' incentives to compete.
- 100. Some smaller companies might perceive the costs to achieve accreditation under the UKAS listed schemes for sprinkler installations covering systems installed to BS 9251 to be onerous. Indeed, only two companies in Wales are currently accredited to BS 9251. However, there is no requirement for companies to be third party accredited, they just need to be judged as 'competent' by Local Authority Building Control. Indications from the small firms' impact test (detail is included as **Annex A**) suggest that companies are looking to upgrade their skills to install sprinklers if the Measure were to be implemented and may pursue the accreditation route, the costs of which can be recouped once installations proceed. The sprinkler association mentioned that partnership arrangements are used to hand hold to new entrants.

#### Welsh language

101. It is not envisaged that the proposals will have an impact on the Welsh language.

#### Statutory equality duties

102. It is not envisaged that the proposal will have any negative impact on equality in Wales (including equality issues concerning age, disability, faith, gender, race, sexual orientation or transgender), or a negative impact on diversity, social inclusion or human rights, including the rights of children.

#### Consultation

103. As we have developed our regulatory proposals, we have been advised by the wide ranging membership of our Domestic Fire Safety Measure Working Group. The Working Group contains representatives of key stakeholders who have an interest in the issue of domestic fire safety and the regulatory framework governing building control in Wales. The Working Group consists of representatives from the following:

- Welsh Government;
- Members of the Building Regulations Advisory Committee for Wales (BRACW);
- Water companies;
- House building companies;
- Home Builders Federation;
- Local Authority Building Control Services;
- Approved Inspectors;
- Arup;
- BRE;
- Care Forum Wales;
- Community Housing Cymru;
- National Landlords Association;
- Cardiff Metropolitan University;
- British Automatic Fire Sprinkler Association;
- Fire and Rescue Service;
- Fire Protection Association;
- Fire Industry Association;
- Fire Brigades Union.
- 104. The proposals have been subject to a 12 week consultation, starting 25 March 2013 and ending on 17 June 2013. Two consultation events have been included as part of the consultation:
- 2 May 2013 in Llandudno, with 50 stakeholders attending;
- 7 May 2013 in Cardiff, with 120 stakeholders attending.
- 105. In addition, officials have also presented information on the consultation proposals at:
- a Building Research Establishment technical committee on fire sprinklers on 24 April 2013;
- a meeting of Local Authority Building Control and Approved Inspectors, on 3 May 2013;
- a technical committee of Community Housing Cymru, on 17 May 2013.

- 106. The consultation was announced in a Welsh Government Press Release on 25 March 2013. The Minister for Housing and Regeneration issued a second Press Release on 17 May 2013, praising Bryn Afon Housing Association for installing fire sprinklers in their existing properties. The Minister saw a demonstration of fire sprinklers in action, at an event run by the South Wales Fire and Rescue Service, who operated a Fire Sprinkler Demonstration Unit outside the Senedd on 22 May 2013.
- 107. We have formally consulted all of the organisations represented on the Domestic Fire Safety Measure Working Group. In accordance with section 14(3) of the Building Act 1984 we have formally consulted members of the Building Regulations Advisory Committee (Wales).
- 108. Under the provisions of Technical Standards & Regulations Directive 98/34/EC, we have formally notified the European Commission of the proposed changes to the Building Regulations Approved Document Part B Volumes 1 and 2.

#### Summary of consultation responses

109. The consultation attracted 169 responses. A summary of the consultation responses will shortly be available on the Welsh Government website.

## Changes/amendments made to the legislation as a result of the consultation

- 110. The consultation proposed implementing the new regulations for all types of residence in Spring 2014. Following the consultation, the Minister for Housing and Regeneration agreed to:
- bring the new regulations into force in April 2014 for care homes (as defined in the Care Standards Act 2000), children's residential homes, hospices, halls of residence, boarding houses and hostels other than hostels intended for temporary accommodation for leisure purposes. These are all residences with medium and high levels of risk of death and injury from fire;
- bring the new regulations into force in January 2016 for houses and flats (including sheltered houses and sheltered flats). This includes residences with low levels of risk of death and injury from fire.

#### What is the preferred Option and why?

- 111. The preferred option is: the installation of sprinklers in all new residential buildings within the categories covered by the Measure. This option:
  - is the clearly expressed will of the Assembly;
  - will prevent avoidable death and injury arising from house fires;
  - will put Wales at the forefront in reducing fire risk and cutting the number of avoidable deaths and injuries caused by fires in residential properties.
- 112. The approach of staggered implementation dates reflects the difficult economics circumstances that the housebuilding sector is currently working within. It will allow the housebuilding industry to gain experience and skills, and gives the sector the opportunity to innovate and reduce the costs of installing sprinklers.

#### Post implementation review

- 113. The (UK) Department for Communities and Local Government is responsible for collecting data on fire incidents from Fire and Rescue Services (FRSs) across England and Wales, on behalf of the Welsh Government, via the Incident Recording System (IRS). However the data submitted by the FRSs does not include the age of properties, which is a key piece of information to help determine the effectiveness of the new regulations.
- 114. We are therefore working with the Valuation Office Agency (VOA) on a project to link Welsh Government Fire Incident Recording System (IRS) and VOA residential property attribute data. This proposal will provide the basis of a legal agreement for the VOA to allow controlled data access (at VOA premises) to a Welsh Government analyst, and use of approved (aggregate) outputs within Welsh Government.
- 115. The key objectives of the analysis by the Welsh Government are:
- to provide a clear mechanism to monitor the effectiveness of the Domestic Fire Safety Measure over the long term;
- to provide evidence to help develop future policies on fire safety.
- 116. We will also seek to inform any future review of the Fire and Rescue Service (FRS) Incident Reform Form in order to ensure that "presence of fire sprinklers" can be recorded for domestic fires attended by the FRS in Wales.

#### Annex A Small firms' impact test

#### Certified sprinkler company

- 117. This is a small private company (19 employees, £1m annual turnover with perhaps £50k focussed on sprinklers) traditionally involved in fire protection (e.g. electrical such as alarms, emergency lighting etc., extinguishers, wet and dry risers etc.)
- 118. Over the last two to three years, the company has developed a capability in residential sprinklers (investing £40 to £50k) which includes achieving certification through FIRAS<sup>6</sup> at a first year cost of £4.5k. It was aware of the proposed legislation and sees this as an opportunity, although only one or two companies in Wales are currently registered under the FIRAS scheme.
- 119. It has been traditionally involved in the existing stock and its cyclical maintenance rather than new build which is the focus of the proposed legislation. However, the company is now seeing a return on its investment through involvement with installation of sprinklers at a 20-unit (and communal areas) sheltered housing scheme for a housing association worth about £45k. It has also installed sprinklers in two single dwelling units.
- 120. It would usually use a tank and pump system, but not exclusively and the respondent cited a recent case where FIRAS assessment meant that the mains pressure was adequate.
- 121. There are other up and coming installations where the company is installing sprinklers in 12 town house properties in Swansea where it will look to install a communal tank underground to serve all of them. Town houses will generally need tank and pump solutions because of their height, but this is an advantage because it is a compensatory measure and removes the need for a secondary means of escape.
- 122. The annual cost for renewing its certification is £2.5k, and recent projects appear to indicate that the company will recoup its initial investment.
- 123. The company has made applications to the Welsh Government for funds to help it upskill and tool up for sprinkler installations but these do not appear to have been successful.

<sup>&</sup>lt;sup>6</sup> FIRAS is voluntary, third party certification for installation contractors of both passive and active fire protection systems

#### Heating and plumbing company

- 124. This is a family run business with 27 employees including 18 engineers. It currently delivers heating and plumbing primarily in the domestic market (housing, care homes, caravans etc.) as part of clients' cyclical maintenance programmes, although it has undertaken some new-build work. It has also done work under the Welsh Home Energy Efficiency Scheme and is currently going through Microgeneration Certification Scheme accreditation for solar thermal, biomass, Air Source Heat Pump and Ground Source Heat Pump installations. Turnover is estimated to be about £3 million per annum.
- 125. The company has completed a few sprinkler installations in plant rooms where there is a high risk of fire as well as a domestic loft conversion to protect means of escape in order to meet planning and building control requirements.
- 126. It is looking to upskill the workforce should the proposal become a requirement and has already done some background research and attended a training course on the subject looking at technical requirements for design and installation of sprinkler systems such as pipework, location, spray patterns etc. It has not yet looked at the requirements of certification but this is something that it would pursue.

#### Fire and security systems company

- 127. This is a small firm of 30 employees of which 18 are engineers with turnover of £1.8m. Its focus is on emergency lighting, detection, alarms etc.
- 128. It has not done any work on residential sprinklers although it has one employee that has attended a training course and who is investigating the topic as a business opportunity. It has also talked to manufacturers of sprinkler products.
- 129. The respondent's concern and 'the feeling in the industry' is that when builders/developers request residential sprinklers, manufacturers provide certified components which a plumber (who is not specifically trained or certified as a sprinkler installer) would install as a system. A certified design would be provided by the manufacturer. The building control body would accept this solution at meeting the requirements of the building regulations. The respondent cited the parallel situation where (mains wired) smoke detectors are provided and these are installed by electricians.

130. He felt that this might be the model going forward as it was the cheapest solution to meet the requirement, although there is the issue of whether building control would accept this. He made the suggestion that Gas Safe could provide an additional module for the installation of residential sprinklers that plumbers could take. For example, there is already one for high pressure water tanks for showers. Therefore, he was currently reluctant to go down the certification route because of the expense involved.

#### Local Authority Building Control Body: 1

- 131. This is one of the largest building control bodies in the UK covering some 330,000 people in an area of 13 miles by 7 miles.
- 132. The respondent has had experience of residential sprinklers, although his department only deals with a handful of installations per year. Sprinklers are rare in the case of single dwelling houses where they might be installed in the case of loft conversions to protect means of escape.
- 133. Most of his experience is in apartment blocks where their large size or complex layout necessitates the provision of sprinklers. There is an issue of the cost and the 'Hollywood problem' (i.e. a whole array of sprinklers are set off simultaneously when normally only one is triggered) to overcome but usually the installation proceeds when the client realises that sprinklers can allow greater design freedom and costs can be brought down (£1,500-£1,800 per unit). The Building Control Body might work with the local fire and rescue service to facilitate this process.
- 134. Cost is obviously a key driver for clients. A more cost-conscious client might proceed down the mains water pressure route rather than tank and pump. If a client sub-contracts to a mechanical and electrical contractor then often they will install a tank and pump system as described in BS 9251.
- 135. The respondent has seen mains fed systems used and here the client is required to demonstrate adequate pressure (in accordance with the standard) by relevant testing usually in conjunction with fire and rescue service and/or local water company.
- 136. In the same way as commercial installations, he would expect to see certified products, design and installation to ensure compliance with building regulations. Moving forward he sees no real problems/burdens for Building Control Bodies, provided there is a level playing field. If there are wide ranging compliance costs then clients might migrate towards Approved Inspectors (Als).

#### Local Authority Building Control Body: 2

- 137. This Building Control Body covers a population the size of 300,000 with ten building control officers.
- 138. It has very little/zero experience of residential sprinklers so the respondent did not have too much to contribute.
- 139. His main concerns were storage of water in tanks if this was solution (including structural concerns) or maintaining an adequate pressure if this route was adopted. He would expect to see installations by competent persons to demonstrate compliance, and would not expect to see the requirements to place an undue burden on his officers.

#### Certification body

- 140. This certification body has two schemes: one for all types of sprinklers (industrial, commercial, residential etc.) and another, which uses BS 9251 as a template for the design, installation, commissioning and maintenance of residential sprinklers. It currently has 90 companies for the former but none for the latter (which has been in existence for the last 2-3 years).
- 141. The respondent suggested that the reason for lack of uptake for the residential scheme is that there are no drivers. Companies currently certified under the other scheme are already able to undertake residential sprinklers. Smaller companies who might be interested in the residential one are unlikely to follow the other route as the costs are too onerous (perhaps an additional £3k) but in the absence of drivers there is little interest. He is aware of 'non-competent' persons undertaking residential sprinkler installations.
- 142. The respondent also expressed concern that there have been partial protection installations, for example sprinkler protection of hallways for extensions/loft conversions rather than the whole house as called for by the British Standard.
- 143. He noted that the Welsh Government has called for independent third party installations which will mean that installations will need to be LPCB<sup>7</sup> or FIRAS certified.

#### Water company

144. The main areas of concern of the water companies are already discussed in the main body of the consultation document.

<sup>&</sup>lt;sup>7</sup> Loss Prevention Certification Board

- 145. A key issue for the company is guaranteeing sufficiently high mains pressure to ensure sprinklers work, and where the liability lies if a sprinkler system does not operate as intended. There is also an economic impact because it has to manage leaks from the network.
- 146. Therefore, it prefers prefer a tank and pump solution but there are issues of Legionella and contamination, so it is keen to ensure that there is a maintenance programme to reduce this risk. Mains fed systems are not necessarily immune to such problems as the separate feed to the system will still hold stagnant water.

#### Sprinkler association

- 147. The sprinkler association noted that there has been a general rise in interest in sprinkler systems with greater numbers of people attending training courses in their design, installation, maintenance and auditing. Whilst training is primarily of interest to the existing sprinkler community about 20% of attendees are plumbers with no previous experience. To date there has been little demand from Welsh companies or individuals working in Wales which is possibly down to lack of awareness presented by the proposal or they are waiting to see how the Measure will be implemented before committing to training.
- 148. Moving forward, it suggested that plumbers will undertake a fair proportion of the installations, particularly in the housing sector. However, plumbers may well seek sprinkler expertise in design and sizing of systems, at least initially. Care homes, HMOs<sup>8</sup> and student accommodation would more likely be undertaken by the certified and specialist sprinkler companies. This is a more mature market in light of experience particularly following Scottish legislation introduced in 2005 which requires all new care and residential homes to be fitted with sprinkler protection.
- 149. There is currently some confusion in the industry that all sprinkler systems need to be installed by certified installers. This is dependent on individual Local Authority Building Controls' interpretation of 'competent person' and whether this entails third party certification.
- 150. It does not feel that the costs and process of certification are that onerous for companies and is seeing many plumbing companies expressing interest in sprinkler installation, as well as existing fire detection and extinguisher companies looking to diversify. The challenge is for such companies to demonstrate competence on the first few installs, and often they will work in partnership with more experienced organisations at first.

<sup>&</sup>lt;sup>8</sup> Houses in Multiple Occupation

- 151. The association mentioned that care homes, in particular, can realise other benefits from installing sprinklers and suggested that in Scotland the sector is now much more receptive. For example, there are cost savings with respect to levels of night time staffing as this can be reduced in light of the provision of sprinklers. This is agreed in conjunction with local fire and rescue services as part of a care home's fire risk assessment.
- 152. The Housing Act gives local authorities powers to license premises and to require sprinklers. It mentioned that Aberystwyth was one of the first to require sprinklers in student accommodation and could see benefits in terms of reduced decanting costs as damage to buildings will be limited.
- 153. It suggested that there were significant differences in approach of water companies towards the provision of sprinklers. Some were not willing to support mains fed installations so that many would have to be tank and pump systems. However, with larger estates, there was greater scope to ensure adequate mains pressure was achieved.
- 154. The association is taking steps to highlight the proposal and facilitate its introduction. For example, it is producing leaflets (including some written in the Welsh language), organising conferences and generally engaging with the industry to raise awareness and provide guidance. In particular, a Welsh College is arranging practical vocational training in this field and is looking to create additional training capacity for Wales. Association members, particularly manufacturers and suppliers, are assisting with equipment and other resources. In addition, the association is exploring the possibility of securing nationally recognised approvals and vocational qualifications for persons working in the industry.

#### Care home provider

- 155. Currently manages 15 residential homes for older people: six in Cardiff, four in Torfaen, two in the Vale of Glamorgan, two in Bridgend and one in Caerphilly. In the last two years, it has developed two large residential and nursing homes in Bridgend and Caerphilly. Overall, it employs some 1,200 people, many of these working in the care homes.
- 156. For its new homes, it installs residential sprinklers as a matter of course, a decision it took some 6 to 7 years ago. There is an expectation by local fire and rescue services that sprinklers are installed to ensure the safety of residents. The homes it has recently constructed are examples of this. Tank and pump systems were installed and the main contractor employed a specialist sub-contractor to undertake the sprinkler installation.

- 157. There was the intention that installing sprinklers could be a compensatory measure which would mitigate the need for other measures (e.g. door closers which some old people find difficult to negotiate) but local building control departments are reluctant to accept this and so closers are retained. Sprinklers do mean that they can reduce the provision of portable fire fighting equipment although this is still provided in higher risk areas such as kitchens etc. Staff are therefore able to focus on helping residents to escape in the event of fire.
- 158. The company has acquired existing care homes but they are unlikely to retrofit sprinklers in these buildings because the disruption and decanting required would severely distress residents. It is also unlikely to acquire large manor-type houses and convert these to care homes.
- 159. Overall, the proposal is unlikely to have much impact on the care home business of the company. It does however have a social housing arm and so there would be a cost impact on any new housing it constructed which was estimated to be £4k to £5k per unit.

#### College providing student accommodation

- 160. Director of Estates and Facilities responsible for all aspects of the University. In total, it covers 90,000m<sup>2</sup> which consists of a mixture of 1960s and 1990s buildings all of which is low rise (<4 storeys). The University is just completing a £50m five-year building programme which is adding a further 8,000-9,000m<sup>2</sup>. He is a member of a committee of directors of university accommodation which meets regularly to discuss common issues.
- 161. Specifically, the University has two accommodation complexes each numbering 500 beds, one a 1960s building located on the teaching campus and another 1990s building located half a mile from the campus. None of these are currently sprinklered. There is an estimated shortfall of 400 beds but this is readily addressed by the private rented sector in the city. There is the possibility that the University could construct further accommodation units if space becomes available.
- 162. Whilst he supports the concept of installing sprinklers for protection of life and property in student accommodation, he remains to be convinced of the cost-benefit case. This is the general view held by the committee he is a member of, and it has informed the Welsh Government of its views. Over the last ten years there have been no deaths arising from fires and only one significant fire, although this did lead to major damage.

163. The concerns revolve primarily around the capital cost of installation as well as annual maintenance. This could ultimately lead to increases in student rents. There is also the issue of students setting off sprinklers and causing damage. It was felt that there were not significant savings in terms of compensatory measures as the layout of the accommodation units was relatively fixed, i.e. clusters of up to eight rooms/flats which are favoured by students as this promotes social groupings.